#### THE SIR ROBERT MCALPINE LIMITED STAFF PENSION AND LIFE ASSURANCE SCHEME

**ANNUAL REPORT** 

For the year ended 31 October 2020

The Sir Robert M<sup>c</sup>Alpine Limited Staff Pension and Life Assurance Scheme Eaton Court Maylands Avenue Hemel Hempstead Hertfordshire HP2 7TR

0333 566 1949 k.pearson@srm.com

#### TRUSTEES, EXECUTIVES AND PROFESSIONAL ADVISERS

#### Trustees

Cullum M<sup>c</sup>Alpine Michael B Anderson (member-nominated) (p) Andrew R Bolt (member-nominated) (d) Gillian Bush (member-nominated) (a) Katherine A Jarvis (i) Miles C Shelley (d)

(a) Active Member

(d) Deferred Member

(p) Pensioner

(i) Independent Trustee

#### Scheme Secretary

Kevin J Pearson

#### **Scheme Actuary**

Shireen Anisuddin of Hyman Robertson LLP

#### **Independent Auditor**

Deloitte LLP

#### **Investment Managers**

FIL Life Insurance Limited River and Mercantile Solutions Limited Pimco Shareholder Services BlackRock Investment Management (UK) Limited Threadneedle Investment Services Limited Pinebridge Investment Europe Limited

#### **Independent Financial Advisor**

CS Financial Solutions Limited (life assurance arrangements only)

#### Banker

Lloyds Bank plc

#### Custodians

KAS Bank N.V.

#### Solicitors

CMS Cameron McKenna LLP Geldards LLP Pinsent Masons LLP

#### Administrator

FIL Life Investments Limited (Defined Contribution section) Hymans Robertson LLP (Defined Benefit section)

#### THE SIR ROBERT MCALPINE LIMITED STAFF PENSION AND LIFE ASSURANCE SCHEME

#### TRUSTEES' REPORT

The Trustees of the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme (the "Scheme") present the Annual Report together with the audited financial statements for the year ended 31 October 2020.

The Scheme was established by a trust deed dated 21 October 1946. The Scheme aims to provide pensions related to members' earnings and contributions before retirement and pensions and lump sum benefits for widows and dependants. Employees of group companies can apply to become pension scheme members for admittance to the Scheme at monthly intervals.

The Scheme is run by Trustees who are responsible for its affairs. The Trustees meet regularly to discuss the affairs of the Scheme and to deal with any discretionary matters regarding benefits, such as early retirement and payment of death benefits. The power of appointment and removal of Trustees is invested in Sir Robert M<sup>c</sup>Alpine Limited, the principal employer. Three of the six Trustees are nominated by the members in accordance with the Occupational Pension Schemes (Member Nominated Trustees and Directors) Regulations 2006.

An independent Trustee was appointed during 2016. The remaining Trustees are drawn from the employees of Sir Robert M<sup>c</sup>Alpine Limited and the Scheme members. The Trustees who served during the year and to the date of this report are listed on page 1. Member Nominated Trustees' appointments expired on 31<sup>st</sup> December 2020. Nominations were sought from the Members and the three existing Trustees were re-appointed.

There were 10 Trustee Meetings during the year and the Trustees' attendance is as follows (including single item Meetings where the Trustees have provided comments and decisions via email):

Cullum M <sup>c</sup> Alpine	9
Michael B Anderson	8
Andrew R Bolt	7
Gillian Bush	10
Katherine A Jarvis	9
Miles C Shelley	10

Each Trustee is expected to ensure that he or she meets the Trustee knowledge and understanding requirements, including a working knowledge of the Scheme Rules, the Statement of Investment Principles ("SIP"), documents setting out the Trustees' policies, sufficient knowledge and understanding of the law relating to pensions and trusts and the principles relating to funding and investment. Where there is uncertainty, relevant advisors are referred to when necessary. A Skills and Training Log has been developed and is maintained by the Pensions Manager. General training is made available as part of, or in addition to, Trustee Meetings.

#### Membership

A statement showing the number of Scheme members appears below.

The Defined Benefit ("DB") section was closed to new members in 2002 and thereafter, new members joined the Defined Contribution ("DC") section of the Scheme. The DB section ceased accruing future benefits as at 30 November 2017 and all remaining active members were transferred to the DC section.

The same Member may be included within both the DB and DC sections of the Scheme, and some may have more than one period of service and so are included more than once.

Members retiring from the DC section of the Scheme have to transfer their funds out of the Scheme in order to access their benefits.

#### THE SIR ROBERT MCALPINE LIMITED STAFF PENSION AND LIFE ASSURANCE SCHEME

#### **TRUSTEES' REPORT (continued)**

#### Membership (continued)

Membership Statistics		
	Defined	Defined
	Benefit	Contribution
Active Members		
At the beginning of the year	-	1,468
New members joining	-	315
Members retiring	-	(12)
Members leaving - retaining an entitlement	-	(147)
Members leaving - not retaining an entitlement	-	(8)
Deaths	-	(1)
At the end of the year		1,615
At the end of the year		1,015
Deferred Members		
At the beginning of the year	838	761
Members retiring	(42)	(4)
Members leaving - retaining an entitlement	-	147
Members leaving - not retaining an entitlement	(2)	(50)
Deaths	(2)	(1)
At the end of the year	792	853
Pensioners		
At the beginning of the year	847	-
Members retiring	42	-
Deaths	(39)	-
At the end of the year	850	-
Pension Beneficiaries		
At the beginning of the year	289	-
New spouse and dependents' pension	26	-
Cessation of dependents' pension	(22)	-
At the end of the year	293	
At the end of the year		
Total membership	1,935	2,468
L		

#### Actuarial liabilities

As required by Financial Reporting Standard 102, "The Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland" (FRS102), the financial statements do not include liabilities in respect of promised retirement benefits.

Under Section 222 of the Pensions Act 2004, every scheme is subject to the Statutory Funding Objective, which is to have sufficient and appropriate assets to cover its technical provisions. The technical provisions represent the present value of the benefits to which members are entitled, based on pensionable service to the valuation date, assessed using the assumptions agreed between the Trustees and the Employer and set out in the Statement of Funding Principles, as noted below.

The 2018 valuation and related Recovery Plan remain on-going and the Pensions Regulator ("tPR") has been informed. An initial, minor delay in concluding the Valuation was agreed with tPR but this was extended further due to the coronavirus outbreak and subsequently, by the finalisation of the documentation supporting the Recovery Plan. Although these have yet to be submitted, a new Recovery Plan has been agreed in principle which includes increased contributions from the Employer and other measures to support the Employer Covenant. As this Plan has not yet been formally signed and submitted, no details are provided here.

Martin West of Capita Employee Benefits Limited, the former independent actuary to the Scheme, conducted his actuarial valuation based on the value of the Scheme at 31 October 2015. The report revealed that the Scheme's assets covered 78% of the future liabilities and a Recovery Plan was implemented (see below). The actuarial statement as at 31 October 2015 and the actuary's certificate in relation to the Schedule of Contributions are attached at the end of this Annual Report.

#### 2015

£(107.6)m

78%

Pre-retirement rate	gilt yield curve + 2.25%
Post-retirement rate	gilt yield curve + 1.0%
Pensionable salary increases	2.0%
Price inflation (RPI)	Inflation yield curve - 0.3%
Price inflation (CPI)	inflation yield curve - 1.0%
Deferred pension increases	CPI
Pension in payment increases	2.5% - 5.0%
Summary funding statement	
	£m
Value of assets per 31 October 2015 valuation	£372.0m
Value of future liabilities per 31 October 2015 valuation	£479.6m

#### Recovery plan

Funding level

Deficit as at 31 October 2015

A Recovery Plan was implemented following the 2015 valuation and this resulted in the employers agreeing to make additional contributions of £8.0m p.a. The first of these contributions was made during 2017.

These contributions were planned to cover the future accrual of benefits, the shortfall in funding and an allowance for expenses and the Pension Protection Fund (PPF) levy. These contributions are expected to eliminate the shortfall by 1 November 2028, which represents a 12 year recovery plan.

As noted above, the 2018 valuation and related Recovery Plan have yet to be submitted. The Employer has, from January 2021, increased its contributions in line with the 2018 Recovery Plan which has been agreed in principle.

#### **Pension increases**

The table below provides the recent increases applied to both Pensions in Payment and Deferred Pensions.

#### Pensions in Payment

Increases to Pensions in Payment are dependent upon when the benefits were accrued and are defined in the Scheme Rules. Some Pensions in Payment include a discretionary increase of 2.5%.

	Minimum	Maximum	Average
	%	%	%
2018	2.5	2.5	2.5
2019	2.5	3.8	2.8
2020	2.5	3.3	2.6

#### **Deferred Pensions**

Deferred pensions are increased in one of two ways, dependent upon the levels of contributions chosen by the Member before the Section of the Scheme closed to future accrual in December 2017. Members who chose the lower level of contributions have their pensions increased in line with CPI. All Deferred Members for 2017 received increases in line with CPI. Those who chose the higher level are noted below:

	CPI	Minimum	Maximum	Average
	%	%	%	%
2018	3.0			
2019	2.4	2.4	3.3	2.9
2020	1.7	1.7	2.4	2.2

#### **Transfer values**

Transfer values are determined by the Trustees having taken the advice of the Actuary. All transfer values were offered at the full cash equivalent of early leavers' non-discretionary rights in the Scheme and did not take account of discretionary benefits. Transfers out of the Scheme are shown in the membership statistics below and the monetary values are included within the Fund Account within the financial statements.

Defined Benefit transfers out were temporarily suspended during the year due to the market volatility resulting from the Covid-19 outbreak. Before this suspension, a discount of 7% was applied to the transfer value in order to reflect the Scheme deficit. The discount was increased to 28% once transfer values were re-instated and this will be reviewed following finalisation of the 2018 Triennial Valuation.

#### **Compliance statement**

A statement containing additional information about the Scheme is attached on page 8.

#### **Financial review**

The 31 October 2020 audited financial statements, set out on pages 13 to 29, provide an overview of the Scheme's contributions and benefits, and its net assets statement at that date. They have been prepared and audited in accordance with regulations made under Section 41(1) and (6) of the Pensions Act 1995.

#### Investment policy and performance

River and Mercantile Solutions Limited acts as investment manager within guidelines set out by the Trustees. Pimco Shareholder Services, BlackRock Investment Management (UK) Limited, Threadneedle Investment Services Limited and Pinebridge Investment Europe Limited act as investment managers on a non-discretionary basis. FIL Life Insurance Limited manage the assets of the defined contribution section on a passive basis. The Trustees review these guidelines from time to time.

The Trustees receive quarterly reports from their investment advisors, for both the defined benefit and defined contributions sections and these are compared to pre-determined benchmarks.

The defined benefit investment manager reports at least quarterly to the Trustee Board. A copy of the investment report prepared by River and Mercantile Solutions Limited is included at the end of this Report. This includes the breakdown of the different asset classes of the Scheme, the risks attached to these investments and investment performance.

The defined contribution investment manager reports on a regular basis to the Trustee Board, dependent on the performance of the investments. Details of the investment returns over 1, 3 and 5 years are included in the "Investment Report for the year to 31<sup>st</sup> October" included at the end of this Report,

The Trustees have delegated management of investments to professional investment managers, as noted above. These managers are regulated by the Financial Conduct Authority in the U.K. and manage the investments within the parameters set out in Investment Management Agreements, which are designed to ensure compliance with the objectives and policies set out in the respective SIPs. The mandates put in place by the Trustees specify how rights attaching to the Scheme's investments are acted upon and include a requirement to consider social, ethical and environmental factors.

The Trustees have issued a Statement of Investment Principles as required by Section 35 of the Pensions Act 1995 and copies are available from them on request.

The Defined Benefits have, on occasion, moved outside of the parameters set within the Statement of Investment Principles. These deviations were fully explained by the Investment Manager to the Trustees, who were satisfied that the departures were due to timing and were not considered sufficiently material to require immediate action.

#### **Summary of contributions**

The Summary of Contributions is detailed in Note 4 to this Annual Report.

Required by the Schedule of Contributions

	DB 2020 £000	DC 2020 £000	<b>Total</b> <b>2020</b> £000	DB 2019 £000	DC 2019 £000	<b>Total</b> <b>2019</b> £000
Contributions:						
Members' - ordinary	-	123	123	-	133	133
Employers' - ordinary	-	14,275	14,275	-	13,606	13,606
- deficit	8,000	-	8,000	8,000	-	8,000
Total contribution required by the Schedule of Contributions and reported on by the Scheme audit	8,000 or	14,398	22,398	8,000	13,739	21,739
Members' additional voluntary contributions	3	1,349	1,352	6	1,225	1,231
	8,003	15,747	23,750	8,006	14,964	22,970

#### Custody of assets

The assets of the Scheme are placed for safe-keeping with custodians and legal representatives as appointed by the Trustees.

#### **Employer-related investment**

Details of Employer-related investments are disclosed in Note 9 to this Annual Report.

#### Coronavirus

The Trustees, and their Advisors, have continually monitored the impact of the coronavirus outbreak which escalated in the early part of 2020 and remains on-going. The Scheme's assets are linked to the global economy and the outbreak resulted in unprecedented levels of volatility in the investment markets during the first quarter of 2020. Although much of this volatility appears to have diminished, there remain uncertainties in the short-term and long-term, and action has either been taken by the Trustees or was already in place, to mitigate any negative impact.

#### Brexit

The U.K. formally left the European Union on 31 December 2020. As the vast majority of Members reside in the U.K., this has not had an impact on either the contributions or the payment of pensions. Any economic consequences, and how this affects the Scheme's investments, will continue to be monitored alongside all other factors which may have an impact.

#### **GMP Equalisation**

The Trustees are aware that GMP Equalisation will have an impact on the Scheme's liability and the Scheme Actuary has been engaged to assess the extent of the impact. A final calculation of the adjustment to future benefits and payment arrears has not yet been completed.

#### **Further information**

Further information about the Scheme in general, or about entitlement to benefits, may be obtained from the Secretary to the Trustees at the address shown at the front of this report.

#### **Compliance Statement**

#### **Tax Status of Scheme**

The Scheme is a registered scheme under the Finance Act 2004, and therefore certain of the Scheme's income and gains are free from taxation. Members of the defined benefit section of the Scheme were, until 5 April 2016, contracted out of the State Second Pension whereas members of the defined contribution section are not. From 6 April 2016, members of the defined benefit section were no longer contracted out.

#### **Complaint Resolution**

Most formal complaints are expected to be resolved under the Disputes Resolution Procedure. Complainants may wish to contact the Pension Ombudsman to assist in the process and they can be contacted at 10 South Colonnade, Canary Wharf, London, E14 4PU (tel: 0800 917 4487) or at <u>enquiries@pensions-ombudsman.org.uk</u> or www.pensions-ombudsman.org.uk.

In addition, the Pensions Regulator can become involved if the Trustees, Employer or any of the Scheme's Advisors are considered to not be correctly carrying out their duties. They can be contacted at Napier House, Trafalgar Place, Brighton, BN1 4DW (tel: 0345 600 1011) or at <u>customersupport@tpr.gov.uk</u> or www.thepensionsregulator.gov.uk.

Signed on behalf of the Trustees

CULLUM M<sup>C</sup>ALPINE

Date: 28<sup>th</sup> May 2021

#### STATEMENT OF TRUSTEES' RESPONSIBILITIES

#### **Trustees Responsibilities in Respect of the Financial Statements**

The financial statements, which are prepared in accordance with United Kingdom Generally Accepted Accounting Practice, including the Financial Reporting Standard applicable in the UK ("FRS 102"), are the responsibility of the Trustees. Pension scheme regulations require, and the Trustees are responsible for ensuring, that those financial statements:

- 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 that year of the assets and liabilities, other than liabilities to pay pensions and benefits after the end of the Scheme year;
- 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, including making a statement whether the financial statements have been prepared in accordance with the relevant reporting financial reporting framework applicable to occupational pension schemes.

In discharging the above responsibilities, the Trustees are responsible for selecting suitable accounting policies, to be applied consistently, making any estimates and judgements on a prudent and reasonable basis, and for the preparing of the financial statements on a going concern basis unless it is inappropriate to presume that the Scheme will not be wound up.

The Trustees are also responsible for making available certain other information about the Scheme in the form of an Annual Report.

The Trustees also have a general responsibility for ensuring that adequate accounting records are kept and for taking such steps as are reasonably open to them to safeguard the assets of the Scheme and to prevent and detect fraud and other irregularities including the maintenance of an appropriate system of internal control.

This Report will be available on the Employer's website. The Trustees are responsible for the maintenance and integrity of the corporate 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.

#### **Trustees Responsibilities in Respect of Contributions**

The Trustees are responsible under pensions legislation for preparing, maintaining and from time to time, reviewing and if necessary revising a Schedule of Contributions showing the rates of contributions payable towards the Scheme by or on behalf of the Employer and the active members of the Scheme and the dates on or before which such contributions are to be paid.

The Trustees are also responsible for keeping records in respect of contributions received in respect of any active member of the Scheme and adopting risk-based processes to monitor whether contributions are made to the Scheme by the Employer in accordance with the Schedule of Contributions. Where breaches of the Schedule occur, the Trustees are required by the Pensions Acts 1995 and 2004 to consider making reports to The Pensions Regulator and the members.

Independent auditor's report to the trustees of the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme

#### Report on the audit of the financial statements

#### Opinion

In our opinion the financial statements of the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme (the 'scheme'):

- show a true and fair view of the financial transactions of the Scheme during the year ended 31 October 2020 and of the amount and disposition at that date of its assets and liabilities, other than the liabilities to pay pensions and benefits after the end of the year;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice, including Financial Reporting Standard 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.

We have audited the financial statements which comprise:

- the fund account;
- the statement of net assets; and
- the related notes 1 to 15.

The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland" (United Kingdom Generally Accepted Accounting Practice).

#### **Basis for opinion**

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report.

We are independent of the scheme in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the Financial Reporting Council's ('FRC's') Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### Conclusions relating to going concern

We are required by ISAs (UK) to report in respect of the following matters where:

- the trustees' use of the going concern basis of accounting in preparation of the financial statements is not appropriate; or
- the trustees have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the scheme's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the financial statements are authorised for issue.

We have nothing to report in respect of these matters.

#### **Other information**

The trustees are responsible for the other information. The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in respect of these matters.

## Independent auditor's report to the trustees of the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme (continued)

#### **Responsibilities of trustees**

As explained more fully in the statement of trustees' responsibilities, the trustees are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the trustees determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the trustees are responsible for 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 the trustees either intend to liquidate the scheme or to cease operations, or have no realistic alternative but to do so.

#### Auditor's responsibilities for the audit of the financial statements

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 an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a 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 the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

A further description of our responsibilities for the audit of the financial statements is located on the FRC's website at: <u>www.frc.org.uk/auditorsresponsibilities</u>. This description forms part of our auditor's report.

#### Use of our report

This report is made solely to the Scheme's trustees, as a body, in accordance with Regulation 3 of the Occupational Pension Schemes (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996 made under the Pensions Act 1995. Our audit work has been undertaken so that we might state to the Scheme's trustees those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Scheme's trustees as a body, for our audit work, for this report, or for the opinions we have formed.

Jelette LLE

Deloitte LLP Statutory Auditor Birmingham, United Kingdom

Date 1 June 2021

# Independent auditor's statement about contributions to the trustees of the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme

We have examined the summary of contributions to the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme for the Scheme year ended 31 October 2020 as set out on page 6.

#### Qualified statement about contributions payable under the Schedule of Contribution.

In our opinion, except for the effects of the departure from the Schedule of Contributions, contributions for the Scheme year ended 31 October 2020, as reported in the summary of contributions and payable under the schedule of contributions have in all material respects been paid at least in accordance with the schedule of contributions certified by the actuary on 28 September 2017.

#### Basis for qualified statement about contributions

As explained in Note 4, the contributions receivable by the Scheme during the year have been made in accordance with the relevant Schedule of Contributions, except for the Deficit Contribution from the Employer due on the 30 April 2020 ( $\pounds$ 2.0m). This was delayed due to the Covid-19 outbreak and was approved by the Trustees. It was paid in full in June. As also explained in Note 4, some members agreed to reduce their contributions to the scheme as part of the Employer's response to the Covid-19 outbreak. This resulted in an estimated underpayment of  $\pounds$ 1.2m of contributions in respect of members.

#### 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 on page 4 have in all material respects been paid at least in accordance with the schedule 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 schedule of contributions.

#### Respective responsibilities of trustees and the auditor

As explained more fully in the statement of trustees' responsibilities, the Scheme's trustees are responsible for preparing, and from time to time reviewing and if necessary revising, a schedule of contributions and for monitoring whether contributions are made to the scheme by the employer in accordance with the schedule of contributions.

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

#### Use of our report

This statement is made solely to the trustees, as a body, in accordance with Regulation 4 of the Occupational Pension Schemes (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996 made under the Pensions Act 1995. Our work has been undertaken so that we might state to the trustees those matters we are required to state to them 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 trustees as a body for our work, for this statement, or for the opinion we have formed.

Deloitte LLP Statutory Auditor Birmingham, United Kingdom

Date 1 June 2021

#### THE SIR ROBERT MCALPINE LIMITED STAFF PENSION AND LIFE ASSURANCE SCHEME

#### FUND ACCOUNT For the year ended 31 October 2020

For the year ended 31 October 2020							
	Notes	DB 2020 £000	DC 2020 £000	<b>Total</b> 2020 £000	DB 2019 £000	DC 2019 £000	<b>Total</b> <b>2019</b> £000
CONTRIBUTIONS AND BENEFITS		~000	2000	~000	~000	2000	~000
Contributions:	3(d),4	ŀ					
Employers - normal		-	14,275	14,275	-	13,606	13,606
- deficit		8,000	-	8,000	8,000	-	8,000
Members - normal		-	123	123	-	133	133
- additional voluntary		3	1,349	1,352	6	1,225	1,231
Total Contributions		8,003	15,747	23,750	8,006	14,964	22,970
Transfers in		-	1,355	1,355	-	892	892
		8,003	17,102	25,105	8,006	15,856	23,862
		0,005	17,102	25,105	0,000	15,650	25,002
Pensions		18,674	-	18,674	18,118	-	18,118
Annual and lifetime allowance tax deduct	ions	74	19	93	6	-	6
Commutations and lump sum retirement	2(z)	4.045	520	1 577	2 772	005	2 (57
benefits Lump sum death benefits	3(e) 3(f)	4,045 14	532 257	4,577 271	2,772	885	3,657
Individual transfers out to other schemes	3(g)	643	4,465	5,108	4,261	4,608	8,869
Provision for pension back payments	12	-	-	-	8,000	-	8,000
Life assurance premiums		-	68	68	-	44	44
Administration expenses	5	2,487	85	2,572	2,100	18	2,118
		25,937	5,426	31,363	35,257	5,555	40,812
Net (withdrawals)/additions from							
dealings with members		(17,934)	11,676	(6,258)	(27,251)	10,301	(16,950)
NET RETURNS ON INVESTMENTS			0	5 500	5 (51)	17	5 (01
Investment income	3(a),7 9	5,715	8	5,723	5,674	17	5,691
Change in market value of investments Foreign exchange differences on cash	9	23,601 (29)	(7,091)	16,510 (29)	73,995 72	9,713	83,708 72
Investment management expenses	8	(832)	-	(832)	(1,650)	-	(1,650)
investment multiperion expenses	0			(052)			
Net Returns on Investments		28,455	(7,083)	21,372	78,091	9,730	87,821
Net increase in the fund during the year		10,521	4,593	15,114	50,840	20,031	70,871
NET ASSETS OF THE SCHEME At Beginning of Year		489,560	113,497	603,057	438,720	93,466	532,186
At End of Year		500,081	118,090	618,171	489,560	113,497	603,057

The accompanying notes on pages 15 to 28 are an integral part of these financial statements.

#### NET ASSETS STATEMENT AVAILABLE FOR BENEFITS As at 31 October 2020

	Notes	DB 2020 £000	DC 2020 £000	<b>Total</b> 2020 £000	DB 2019 £000	DC 2019 £000	<b>Total</b> <b>2019</b> £000
Investment Assets							
Equities		26,272	-	26,272	27,477	-	27,477
Fixed interest securities		132,241	-	132,241	121,247	-	121,247
Pooled investment vehicles							
- designated to members		8,076	114,917	122,993	9,338	110,395	119,733
- not designated to members		307,007	-	307,007	282,349	-	282,349
Property		7,000	-	7,000	7,000	-	7,000
Derivatives – gross assets		50,319	-	50,319	66,391	-	66,391
Funds with brokers		-	-	-	3,303		3,303
		530,915	114,917	645,832	517,105	110,395	627,500
Investment Liabilities							
Derivatives – gross liability		(26,623)	-	(26,623)	(26,537)	-	(26,537)
Funds with brokers		(1,089)	-	(1,089)	-	-	-
Total Investments	9	503,203	114,917	618,120	490,568	110,395	600,963
Current assets	11	5,780	3,514	9,294	8,112	3,139	11,251
Current liabilities	12	(8,902)	(341)	(9,243)	(9,120)	(37)	(9,157)
Net assets available for benefits		500,081	118,090	618,171	489,560	113,497	603,057

The accompanying notes on pages 15 to 28 are an integral part of these financial statements.

The financial statements summarise the transactions of the Scheme and deal with the net assets at the disposal of the Trustees. They do not take account of obligations to pay pensions and benefits which fall due after the end of the Scheme period. The actuarial position of the Scheme, which does take account of such obligations, is dealt with in the Report on Actuarial Liabilities on page 2 and these financial statements should be read in conjunction with it. Defined Contribution assets are allocated to provide benefits to the individuals on whose behalf the contributions were paid.

The financial statements on pages 13 to 28 were approved by the Trustees on 28<sup>th</sup> May 2021

Signed on behalf of the Trustees

CULLUM M<sup>C</sup>ALPINE (Trustee) 

#### 1. IDENTIFICATION OF FINANCIAL STATEMENTS

The Scheme is established under English Trust Law. The address for any enquiries is:

The Pensions Manager, Sir Robert McAlpine Limited Staff and Life Assurance Scheme, Eaton Court, Maylands Avenue, Hemel Hempstead, Herts, HP2 7TR

The Scheme is a registered pension scheme under Chapter 2, Part 4 of the Finance Act 2004 and therefore contributions made by the employers and employees are normally eligible for tax relief, and any income or capital gains earned by the Scheme receive preferential tax treatment.

There are two sections within the Scheme – a defined benefit ("DB") section, which is closed to both new entrants and any future accrual (other than those applicable to deferred members) and a defined contribution ("DC") section, which is open to new members.

#### 2. BASIS OF PREPARATION

The financial statements have been prepared in accordance with the Occupational Pension Scheme (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, Financial Reporting Standard 102 ("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 ("SORP") (revised 2018).

In June 2018, a revised SORP was issued which is applicable to accounting periods on or after 1 January 2019. The trustees have adopted the revised SORP for the first time in these financial statements. The adoption of the revised SORP has had no material impact on the financial statements, although it has required certain additions or amendments of disclosures in the financial statements.

#### 3. ACCOUNTING POLICIES

The financial statements have been prepared on an accruals basis. The following accounting policies have been applied consistently in the current and preceding years.

#### (a) Investment income

Investment income is recognised on the following bases:

Interest and dividends on securities declared on or before 31 October 2020.

Interest on deposits on a day-to-day basis.

Investment income is recognised in the accounts net of associated tax credits which are not recoverable by the Scheme. Any overseas withholding tax is recognised as income, but where this is not recoverable by the Scheme, it is shown separately as a tax charge.

#### (b) Investments

Investment assets and liabilities are included in the financial statements at fair value. Where separate bid and offer prices are available, the bid price is used for investment assets and the offer price for investment liabilities. Otherwise, the closing single price, single dealing price, or most recent transaction price is used.

The methods of determining fair value for the principal classes of investments are:

Pooled investment vehicles are included at the closing bid price or, if single priced, at the closing single price as advised by the investment managers.

Equities and fixed interest securities are included at the closing bid price. Fixed interest securities include any accrued interest.

Forward foreign currency contracts have been put in place by the Trustees to reduce the currency exposure of overseas investments to a targeted level. These are over the counter contracts and 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. They are shown at their fair value in the Net Assets Statement.

#### 3. ACCOUNTING POLICIES (continued)

#### (b) Investments (continued)

The Trustees have implemented a bespoke liability hedging strategy via interest and inflation rate swaps which aims to reduce the sensitivity to changes in interest and inflation rates by reducing the impact of any movements. The current value of future cash flows arising from the swap is determined using discounted cash flows and market data at the reporting date.

The unquoted investments relate to Public-Private Partnership (PPP) investments held in the year. One of these is an employer related investment as noted in Note 9. The PPP investments are valued at an appropriate fair value based on discounted cash flows taking into account any changes to anticipated returns on investment (including distributions and assumed RPI) and the discount rate used. The unwinding of the discount is taken as investment income.

The change in 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.

Investment properties have been valued at least every three years at open market value by an appropriately qualified professional valuer. The only investment property held was valued as at 31 October 2020 by an independent and appropriately qualified professional valuer.

#### (c) Presentation Currency

The Scheme functional and presentation currency is pounds sterling. Monetary items denominated in foreign currency are translated into sterling using the closing exchange rates at the Scheme year end. Foreign currency transactions are recorded in sterling at the spot exchange rate at the date of the transaction.

#### (d) Contributions receivable

Contributions are accounted for on an accruals basis. Contributions are paid in accordance with the relevant Schedule of Contributions in force.

#### (e) Benefits payable

Benefits payable are payable monthly in advance and include all valid benefit claims notified to the Trustees during the Scheme year. A Member may choose to take part of their pension benefits as a lump sum (current legislation allows up to 25% to be taken tax free) at the commencement of the benefits being paid.

#### (f) Death benefits

Death benefits are paid out of the Scheme assets and include all valid claims notified to the Trustees during the Scheme year.

#### (g) Transfer values

Transfer values from and to other pension arrangements represent the amounts received and paid and relate to leavers whose transfers have been agreed by the Trustees during the Scheme year.

#### (h) Additional Voluntary Contributions (AVC)

All additional voluntary contributions are recognised as forming part of the overall assets under the supervision and stewardship of the Trustees and accordingly they have been included within the net assets of the Scheme. Contributions received from members and monies payable by the Trustees in respect of benefits arising under AVC arrangements have similarly been included within the Fund Account.

#### 4. CONTRIBUTIONS RECEIVABLE

	DB 2020 £000	DC 2020 £000	<b>Total</b> 2020 £000	DB 2019 £000	DC 2019 £000	<b>Total</b> <b>2019</b> £000
<b>Employer Contributions</b> Employers' normal contributions Deficit contributions	8,000	14,275	14,275 8,000	- 8,000	13,606	13,606 8,000
	8,000	14,275	22,275	8,000	13,606	21,606
Employee contributions Members' normal contributions	-	123	123	-	133	133
Members' additional voluntary contributions	3	1,349	1,352	6	1,225	1,231  1,364
Total	8,003	15,747	23,750	8,006	14,964	22,970

The contributions receivable by the Scheme during the year have been made in accordance with the relevant Schedule of Contributions, except for the Deficit Contribution from the Employer due on the 30 April 2020 (£2.0m). This delay was as a result of the Covid-19 outbreak and was in line with tPR guidelines issued in response to the pandemic. The delay was approved by the Trustees, and full payment was made in June. The Pensions Regulator was informed at the time and raised no concerns.

Employers' normal contributions include salary sacrifice contributions. Members' contributions to the Defined Benefit section of the Scheme are no longer permitted, other than payments made to correct an error.

During the current year, deficit contributions of £8.0m were made as per the Schedule of Contributions dated 28 September 2017 in relation to the Recovery Plan which shows deficit contributions of £8.0m will be made every year until 2027. This Recovery Plan has now been superseded by the 2018 Recovery Plan as noted in the Trustees' Report above.

Defined Contribution payments into the Scheme were paid on a timely basis. As a result of measures required to be undertaken by some of the Employers following the Covid-19 outbreak, a number of Members were furloughed, accepted a temporary pay cut or reduced their hours of work. As a result, contributions for a period of time were not in line with the Scheme Rules and the definition of Pensionable Salary as Members could opt to take a contribution holiday or base their contributions on their reduced earnings. This deviation from the Rules was approved by the Trustees. As a result, £0.3m of contributions were not made as a result of pension contribution holidays and £0.9m of contributions were not made as a result of the Members' temporarily reduced income.

All contributions outstanding at the year-end were received on or before 19 November 2020 as required by the Schedule of Contributions.

#### 5. ADMINISTRATION EXPENSES

	DB	DC	Total	DB	DC	Total
	2020 £000	2020 £000	<b>2020</b> £000	2019 £000	2019 £000	<b>2019</b> £000
	£000	£000	£000	£000	£000	£000
Actuarial and administrative fees	396	-	396	390	-	390
Legal and other professional fees	282	64	346	318	2	320
Audit	16	15	31	15	13	28
Statutory levy	1,768	4	1,772	1,373	3	1,376
Other costs	25	2	27	4	-	4
	2,487	85	2,572	2,100	18	2,118

The Scheme does not reimburse Sir Robert M<sup>c</sup>Alpine Limited for any expenses that are incurred by the company except where it is acting as agent for the Scheme.

#### 6. TAXATION

The Scheme was an exempt approved scheme under the Income and Corporation Taxes Act 1988 and is now registered under the Finance Act 2004. It therefore does not bear United Kingdom income tax and capital gains tax.

#### 7. INVESTMENT INCOME

	DB	DC	Total	DB	DC	Total
	2020	2020	2020	2019	2019	2019
	£000	£000	£000	£000	£000	£000
Income from fixed interest securities	1,932	-	1,932	1,644	-	1,644
Dividends from equities	2,655	-	2,655	2,441	-	2,441
Income from pooled investment vehicles	1,612	-	1,612	1,943	-	1,943
Net income from property	(567)	-	(567)	(441)	-	(441)
Interest on cash deposits	17	8	25	33	17	50
Management fees	66	-	66	54	-	54
	5,715	8	5,723	5,674	17	5,691

Income from Property is net of costs, which include refurbishment costs not capitalised and dilapidation recoveries.

#### 8. INVESTMENT MANAGEMENT EXPENSES

	DB 2020 £000	DC 2020 £000	<b>Total</b> 2020 £000	DB 2019 £000	DC 2019 £000	<b>Total</b> <b>2019</b> £000
Bank and interest charges Investment management costs	2 830	-	2 830	2 1,648	-	2 1,648
	832		832	1,650		1,650

#### 9. INVESTMENTS

#### **Reconciliation of net investments**

Reconcination of net investments		Purchases			
		at	Sales		
	Market	cost and	proceeds and	Change in	Market
	Value	derivative	derivative	Market	Value
	at 31.10.19	payments	receipts	Value	at 31.10.20
	£000	£000	£000	£000	£000
<b>Defined Benefit Section</b>					
(not designated to members other than w	where stated)				
Equities	27,477	-	-	(1,205)	26,272
Fixed interest securities	121,247	120,111	(117,234)	8,117	132,241
Pooled investment vehicles					
- designated to members	9,338	748	(1,436)	(574)	8,076
- not designated to members	282,349	208,671	(184,188)	175	307,007
Property	7,000	-	-	-	7,000
Derivatives	39,854	3,527	(36,455)	16,770	23,696
	487,265	333,057	(339,313)	23,283	504,292
Funds with brokers	3,303			318	(1,089)
	490,568			23,601	503,203
<b>Defined Contribution Section</b> Pooled investment vehicles					
(designated to members)	110,395	22,641	(11,028)	(7,091)	114,917
(designated to memoers)	110,575	22,011	(11,020)	(1,0)1)	11,917
	600,963			16,510	618,120

#### **Pooled Investment Vehicles**

The Scheme's investments in pooled investment vehicles at the year-end comprised

Defined Benefit Section	2020 £000	2019 £000
Equity Bonds Commodities Property	231,878 79,422 3,750 33	256,268 35,387 - 32
	315,083	291,687

Pooled Investment Vehicles designated to Members within the Defined Benefit Section relate to contributions (Employer and Member) invested into Defined Contribution investment funds, while Members remained within the Defined Benefit Section of the Scheme.

#### 9. INVESTMENTS (continued)

Defined Contribution Section	2020 £000	2019 £000
Diversified growth funds	114,917	110,395
	114,917	110,395
Investment Transaction Costs		
Investment Transaction Costs		
Direct transaction costs during the year were as follows:		
Defined Benefit Section		
	2020	2019
	£000	£000
Custody fees	58	51
Custody transaction fees	7	3
Fees	-	3
	65	57

In addition to the costs noted above, indirect costs were also incurred such as bid-offer spread on investments. It has not been possible for the Trustees to quantify such indirect transaction costs.

#### Property

The wholly owned investment property is situated in the United Kingdom. The most recent independent valuation was carried out by a Knight Frank LLP (RICS Registered Valuer) at 31 October 2020 and based on the market value. This valued the property at  $\pounds$ 7,000,000. (2019 – internally valued, based on market value, at  $\pounds$ 7,000,000). This assumes a market rent of  $\pounds$ 15 per sq ft and a yield of 7.75%.

#### Forward Foreign Exchange Contracts and Interest and Inflation Rate Swaps

The Trustees have authorised the use of derivatives by their Investment Manager as part of their overall investment strategy for the Scheme.

	2020 Assets £000	2020 Liabilities £000	2019 Assets £000	2019 Liabilities £000
Forward FX Contracts	7	159	54	18
Interest Rate Swaps	46,162	22,851	65,307	24,700
Inflation Rate Swaps	2,468	2,151	576	840
Total Return Swaps	965	829	329	979
Swaptions	-	633	-	-
Derivative options	717	-	125	-
	50,319	26,623	66,391	26,537

#### 9. INVESTMENTS (continued)

#### **Swaps Nature**

The Scheme held the following Over The Counter ("OTC") swaps:

	Notional	Asset	Liability
	Amount	value	value
	£000	£000	£000
Interest Rate Swaps			
0-10 Years (12 contracts)	443,060	3,643	22,638
11-20 Years (6 contracts)	98,520	22,563	213
21-30 Years (4 contracts)	45,020	8,805	-
31-40 Years (3 contracts)	23,800	6,636	-
41-50 Years (3 contracts)	16,690	4,515	-
	627,090	46,162	22,851
Inflation Swaps			
0-10 Years (8 contracts)	130,136	1,448	1,283
11-20 Years (5 contracts)	35,556	1,020	868
	00,000	1,020	000
	165,692	2,468	2,151
Total Return Swaps			
0-10 Years (11 contracts)	98,956	965	829
Swaptions			
0-10 Years (8 contracts)	98,956	-	633
Derivative Options			
0-10 Years (4 contracts)	-	717	-
Total Swap Contracts 2020	964,250	50,312	26,464
			<u> </u>
Total Swap Contracts 2019	732,648	66,337	26,519

The notional amounts shown above are the amounts on which interest is payable/receivable as described in the nature of the swap. At the end of the year, the Scheme held the following collateral in respect of the OTC Swaps.

#### 9. INVESTMENTS (continued)

	2020 Nominal £000	2020 Fair Value £000	2019 Nominal £000	2019 Fair Value £000
Barclays Bank: Bonds	14,898	24,110	9,073	32,190
Citi Bank: Cash	2,110	2,110	640	640
Lloyds Bank: Bonds	769	1,282	17	33
		27,502		32,863

#### **Forward Foreign Exchange Contracts**

The Trustees aim to mitigate the investment portfolio foreign exchange exposure by means of forward exchange contracts, all of which mature within one year of the year end.

Contract	Settlement Date	Currency Bought	Currency Value	Aggregate Asset £000	Aggregate Liability £000
Forward OT	C 27/01/2021	USD	15,403,800	-	146
Forward OT	C 27/01/2021	USD	1,680,000	1	-
Forward OT	C 27/01/2021	EUR	1,267,700	5	-
Forward OT	C 27/01/2021	JPY	141,170,000	-	13
Forward OT	C 27/01/2021	JPY	15,230,000	1	-
Total 2020				7	159
Total 2019				54	18

#### **Employer-Related Investments**

One investment, included within Equities, consists of 2,800 BM1.00 shares in Paget Health Services (Holdings) Limited acquired at a cost of BM10,091,766 on 27 November 2010. The Newarthill group, of which the principal employer, Sir Robert M<sup>c</sup>Alpine Limited, is a member, owns 58% of the share capital of Paget Health Services (Holdings) Limited. The value of this investment at 31 October 2020 was £12,964,615 being 2.1% of total investments (2019 – £13,294,403 being 2.5% of total investment).

#### 9. INVESTMENTS (continued)

#### **Investment Fair Value**

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 that the entity can access at the measurement date.
- Level 2 Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 Inputs are unobservable for the asset or liability.

A fair value measurement is based upon the lowest level input which is significant to the fair value measurement of the entire asset.

The Scheme's investment assets and liabilities have been fair-valued using the above hierarchy categories as follows:

Defined Benefit	Level 1	Level 2	Level 3	Total
As at 31 October 2020	£000	£000	£000	£000
Equities	119	8,344	17,809	26,272
Fixed Interest Securities	-	98,263	731	98,994
Index Linked Securities	-	33,247	-	33,247
Pooled investment vehicles	-	315,093	-	315,083
Property	-	-	7,000	7,000
Derivatives	-	23,696	-	23,696
	119	478,633	25,540	504,292
Funds with brokers				(1,089)
				503,203
<i>Defined Benefit</i> As at 31 October 2019	Level 1 £000	Level 2 £000	Level 3 £000	Total £000
Equition	116	8,566	19 705	77 477
Equities Fixed Interest Securities	110	8,500 72,597	18,795 1,437	27,477 74,034
Index Linked Securities	-	47,213	1,437	47,213
Pooled investment vehicles		291,687	_	291,687
Property	_	291,007	7,000	7,000
Derivatives	-	39,854	-	39,854
	116	459,917	27,232	487,265
Funds with brokers				3,303
				490,568

#### 9. INVESTMENTS (continued)

<i>Defined Contribution</i> As at 31 October 2020	Level 1 £000	Level 2 £000	Level 3 £000	Total £000
Pooled investment vehicles	-	114,917	-	114,917
				114,917
Defined Contribution	Level 1	Level 2	Level 3	Total
As at 31 October 2019	£000	£000	£000	£000
Pooled investment vehicles	-	110,395	-	110,395
				110,395

#### **Investment Risks Disclosures**

FRS 102 requires the disclosure of information in relation to certain investment risks. These risks are set out 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 risks: comprising of currency risk, interest rate risk and other price risk.

- Currency risk: as a result of changes in foreign exchange rates.
- Interest rate risk: as a result changes in market interest rates.
- Other price risk: arising from changes in market prices (other than those arising from interest rate risk or currency risk.

The Trustees determine the 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 as detailed below. The Trustees monitor its investment objectives and risks using reports produced by the Scheme's investment adviser and through the investment management agreements in place.

#### **Investment Strategy**

The investment objective of the Scheme is to:

- The acquisition of suitable assets, having due regard to the risks, which will generate income and capital growth to pay, together with contributions from the Principal Employer, the benefits which the Scheme provides as they fall due;
- To limit the risk of the assets being assessed as failing to meet the liabilities over the long-term having regard to any Statutory Funding requirement; and
- To achieve a return on investments which is expected to at least meet the Scheme Actuary's assumptions over the long-term.

#### 9. INVESTMENTS (continued)

The Trustees set the investment strategy for the Scheme taking into account the strength of the Employer Covenant, the long-term liabilities of the Scheme and the funding agreed with the Employer. The investment strategy is set out in its Statement of Investment Principles (SIP).

The Defined Benefit current strategy is to hold:

- a. 25% in investments which move in line with the long-term liabilities of the Scheme. This is referred to as Liability Driven Investment (LDI) and comprises gilt and leveraged index-linked gilt funds held with Legal & General, the purpose of which is to hedge against the impact of interest rate and inflation movements on long term liabilities.
- b. 75% in return seeking investments comprising UK and overseas equities (including the use of pooled investment vehicles), investment property, PPP investments and swaps (but only to hedge against the impact of interest rate and inflation movements).

#### **Risk Exposures**

The following table summarises the extent to which various classes of investments are affected by the risks noted above.

	Market Risk				2020	2019
	Credit Risk	Currency	Interest Rates	Other	%	%
Defined Benefits						
Equities	-	0	-	•	5.18	5.55
Fixed interest securities	0	-	•	-	19.50	14.95
Index linked securities	0	-	•	-	6.55	9.53
Pooled investment vehicles	0	0	0	0	62.06	58.90
Property	0	-	-	٠	1.38	1.41
Derivatives	0	-	0	0	4.67	8.05
Funds with brokers	0	0	-	-	(0.21)	0.67
Cash	0	-	0	-	0.87	0.95
					100.00	100.00

- Significant
- Partial
- None/immaterial

#### **Credit Risk**

The Scheme is subject to credit risk because it directly invests in bonds, OTC derivatives and has cash balances.

The Scheme has a direct risk in so far as it has invested in pooled arrangements although these are mitigated by the underlying assets being, in part, ring-fenced from the investment pool manager, the regulatory environments in which these managers operate and diversification of investments. Through the use of its adviser, the Trustees monitor the appointment of any new investment pool managers and on an ongoing basis review their performance.

For pooled investment vehicles, the Scheme is indirectly exposed to credit risk in relation to the instruments it holds.

The Scheme is also exposed to credit risks arising from its use of swaps in the event of a default by the underlying issuer.

#### 9. INVESTMENTS (continued)

Both direct and indirect credit risk is mitigated by holding a diversified portfolio to minimise the impact of default by any one issuer.

To achieve this, the Trustees have ensured that the Scheme uses a number of issuers in order to minimise the impact of any individual default. The risk is further mitigated by the types of investments held and the due diligence undertaken before any contract is entered into.

Credit risk on properties relates to the tenants continued ability to pay its obligations and so the Trustees regularly monitor the financial strength and payment record.

#### **Currency risk**

The Scheme is subject to currency risk as some of its investments are held in overseas markets and priced in the local currency. Current risk is mitigated by River and Mercantile Solutions Limited implementing currency hedging through the use of hedged shared classes of pooled funds (where available) and the use of FX Forward contracts.

The Trustees expect that the investment managers consider the impact of currency movements as part of their ongoing management of the portfolios.

#### **Interest Rate Risk**

The Scheme's investments are affected by interest rate movements as the Scheme does invest in index-linked gilts and interest rate swaps which are intended to move in line with the Scheme's liabilities as a consequence of changing interest rates (and inflation). Hedging is used to mitigate these risks.

#### **Other Price Risk**

The Scheme has indirect exposure to other price risks, principally in relation to equities, alternatives (which include PPP investments) and properties.

The Scheme manages this exposure to overall price movements by constructing a diverse portfolio of investments across various markets and geographical regions.

#### **Defined Contribution Risks**

Assets held under the Defined Contribution section, and assets within the Defined Benefit section which are shown as Designated to Members, are primarily held within Pooled Investment Vehicles. A member can choose the levels of risk they wish to be exposed to in terms of currency (in relation to assets held overseas) and interest rates (by including or excluding index linked funds). All funds are exposed to credit risk (as noted above for other Pooled Investment Vehicles).

#### Covid-19

With the on-going Covid-19 pandemic, the values of assets and liabilities (across all categories) continue to be impacted. It is not possible, at this time, to quantify the change in market value in a meaningful way as the situation remains fluid and unpredictable. The Scheme's Investment Strategy takes a long-term view, and given the inherent uncertainties, it is not practicable to currently provide a quantitative estimate of the impact on the Scheme's asset valuation at the date of approval of these financial statements.

#### 9. INVESTMENTS (continued)

#### **Concentration of Investments**

The following investments account for more than 5% of the Scheme's net assets as at 31 October 2020:

31	Market Value at October 2020 £000	2020 %	Market Value at 31 October 2019 £000	2019 %
L&G Diversified Fund (*)	56,904	9.2	50,563	8.4
Insight Invnt Maturing Buy & Mntn Fnd 21-25 Cl B GBP	51,304	8.3		-
BNY Mellon Global Equity Fund	45,287	7.3		-
Threadneedle Dynamic Real Return Fund	44,508	7.2	42,894	7.1
Fidelity L&G Global Equity Fixed Weights 60/40 Fund (*)	37,303	6.0	39,684	6.6
PineBridge Global Dynamic Asset Alloc Fund	36,137	5.8	35,385	5.9

(\*) These are primarily held within the Defined Contribution funds. The balance of these, and the other investments shown are held within the Defined Benefit funds.

#### **Direct Transaction Costs**

The purchase and sale of investments during the year resulted in net direct transaction costs amounting to £14,117 (2019 - £62,174).

#### 10. AVC INVESTMENTS

The Trustees hold assets invested as part of the Scheme securing additional benefits on a money purchase basis for those members electing to pay additional voluntary contributions. Members receive an annual statement confirming the contributions paid on their behalf and the value of their money purchase rights. The value of the AVC funds at 31 October 2020 was £ 2,514,181 (2019 – £2,629,874) and is included in the Defined Benefit Section of the Scheme assets

#### 11. CURRENT ASSETS

	DB	DC	Total	DB	DC	Total
	2020	2020	2020	2019	2019	2019
	£000	£000	£000	£000	£000	£000
Taxation	30	-	30	-	-	-
Cash	4,399	3,480	7,879	4,691	3,119	7,810
Other debtors	1,351	34	1,385	3,421	20	3,441
	5,780	3,514	9,294	8,112	3,139	11,251

All contributions are paid by the due date and in line with the Schedule of Contributions.

#### 12. CURRENT LIABILITIES

	DB 2020 £000	DC 2020 £000	<b>Total</b> 2020 £000	DB 2019 £000	DC 2019 £000	<b>Total</b> <b>2019</b> £000
Taxation and social security Unpaid benefits Accrued expenses Other creditors Provision for pageion back payments	300 58 522 22 8,000	285 22 34	300 343 544 56 8,000	296 799 25 8,000	- 28 9	296 827 34 8,000
Provision for pension back payments	8,000	341	9,243	9,120	37	9,157

#### Provision for pension back payments

In 2019, a number of benefit calculations in relation to non-GMP Equalisation for pre-1988 male members were identified as being incorrect. The detailed corrections are on-going, but a prudent estimate of the required back-pay has been included. It is assumed that once finalised, this will be paid out within one year, so is included within Current Liabilities. This charge has been included as an expense during 2019 and is shown as a separate item on the Fund Account, under Contributions and Benefits. Following the recent ruling in relation to the equalisation GMP benefits (see Note 14 below), this is likely to affect the calculation of this provision. The provision shown is considered a prudent estimate and the issue clarified in the recent judgement was taken into account at the time.

#### 13. SELF INVESTMENT

As at the Net Asset Statement date, no investments were held in shares of any of the participating employers (2019 - Ni). Included in investments at the year-end are shares in an employer-related company as disclosed in note 9.

#### 14. RELATED PARTIES

Sir Robert M<sup>c</sup>Alpine Limited provides the day-to-day administration and other services (including the fees and expenses of two of the Trustees) to the Scheme. Fees payable to the Independent Trustees during this year were  $\pounds 17,500 (2019 - \pounds 17,500)$  of which  $\pounds 46,075$  was outstanding at the year-end  $(2019 - \pounds 28,575)$ . In addition, fees payable to another Trustee during the year were  $\pounds 7,243 (2019 - \pounds 7,600)$  of which  $\pounds 46,075 (2019 - \pounds 7,600)$  was outstanding at year end. The Scheme does not reimburse the company for these expenses (as referred to in note 5). There have been no other related party transactions during the year (2019 - Nil).

Four of the Trustees were members of the Scheme at the year-end (2019 - four). The contributions paid on behalf of these members were in line with the Schedule of Contributions.

Investment transactions with related parties are disclosed in Note 9 above.

#### **15. CONTINGENT LIABILITIES**

The ruling in relation to GMP reconciliation means that there is a contingent liability in terms of uplifting pensions for any differences between the GMP elements of the pension payable for men and women. Some guidance as to how such uplifts should be applied was concluded in November 2020, whereby past transfers would need to be topped up by the scheme transferring out. The ruling will increase the eventual liability and also adds to the complexity of the calculation, so it remains impracticable to estimate the financial effect, timing or probability of such an uplift.

#### **INVESTMENT REPORT FOR THE YEAR TO 31 OCTOBER 2020**

#### **Fund Valuation and Performance**

As at the 31 October 2020, the value of the Fund, was £618.2m, taking quoted assets at their market value. This represents an increase of £15.1m over the year.

The return for the Defined Benefit Section for the year to 31 October 2020 was 5.98%. The compound return for the three years ending on this date was 25.57% and the annualised return was 7.89%. The compound return for the five years ending on this date was 61.02% and the annualised return was 10.00%. A full investment report from the Investment Manager is included within the Appendix to this Annual Report.

The assets of the Defined Contribution Section are invested on a passive basis in a range of pooled funds. Since its inception in 2003, the returns generated by these funds have generally matched the indices by reference to which they are invested with only insignificant deviation. Where any differences are not considered insignificant, then the Trustees have sought explanations from the investment manager. To 31 October 2020, the returns have varied between (3.4)% p.a. and 2.2% p.a. (for 1 year), between (3.0)% p.a. and 8.6% p.a. (over 3 years) and between 0.2% p.a. and 9.1% p.a. (over 5 years) depending on the fund invested.

#### **Investment principles**

The Scheme's investments have been made in accordance with the Statement of Investment Principles ("SIP"). This Statement was adopted by the Trustees on 18 February 1997 and subsequently amended. Separate SIPs are now issued for the Defined Benefit and the Defined Contribution sections. The SIPs currently adopted were amended in September 2020 for both sections of the Scheme. All of the investments are regarded as marketable by the Trustees.

## Statement of the Chair of the Trustees of the Sir Robert McAlpine Limited Staff Pension & Life Assurance Scheme for the Scheme year ending 31 October 2020

# This statement is produced in accordance with regulation 23 of the Occupational Pension Schemes (Scheme Administration) Regulations 1996 (the Regulations)

I hereby confirm that I, Cullum McAlpine, am the appointed Chair of the Sir Robert McAlpine Limited Staff Pension & Life Assurance Scheme ('the Scheme'). In accordance with section 23 of the Regulations I hereby confirm, on behalf of the Trustee Board, in relation to the Scheme that:

- The Defined Contribution ("DC") Statement of Investment Principles ("SIP") is attached (Appendix C). The Trustees carry out a general review of the SIP at least every three years and the latest DC SIP was issued in September 2020. The DC SIP covers policies regarding risk, return, monitoring, fees and responsibilities.
- 2. The DC Investment Strategy was reviewed in 2020 and new funds and a new default strategy were implemented over two stages between August and November 2020. The new funds introduced either replaced existing funds and were considered more appropriate to the objectives of the Scheme, or were in addition to other funds, and so provided the Members with a wider choice. A new default strategy was also introduced as this was felt to be more in line with the wider flexibility available to Members when they reach retirement.
- 3. The aims and objectives are noted in the SIP (under Advice and Management) and the Trustees confirm that the returns, which are reviewed at least quarterly, are consistent with these objectives. As part of the review (noted in 1 above), the details of the objectives may be changed. The current objectives compare the performance of the various funds with a benchmark (details of which are shown in 14 below).
- 4. The new default investment strategy (implemented in November 2020) seeks to de-risk the investments as the Member approaches retirement in order to protect their savings. Funds are initially invested in a Long-Term Growth Fund until a Member is 28 years before their Retirement Age (which a Member can define) after which the funds are gradually moved over a five-year period into the Stable Growth Fund. When the Member reaches 16 years before Retirement Age, these funds are then transferred over a five-year period into the Cautious Growth Fund. When a Member reaches 3 years before Retirement Age, the funds are then gradually moved into the Retirement Focus Fund, so at the point of retirement all funds are invested in this Fund.
- 5. The Trustees continue to review the appropriateness of the Investment Strategy in terms of changes to regulatory expectations and the introduction of pension freedoms in April 2015.
- 6. The Scheme Accounts, Chair's Statement and SIP are available on the SRM Company website on srm.com/pensions.

- 7. The core financial transactions (investment of contributions, transfers in / out and transfers of assets between different funds within the Scheme) have been processed promptly, accurately and in accordance with the Service Level Agreement with the Service Provider. This is monitored by way of quarterly Administration Reports issued by the Service Provider. In accordance with the reporting arrangements, controls are in place to monitor and ensure that core financial transactions continue to be processed promptly and accurately. Serious breaches or excessive delays to the Service Level Agreements are monitored by the Pensions Manager and, if they continue unresolved, are brought to the Trustees' attention to consider further action. The processing of Member contributions is reconciled directly by the Pensions Manager in order to ensure timeliness and accuracy. Transfers in and out are monitored by the Pensions Manager and this acts as a control over the processing of these transactions by the Service Provider. Further scrutiny of transactions and reporting and controls can be found in the Audit Report which is included in the Scheme's Annual Report & Accounts. There were no significant issues during the year.
- 8. Some charges applicable to the Scheme are borne by the Employer and therefore have no bearing on Member charging. However, for completeness we have included these as part of our assessment of Value for Members, to be found in Appendix A.
- 9. All Members pay an Annual Management Charge (AMC), details of which are included in Appendix A item 5. Active DC Scheme Members are also charged a 1.5% deduction from monthly contributions primarily to cover life assurance. Members are informed of this deduction and any changes. This was last reviewed in May 2018 as part of the transition of the services to the new Service Provider. A further discussion of this charging structure is included in the Value for Members assessment.
- 10. The DC section of the Scheme has a bundled charging structure. The AMCs (prior to implementation of the new funds) varied between 0.21% and 0.31% of the relevant fund value. For the new default strategy, this range is between 0.31% and 0.45%. More details are provided in Appendix A (below) and examples of the cumulative effects of these charges on the Member's benefits are shown in Appendix B.
- 11. For the non-default funds, the AMC ranges from 0.21% to 0.30%. For the new funds made available (non-default), this ranges from 0.25% and 0.45%. The funds which are not part of the default arrangement are listed within the Value for Member assessment (Appendix A) and examples of the cumulative effects of these charges on the Member's benefits are shown in Appendix B.
- 12. The Trustees have had regard to the relevant statutory guidance when preparing this statement, including the cumulative examples shown in Appendix B.
- 13. In addition to the AMC noted above, the investment managers charge for explicit dealing costs (brokerage fees, taxes and levies). These average charges (by fund) range between 0.00% and 0.046% of the fund value.
- 14. The Trustees of the Scheme continue to review the service standards being provided in terms of Scheme administration (including processing core financial transactions, Scheme records and Scheme governance), Member communication and investment returns. The Trustees attach the Value for Members assessment, the cumulative effect of the costs on Member benefits (including

additional details on each Fund cost) and the SIP for the Scheme. The charges borne by Scheme Members are monitored regularly by the Trustees and it is their view that this represents Value for Members at this time. The Trustees will continue to consider improvements which could be made in terms of the clarity and transparency of the charging structure.

15. All funds are compared to an objective, which reflects the return on the relevant market index. The variances between the actual return and the objective are reviewed regularly by the Trustees, and suitable action taken if the variances are considered too high. The performance of the previous default funds (prior to the introduction of the new default strategy) were:

	One ye	ar's perforn	nance	3 years'	3 years' performance Actual Objective Variance					
	Actual	Objective	Variance	Actual (						
	%	%	%	%	%	%				
Global Equity Fixed Weights										
(60:40) Index Fund	(8.1)	(8.3)	0.2	0.1	0.2	(0.1)				
Diversified Fund	(0.7)	6.9	(7.6)	4.2	8.2	(4.0)				
Over 5 Year Index-Linked										
Gilts Index Fund	1.2	1.3	(0.1)	0.7	7.5	(0.3)				
Cash Fund	0.2	0.3	(0.1)	0.3	0.4	(0.1)				
Performance figures are net of charges										

The new funds used (see item 4) in the default strategy (from November 2020) do not have one year or three year performance histories.

- 16. Each Trustee of the Scheme is expected to ensure that he or she meets the Trustee knowledge and understanding requirements, including a working knowledge of the Scheme Rules, SIP, documents setting out the Trustees' policies, sufficient knowledge and understanding of the law relating to pensions and trusts and the principles relating to funding and investment. Where there is uncertainty, relevant advisors are referred to when necessary. Throughout the Scheme year, advisors provide regular and formal updates to the Trustees, either at specific events or as part of Trustee Meetings. Over the year, this included sessions on GMP Equalisation and Conversion, Factor Reviews and Compliance Statements and Environmental, Social and Governance updates and risk considerations. A Skills and Training Log has been developed and is maintained by the Pensions Manager on an on-going basis. Knowledge gaps are expected to be identified on a self-evaluation basis, and where any gaps are considered to be applicable to a number of Trustees, general training is made available as part of, or in addition to, Trustee Meetings.
- 17. New Trustees are given a general briefing of the Scheme and have introductory meetings with the advisors. They are also expected to complete all relevant sections of The Pensions Regulator's Trustee Toolkit or be in a position to demonstrate they have the necessary skills and knowledge from other sources.
- 18. FIL Life Insurance Ltd, Hymans Robertson, Lincoln Pensions Ltd, CMS Cameron McKenna Nabarro Olswang LLP and River & Mercantile Solutions Ltd provide advice to the Trustees to help ensure that Scheme governance, controls, skills and knowledge are current and meeting the expectations of the Pensions Regulator and Scheme Members and enable the Trustees to properly exercise their functions.

Signed for and on behalf of the Trustees of the Scheme on <sup>28<sup>th</sup></sup> May **2021** by Cullum McAlpine in my capacity as Chair of the Trustees.

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**Cullum McAlpine** 

Chair of the Trustees of the Scheme

### List of evidence represented in appendices:

Appendix A: Value for Members Statement
Appendix B: Statement Regarding DC Governance
Appendix C: Implementation Statement
Appendix D: Statement of Investment Principles (DC Section), dated September 2020
Appendix E: Statement of Investment Principles (DB Section), dated September 2020

## Further evidence available on request:

DC Member booklet Example quarterly administration report, provided by FIL Life Insurance Ltd Example quarterly investment report, provided by FIL Life Insurance Ltd Trustee training log Risk Register

## **Appendix A: Value for Members Assessment**

To make an assessment of the Scheme in terms of whether and how it represents value for money for Members, the Trustees have considered the following evidence:

- Member Investment Guide available on the FIL Life Insurance Ltd ("Fidelity") website
- Statement of Investment Principles DC Section, dated September 2020
- Quarterly Investment Reports
- DC member booklet

The benefits available to Members from being in the Scheme include:

- A range of fund choices, which are regularly monitored;
- A default strategy to reflect Member suitability and manage risk;
- Member communication;
- Retirement modelling;
- Retirement support;
- Record keeping;
- Carrying out transactions (purchasing, selling, switching);
- Error and complaint handling;
- Governance, taking into account professional advice;
- Secretarial and audit compliance; and
- Life assurance (4 times salary).

The Trustees have taken into account the following considerations and decisions:

- The costs borne by Scheme Members have been assessed and a fee of 1.5% on contributions is deducted monthly. This primarily covers death in service benefits (life assurance) and is clearly presented in the DC member booklet. The deduction is constantly monitored, with the most recent formal review being in May 2018 and it was concluded that the costs to be covered by this charge were appropriate.
- 2. An analysis of the Scheme charges to determine how much of the 1.5% represents pension-specific costs (described in Scheme literature as 'fund administration') shows this to be 0.6% per annum, being the amount required to cover DC specific costs. The remaining charges (i.e. 0.9%) cover costs relating to the life assurance cover both internally funded and an insurance stop-loss premium.
- 3. The Trustees, along with their Advisors, undertook a review of the objectives and strategy in order to provide Members with a wider and more appropriate options. This was implemented in two phases between August and November 2020.
- 4. Investment returns are assessed by Trustees in liaison with their investment advisors on a quarterly basis using performance reports from the provider.
- 5. The fund administration costs levied to members are monitored over time and assessed alongside investment performance to ensure they remain appropriate. As part of the move to the Fidelity in 2018, the Scheme charges and the way they were charged to the Members were reviewed and these were considered appropriate. The Scheme operates a bundled investment portfolio which is managed by Fidelity who charge an AMC which varies by fund.

For the default DC fund (as at 31 <sup>st</sup> October 2020), t	hese charges are:
Global Equity Index Weights (60:40) Fund	0.21%
Diversified Fund	0.31%
Pre-Retirement Fund	0.23%
Cash Fund	0.23%

The AMCs for the other funds range from 0.21% to 0.30%.

The non-default funds consisted of UK Equity Index Fund, Ethical UK Equity Index Fund, All Stocks Gilts Index Fund, AAA-AA-A Corporate Bond Over 15 Year Index Fund, Over 5 Year Index Linked Gilts Index Fund and a Pre-Retirement Fund.

For the new default DC funds (from November 2020), these charges are:

Long Term Growth Fund	0.36%
Stable Growth Fund	0.41%
Cautious Growth Fund	0.41%
Retirement Focus Fund	0.31%

The AMCs for the remaining funds range from 0.21% to 0.45%.

The non-default funds consist of Annuity Focus Fund, Corporate Bond Fund, Ethical Fund, Global Equity Fund, Inflation Linked Annuity Focus Fund, UK Equity Fund, Cash Fund, Shariah Fund, L&G Global Equity 60/40 FW GBP Hdg and Diversified Fund. Some of these funds are only available to Members of the default strategy who decided not to transfer to the new default strategy. These funds will be withdrawn in 5 years.

Full details of the AMCs are shown in Appendix B – Illustrative Examples of the Cumulative Effect of Relevant Costs and Charges on the Value of Member's Benefits

During the year, explicit dealing costs, which include brokerage fees, taxes and levies range between 0.00% and 0.046% of the fund value.

Examples of the cumulative effect of costs on Members' funds (based on the new Service Provider costs) are included in Appendix B.

6. The Scheme benefits from the presence of a full-time Pensions Manager to ensure that it is demonstrably run in the interests of all beneficiaries.

#### Contribution deductions to provide for pension costs and life assurance/death in service benefits.

Having assessed the way the costs of the Scheme are calculated, the Trustees are satisfied that this charge is fair and broadly represents Value for Members. However, for the sake of clarity and transparency, it is felt appropriate to explain this in further detail.

Members are currently charged 1.5% of contributions on a monthly basis. This deduction covers both fund administration costs (not covered by the AMC) and life assurance (described in the DC Member booklet as "death in service"). For 2020, this split is approximately 0.60% for administration costs and 0.90% for life assurance (covering both internal funding and the premium). Administration costs cover audit fees, levies and sundry expenses. This analysis is available on request.

The life assurance benefit is self-funded and is based on 4x salary. The Member cost is based on the need to maintain a fund which can be used to make any death-in-service payments when necessary. The pay-out from the Scheme is capped and any excess above the capped value is covered by an insurance policy.

The Trustees have discussed whether it would be in the interest of Members to specifically publish the relevant costs for fund administration. A decision was taken that this information would not be published for fear of over-complicating Member communications. Instead, the Trustees and the Pensions Manager regularly review the costs of fund administration on the Members' behalf to ensure this continues to be appropriate.

The Trustees reviewed the charging strategy as part of the change of Service Provider in 2018. In addition, the Trustees have recently amended some of the investment options and the default strategy. As noted above, implementation took place in two phases between August and November 2020

#### Costs borne by the Employer:

- 1. Cost of running the Trustee Board and pensions management support
- 2. In-house administration costs

Most costs incurred by the Employer relate to the costs of employees who work on both the Scheme and for the Employer directly. Due to cost restraints, it is difficult to provide a figure of the actual costs borne by the Employer on the Scheme's behalf. However, a high-level analysis has been carried out which indicates these costs to be in the region of £100,000 to £200,000 per year, excluding Trustees' time. However, it should be noted that this covers both the DC and DB Sections of the Scheme.

# Value for Members Statement:

The Trustees believe the Scheme represents good value for Scheme Members. The reasons for this are based on the evidence listed above and include, but are not limited to, the following:

- The Scheme costs are regularly monitored by the Trustees and compare well with the guidance for auto-enrolment funds (although it should be noted that this is not an auto-enrolment fund);
- The Scheme governance provided by the Pensions Manager and advisors ensure that the running of the Scheme is of a satisfactory quality, both in terms of Good Member Outcomes and regulatory compliance;
- The Trustees of the Scheme carry out regular (at least quarterly) performance monitoring in liaison with investment advisers and investment providers; and

- The Trustees give on-going consideration to the appropriateness of investment options and strategies with a view to improve wherever they deem necessary, as reflected in the change of investment options and default strategy about to be implemented.

# Statement Regarding DC Governance For the Twelve Months Ending 31 October 2020

# Annual governance statement by the Chair of the Trustees

#### Charges paid by members

'Charges' means administration charges other than transaction costs (see below). Members bear charges that are deducted from the funds in which their benefits are invested. The charges differ between the investment funds that are available. The Trustees are required to calculate the charges and transaction costs paid by members during the assessment period and assess the extent to which these charges and transaction costs represent good value for members.

Transaction costs are a complicated issue as they are associated with different member, Trustees or manager actions. Transaction costs can be split into three areas:

1. Transaction costs incurred by members as part of changes in the fund range

In August 2020, eight new funds were added to the self-select fund range: Long Term Growth, Stable Growth, Cautious Growth, Retirement Focus, Global Equity Fund, Ethical Fund, Shariah Fund and Inflation-Linked Annuity Focus Fund.

However, no members were automatically moved from their current investments in either the default lifestyle or the self-select fund range. Therefore, members would not have incurred any transaction costs due to changes in the fund range over the year.

The default lifestyle was reviewed in the Scheme year with changes scheduled to be implemented in the following Scheme year. Further details on these changes will be provided next year.

2. Transaction costs incurred by members buying and selling funds as part of a lifestyle

A member in the default lifestyle is required to buy and sell assets when automatically switching between funds within the lifestyle. We estimate that over a member's life, the cost of entering the lifestyle, switching between funds and subsequently redeeming assets upon retirement for each £1 of income invested in the L&G Global Equity Fixed Weights (60:40) Index Fund is c. 1.67% (or 1.67p) in a worst case scenario. This equates to an average of 0.04% per annum, as at 30 September 2020.

A breakdown of the cost estimate on a worst case basis is provided in the table below. Our calculations do not take account of netting trades within the funds (e.g. cancelling out selling common underlying funds between the blends). It also assumes that a member pays a cost of "bid price – mid price" for any sale of assets and "mid price – offer price" for any purchase of assets (hence the "worse case scenario").

Members will experience varying levels of cost depending on their position within the lifestyle. Actively contributing members would have experienced at least one source of transition cost on the contributions they made over the year. Deferred members may or may not have experienced transition costs of this nature, depending on if they phased between funds or not. These costs will continue in the future at a level expected to be similar to below.

Lifestyling is carried out automatically for members who are invested in the default lifestyle. Market conditions are considered in the context of deciding on the composition of the funds in the lifestyle, but not when automatically phasing members between funds. The funds are established and governed in a way which is cognisant of market conditions, therefore it is not necessary (or practical) to consider market conditions for each member each month when lifestyling.

The funds are priced on a "single swinging basis", meaning they may be priced at bid or offer on any day, depending on the net cashflow (from all investors in/out of the fund) that day. Therefore, in practice, the cost incurred is unlikely to be the full amount above and may even provide an uplift, should fund prices swing favourably. Members will also experience varying levels of costs depending on their position within the lifestyle. Therefore, it is not practical to split out the actual costs incurred by each member.

Movement between funds	Worst case cost
Buy L&G Global Equity Fixed Weights (60:40) Index Fund - GBP Hedged	0.42%
L&G Global Equity Fixed Weights (60:40) Index Fund - GBP Hedged → L&G Diversified Fund	0.58%
L&G Diversified Fund $\rightarrow$ L&G Pre-Retirement Fund and L&G Cash Fund	0.42%
Sell L&G Pre-Retirement Fund and L&G Cash Fund	0.26%
Total	1.67%
Total p.a.	0.04%

Source: L&G (data, as at 30 September 2020), R&M Solutions (calculations, as at March 2021).

Assumption: (1) members join the Scheme 40 years from retirement (2) price swings are all unfavourable to members (3) no netting of trades occurs

3. "Frictional costs" incurred by members due to funds internally buying and selling underlying assets (e.g. stocks or bonds)

As part of day-to-day trading activities, the funds may incur "frictional costs". Frictional costs are categorised as explicit costs and implicit costs. Explicit costs are directly observable and in most cases managers are in position to report them. Examples of explicit costs include broker fees, transaction taxes and custody fees. Implicit costs cannot be observed in the same way but do have an impact on fund performance. Examples of implicit costs include bid-offer spreads and market impact.

These costs would be incurred every time a fund manager makes a trade within that fund and are intended to improve investment returns, reduce risk, or contribute to the smooth running of a fund. Some costs will be cognisant of market conditions (e.g. some active investment decisions), and some costs are in respect of decisions not linked to market conditions.

The table below sets out the total transaction costs for each fund within the default and self-select range. Transaction costs are shown as at 30 September 2020; this is due to transaction cost data being produced on a quarterly basis.

	Fund	Frictional transaction costs 1 October 2019 to 30 September 2020		
	L&G Global Equity Fixed Weights (60:40) Index Fund	0.03%		
Default Lifestyle	L&G Diversified Fund	0.00%		
Funds	L&G Pre-Retirement Fund	0.03%		
runas	L&G Cash Fund	0.05%		
	L&G Global Equity Fixed Weights (60:40) Index Fund	0.03%		
	L&G UK Equity Fund	0.01%		
	L&G Diversified Fund	-1.68%		
	L&G Ethical UK Equity Fund	0.07%		
	L&G Pre-Retirement Fund	0.03%		
	L&G Over 5 Year Index Linked Gilt	0.18%		
	L&G All Stock Gilts Index Fund	-2.20%		
Self-	L&G Corporate Bond Over 15 Years Fund	0.01%		
Select	L&G Cash Fund	0.05%		
Funds	Long Term Growth	0.06%		
	Stable Growth	0.07%		
	Cautious Growth	0.06%		
	Retirement Focus	0.03%		
	Global Equity Fund	0.04%		
	Ethical Fund	0.01%		
	Shariah Fund	0.04%		
	Inflation-Linked Annuity Focus Fund	0.03%		

Source: Fidelity, L&G (data, as at 30 September 2020).

The Total Expense Ratios (TERs) applicable to the funds underlying the default lifestyle, and the self-select options, as at 30 September 2020 are set out in the table below:

	Fund	Total Expense Ratio p.a.
Defeult	L&G Global Equity Fixed Weights (60:40) Index Fund	0.21%
Default Lifestyle	L&G Diversified Fund	0.31%
Funds	L&G Pre-Retirement Fund	0.23%
i unus	L&G Cash Fund	0.23%
	L&G Global Equity Fixed Weights (60:40) Index Fund	0.21%
	L&G UK Equity Fund	0.21%
	L&G Diversified Fund	0.31%
	L&G Ethical UK Equity Fund	0.30%
	L&G Pre-Retirement Fund	0.23%
	L&G Over 5 Year Index Linked Gilt	0.21%
	L&G All Stock Gilts Index Fund	0.21%
Self-	L&G Corporate Bond Over 15 Years Fund	0.23%
Select	L&G Cash Fund	0.23%
Funds	Long Term Growth	0.36%
	Stable Growth	0.41%
	Cautious Growth	0.41%
	Retirement Focus	0.31%
	Global Equity Fund	0.21%
	Ethical Fund	0.35%
	Shariah Fund	0.45%
	Inflation-Linked Annuity Focus Fund	0.26%

Source: Fidelity (data, as at 30 September 2020).

Below is an illustrative example of the cumulative effect over time of the application of charges and costs on the value of a member's accrued rights. The example outlines the effects of fund charges (the TERs above) and transaction costs (also above) across the Scheme's fund range.

Projected pension pot, in today's terms										
	Default Lifes	style	L&G Global	Equity	L&G UK Equity Fund		L&G Diversified Fund		L&G Cash Fund	
			Fixed Weigh	Fixed Weights (60:40)						
Years			Index Fund							
	Gross of	Net of TER	Gross of all	Net of TER	Gross of all	Net of TER	Gross of all	Net of TER	Gross of all	Net of TER
	all	and	charges	and	charges	and	charges	and	charges	and
	charges	frictional		frictional		frictional		frictional		frictional
		transaction		transaction		transaction		transaction		transaction
		costs		costs		costs		costs		costs
1	£13,500	£13,500	£13,500	£13,500	£13,500	£13,500	£13,500	£13,500	£13,200	£13,200
3	£20,400	£20,300	£20,400	£20,300	£20,400	£20,300	£20,400	£20,200	£19,000	£18,900
5	£27,600	£27,400	£27,600	£27,400	£27,600	£27,500	£27,600	£27,400	£25,000	£24,800
10	£48,000	£47,300	£48,000	£47,300	£48,000	£47,400	£48,000	£47,200	£40,100	£39,500
15	£71,700	£70,400	£71,700	£70,400	£71,700	£70,500	£71,700	£70,000	£55,600	£54,500
20	£100,800	£98,200	£100,800	£98,400	£100,800	£98,700	£100,800	£97,700	£73,100	£71,200
25	£134,500	£130,000	£134,500	£130,600	£134,500	£131,100	£134,500	£129,400	£91,000	£88,200
30	£173,500	£166,400	£173,500	£167,500	£173,500	£168,300	£173,500	£165,700	£109,500	£105,600
35	£218,500	£207,900	£218,500	£209,600	£218,500	£210,800	£218,500	£207,100	£128,600	£123,400
40	£249,100	£235,400	£269,300	£256,900	£269,300	£258,600	£269,300	£253,300	£148,000	£141,400

Projec	Projected pension pot, in today's terms									
	L&G Ethical UK Equity ars Fund						L&G All Stock Gilts Index Fund		L&G Corporate Bond Over 15 Years Fund	
	Gross of all charges	Net of TER and frictional transaction costs	J	Net of TER and frictional transaction costs	Gross of all charges		Gross of all charges		Gross of all charges	Net of TER and frictional transaction costs
1	£13,500	£13,500	£13,100	£13,100	£13,100	£13,100	£13,100	£13,100	£13,100	£13,100
3	£20,400	£20,200	£18,800	£18,700	£18,800	£18,700	£18,800	£18,700	£18,800	£18,700
5	£27,600	£27,300	£24,500	£24,300	£24,500	£24,200	£24,500	£24,300	£24,500	£24,300
10	£48,000	£47,000	£38,700	£38,200	£38,700	£38,100	£38,700	£38,200	£38,700	£38,200
15	£71,700	£69,600	£53,000	£52,000	£53,000	£51,800	£53,000	£52,100	£53,000	£52,000
20	£100,800	£97,100	£68,800	£67,200	£68,800	£66,800	£68,800	£67,300	£68,800	£67,200
25	£134,500	£128,500	£84,600	£82,300	£84,600	£81,700	£84,600	£82,400	£84,600	£82,300
30	£173,500	£164,300	£100,700	£97,400	£100,700	£96,700	£100,700	£97,600	£100,700	£97,400
35	£218,500	£205,000	£116,900	£112,700	£116,900	£111,700	£116,900	£112,900	£116,900	£112,700
40	£269,300	£250,400	£133,100	£127,800	£133,100	£126,600	£133,100	£128,100	£133,100	£127,800

Projected pension pot, in today's terms											
	Long Term Growth Stable Growth			/th	Cautious Gr	Cautious Growth		Retirement Focus		Global Equity Fund	
Years	-										
	Gross of	Net of TER	Gross of all	Net of TER	Gross of all	Net of TER	Gross of all	Net of TER	Gross of all	Net of TER	
	all	and	charges	and	charges	and	charges	and	charges	and	
	charges	frictional		frictional		frictional		frictional		frictional	
		transaction		transaction		transaction		transaction		transaction	
		costs		costs		costs		costs		costs	
1	£13,400	£13,300	£13,300	£13,200	£13,300	£13,200	£13,100	£13,100	£13,500	£13,500	
3	£19,700	£19,500	£19,500	£19,300	£19,300	£19,100	£18,900	£18,700	£20,400	£20,300	
5	£26,300	£26,000	£25,900	£25,400	£25,500	£25,100	£24,600	£24,300	£27,600	£27,400	
10	£44,000	£42,900	£42,600	£41,400	£41,500	£40,400	£39,000	£38,300	£48,000	£47,200	
15	£63,400	£61,100	£60,600	£58,100	£58,400	£56,200	£53,600	£52,100	£71,700	£70,100	
20	£86,100	£82,300	£81,300	£77,200	£77,700	£73,900	£69,800	£67,400	£100,800	£98,000	
25	£111,000	£105,000	£103,500	£97,300	£98,000	£92,300	£86,200	£82,600	£134,500	£129,900	
30	£138,200	£129,400	£127,300	£118,300	£119,400	£111,300	£102,800	£97,900	£173,500	£166,400	
35	£167,800	£155,600	£152,700	£140,400	£141,900	£131,000	£119,700	£113,300	£218,500	£208,200	
40	£199,500	£183,200	£179,400	£163,300	£165,200	£151,100	£136,600	£128,500	£269,300	£254,800	

Projected pension pot, in today's terms								
	Ethical Fund			ld	Inflation-Linked Annuity			
Years					Focus Fund			
	Gross of	Net of TER	Gross of all	Net of TER	Gross of all	Net of TER		
	all	and	charges	and	charges	and		
	charges	frictional		frictional		frictional		
		transaction		transaction		transaction		
		costs		costs		costs		
1	£13,500	£13,500	£13,500	£13,500	£13,100	£13,100		
3	£20,400	£20,200	£20,400	£20,100	£18,800	£18,700		
5	£27,600	£27,300	£27,600	£27,200	£24,500	£24,200		
10	£48,000	£46,900	£48,000	£46,500	£38,700	£38,000		
15	£71,700	£69,400	£71,700	£68,700	£53,000	£51,700		
20	£100,800	£96,800	£100,800	£95,300	£68,800	£66,700		
25	£134,500	£127,900	£134,500	£125,700	£84,600	£81,700		
30	£173,500	£163,500	£173,500	£160,000	£100,700	£96,600		
35	£218,500	£203,800	£218,500	£198,800	£116,900	£111,600		
40	£269,300	£248,800	£269,300	£241,900	£133,100	£126,400		

#### Notes:

- Values shown are estimates and are not guaranteed;
- Transaction costs used are an average of previous years' transaction costs (up to 5 years, but in this case 3 years of data has been used based on availability of consistent data)
- Projected pension pot values are shown in today's terms, and do not need to be reduced further for the effect of future inflation;
- Assumes inflation of 2.5% per annum;
- Assumes a starting pot size of £10,000;
- Assumes charges in future years are equal to charges today;
- Assumes a member is aged 25 years old now and stops contributing at age 65;
- Assumes an overall contribution rate of 12% of annual salary, increasing by 1% after 15 years of service, the £ amount of which increases in line with assumed salary inflation;
- Assumes a contribution charge of 1.5% of the value of the overall contribution rate the additional 1% contribution after 15 years of service is exempt from this charge;
- Assumes the contribution charge applies for both gross and net values in the tables above;
- Assumes a member salary of £25,000 in Year 0, increasing at 1% per annum above inflation;
- The accumulation rates used, as set out below, are those provided by Fidelity. Returns are as follows:

	Fund	Real accumulation rate per annum (gross of charges)
	L&G Global Equity Fixed Weights (60:40) Index Fund	2.4%
Default Lifestyle Funds	L&G Diversified Fund	2.4%
	L&G Pre-Retirement Fund	-1.1%
	L&G Cash Fund	-0.5%
	L&G Global Equity Fixed Weights (60:40) Index Fund	2.4%
	L&G UK Equity Fund	2.4%
	L&G Diversified Fund	2.4%
	L&G Ethical UK Equity Fund	2.4%
	L&G Pre-Retirement Fund	-1.1%
Self-Select Funds	L&G Over 5 Year Index Linked Gilt	-1.1%
	L&G All Stock Gilts Index Fund	-1.1%
	L&G Corporate Bond Over 15 Years Fund	-1.1%
	L&G Cash Fund	-0.5%
	Long Term Growth	1.0%
	Stable Growth	0.5%

Cautious Growth	0.1%
Retirement Focus	-0.9%
Global Equity Fund	2.4%
Ethical Fund	2.4%
Shariah Fund	2.4%
Inflation-Linked Annuity Focus Fund	-1.1%

Source: Fidelity (data, as at 31 December 2020), R&M Solutions (calculations, as at March 2021).

The above illustration has been prepared with due regard to the Department for Work and Pensions' guidance ("Cost and charge reporting: guidance for trustees and managers of occupational schemes"), published in February 2018.

# Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme ('Scheme') Implementation Statement

# 1. Introduction

The Trustees are required to make publicly available online a statement ("the Implementation Statement") covering both the Defined Contribution ("DC") and Defined Benefit ("DB") sections of the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme ('Scheme').

This Implementation Statement covers the Scheme year from 1 November 2019 to 31 October 2020 and relates to both the DB section Statement of Investment Principles and the DC section Statement of Investment Principles ('SIPs'). It sets out:

- 1. Details of any review of and/or changes made to the SIPs;
- 2. How, including the extent to which, the SIPs have been followed over the year;
- 3. How, including the extent to which, the Trustees' policies on exercising voting rights and engagement have been followed over the year; and
- 4. The voting by or on behalf of the Trustees, including the most significant votes cast and any use of a proxy.

The Trustees believe that they have acted in accordance with and followed the policies set out in the Statement of Investment Principles over the Scheme year.

### 2. Summary of changes to the SIPs during the Scheme year

The Trustees reviewed the DB Section SIP and DC Section SIP during the year to 31 October 2020, with updated versions coming into effect during September 2020 following a consultation with the Sponsoring Employer. The DB Section SIP and DC Section SIP had last been updated in June 2019, so reviewing each SIP in 2020 fulfilled the commitment to review them at least every 3 years.

The key updates reflected as part of these reviews were to develop further the Trustees' policy on corporate governance and stewardship. To help form these policies, the Trustees received training from its advisers covering responsible investment, the financial materiality of Environmental, Social and Governance ("ESG") factors and stewardship. The policies set out in the DB Section SIP and DC Section SIP were formed following subsequent discussion.

The Trustees have added policies to the Schemes' SIPs to cover the following stewardship points:

- how the trustees incentivise managers to align their investment strategy with the trustees' own;
- how they incentivise the manager to assess investee companies' medium to long-term financial and non-financial performance, and engage accordingly;
- how the method and time horizon for evaluating the manager's performance, and the basis of its remuneration, are aligned with the trustees' other investment policies;
- how the trustees monitor portfolio turnover costs incurred.
- the duration of their management arrangement

In the DB SIP additional information was included on the Trustees' approach to stewardship this year, in line with new regulation.

For both the DB and DC sections the Trustees do not take non-financial matters into account within the investment strategy.

# 3. Implementation of the Trustees' policies during the Scheme year

#### **DB and DC sections**

#### Investment governance

The Trustees are responsible for the investment of the Scheme assets. Where it is required to make an investment decision, the Trustees always receive advice from the relevant advisers first and they believe that this ensures that they are appropriately familiar with the issues concerned.

The Trustees set the investment strategy and general investment policy, but have delegated the day-to-day investment of the Scheme's assets, within pre-defined constraints to professional Investment Managers.

For the DB section, this is through the fiduciary management service River and Mercantile Investments Limited ("R&M"), referred to as the 'Fiduciary Manager', or other Investment Managers (including those appointed by the Fiduciary Manager) for which the Trustees retain strategic investment decisions with investment advice from R&M.

For the DC section, the day-to-day management has been delegated to the Platform Manager, Fidelity (who provide the platform for member investments) and the underlying investment managers. Where they are required to make an investment decision, the Trustees receive written advice from the relevant advisers and all decisions are recorded in meeting minutes.

At the Trustee board level, from time to time the Trustees appoint a sub-committee to deal with specific matters on their behalf (for example manager selection, Actuarial Valuation negotiations and DC investment strategy). In particular, these sub-committees:

- Act as coordinator between the R&M, Investment Managers, and Trustees on specific projects.
- Make recommendations to the full Trustee board.

Such sub-committees (when created) do not have explicit decision-making responsibilities in relation to the SRM Scheme investments.

The full Trustee board met each quarter over the Scheme year for their regular meetings, and where necessary for additional projects. Regular (informal) bi-weekly meetings were also held with the full Trustee board (where available) throughout the peak of the Covid-19 pandemic.

This structure has allowed the Trustees to make the important decisions on investment policy, while delegating the day-to-day aspects to the appointed investment manager and platform provider, or the advisers as appropriate. In particular, the governance structure allowed for close contact with the Scheme's advisers throughout the peak of the Covid crisis.

#### **Strategy implementation**

For the DB section, the Trustees have delegated a proportion of the investment of the Scheme's assets to R&M as Fiduciary Manager, while retaining discretion over the remaining assets. The investment strategy is comprised 'off risk' and 'on risk' components.

The 'off risk' assets comprise the Matching Fund & Liability Hedge strategy. The Trustees have set interest rate and inflation hedging levels under advice from R&M, who also manage the portfolio to these hedging targets on a day-to-day basis.

The 'on risk' component comprises the:

#### Discretionary Investment Fund ('DIF')

• R&M have discretion to invest the Scheme's assets in underlying Investment Managers (within guidelines as set out by the Trustees) who run the portfolio on a day-to-day basis. The Trustees have acknowledged and considered with sufficient diligence the potential conflict that may arise from R&M belonging to the same organisation as the Adviser.

Advisory Investment Fund ('AIF')

• Asset allocation within this portfolio is determined by the Trustees having considered advice from R&M as investment adviser. In providing such advice, R&M has considered the full range of suitable investment opportunities that could potentially meet the investment objectives above, paying due regard to the potential risks of investment, as outlined below.

For the DC section, the Trustees delegate the day to day management of the assets to various investment managers, these managers are accessed through the Fidelity Life platform.

The platform manager's key responsibilities are listed within the Statement of Investment Principles. Over the Scheme year, the Trustees have not been made aware of any breaches of internal operating procedures and remain comfortable with the appointment of Fidelity as platform manager.

Aspects of implementation related to administration, investment of contributions and transitions are reviewed annually by the Trustees in their Value for Members assessment. This was carried out in full during the Scheme year and details of this is set out in the Chair Statement corresponding to this Scheme year end.

#### **Corporate Governance and Stewardship**

R&M as investment adviser and fiduciary manager, reviews underlying managers on a regular basis and at least every 3 years.

These reviews incorporate benchmarking of performance and fees, as well as performance reviews (including understanding key drivers of performance), investment due diligence meetings and operational due diligence reviews. Operational due diligence reviews, along with many areas, include review of the governance structure, portfolio turnover, conflicts of interest, ESG and stewardship policies (including engagement and voting policies). Over the Scheme year, there were no substantial issues with any of the Scheme's Investment Managers following these reviews.

The Trustees have set their investment adviser a set of objectives in relation to their services. These objectives cover: demonstration of value added (including integration of ESG to achieve this), delivery of specialist services, proactivity of advice, scheme management and compliance and service standards. The Trustees reviewed R&M's performance against these objectives and were satisfied with the performance of the investment adviser over the Scheme year.

For the DB section, the Investment Managers were reviewed quarterly over the Scheme year with regard to performance against objectives.

The Trustees review the performance of the DC investments on a quarterly basis and compares these to relevent benchmarks. During the year a sub-committee was established and, together with their advisers, the DC funds and the default strategy were reviewed and amended in order to comply more strongly with the Objectives set out in the SIP. The new funds were introduced during the year and the new default strategy was introduced just after the Scheme year-end.

#### Financially material factors including ESG and climate change

The Trustees attribute appropriate weight to ESG factors (and stewardship) when considering changes to the investment strategy and in appointing and reviewing investment managers. The Trustees' expectations for any current or future investment manager depends on the asset class involved, the degree of discretion given to the investment manager, and the time horizon over which the Trustees expect to hold the investment.

The Trustees include these factors in all investment decisions and did so for the changes to the DB investment strategy (detail set out in the following DB section).

ESG factors are fully integrated into the DIF assets and the Trustees have set R&M specific investment consultant objectives that include an objective on integrating ESG (including climate change) and stewardship factors in the appointment of managers. The Trustees receive look through ESG analysis, including ESG scores and carbon emissions data as part of the quarterly monitoring report (in relation to the DIF) for the DB section.

The Trustees will receive formal ESG and climate change training in 2021 for both the DB and DC sections and for the DC section there is ongoing discussion on introduction a suitable ESG option within the self-select fund range.

#### Non-financially material factors

The Trustees do not at present take into account non-financial material factors (such as members' ethical considerations, social and environmental impact matters or future quality of life considerations for members and beneficiaries) when making investment decisions as there is no likely common view on any ethical matters which members are likely to hold.

#### **Risk management**

The Trustees manage risk in aggregate through a risk register, which is reviewed quarterly in detail by the relevant sub-committee. The full Trustee board is informed of any material issues but also review in detail different sections of the Risk Register on a cyclical basis. This ensures that all sections are covered in any 12 month period and this was the case over the Scheme year to 31 October 2020.

For example, the Trustees addressed risks related to cashflow requirements by investing in a cashflow matching strategy. The Value at Risk measure was used to determine the level of risk before and after, the change to the strategy reduced overall Value at Risk.

The Trustees continue to hold a segregated liability hedging portfolio to manage interest rate and inflation risks. In April 2020, the Trustees reviewed these risks and increased the liability hedging ratios to reduce risk to the funding level.

The Trustees reviewed liquidity risks and opportunities in the latter half of 2020.

#### **DB** section

#### **Investment strategy**

The overall objective of the Scheme is to meet the benefit payments promised as they fall due and to do so the investment strategy is set with regard the level of investment risk and return deemed appropriate, taking into account wider risks for example the covenant. The Trustees, with advice from various advisers, have monitored this over the Scheme year.

During the Scheme year the Trustees reviewed various aspects of the investment strategy. As a result of the review and with advice from R&M, the Trustees took the following steps:

- the level of interest rate and inflation hedging was increased in order to further manage interest rate and inflation risks within the Scheme's liabilities.
- an allocation was made to a cash flow matching strategy to improve the matching characteristics of the assets to the expected benefit outflow in the short to medium term.
- within the AIF, following a review of the underlying investment managers, the Trustees made changes to the manager line up with advice from R&M.

In making these decisions the Trustees paid particular attention to the balance between different kinds of investment, overall expected return and investment risks, including liability matching and cash flow risk specifically. Diversification within the AIF was a key consideration when implementing the investment manager change.

The Trustees also formally reviewed the liquidity of the investment portfolio during the Scheme year.

#### Monitoring

The Trustees monitored the overall strategy and funding level at least quarterly over the year along with the performance of the underlying managers. The Trustees with their advisers take an integrated approach to the ongoing monitoring and consider the Scheme's funding level and sponsor covenant.

The Trustees, with R&M, monitor the performance of the Investment Managers against the agreed performance objectives and will regularly review the activities of the Investment Managers to satisfy themselves that they continue to carry out their work competently and have the appropriate knowledge and experience to manage the assets of the SRM Scheme. Monitoring is provided in the DB quarterly investment governance reports or property assets monitoring reports presented at each Trustee meeting.

#### **DC** section

#### Default Investment Strategy and self-select range

The Trustees objective is to make available a number of investment options that provide members with access to a range of different asset classes that differ in their level of investment risk and expected return. The Trustees provide a default investment strategy for members that do not want to make their own choices, and a range of self-select funds.

In designing the default strategy, the Trustees' focus is on member needs and outcomes. The Trustees believe the default strategy is in the best interest of members and beneficiaries, and undertake periodic reviews on the suitability of the strategy.

The Trustees concluded the most recent review of the default strategy and the self-select fund range in March 2020. This review considered setting member objectives, considering member outcomes at retirement, suitable risk profiles as well as asset allocation and manager selection decisions.

Based on advice from their investment adviser, the following changes were agreed:

- replacing the current default lifestyle with blended funds designed to meet the Trustees' investment return target
- altering the self-select fund range to provide a more appropriate range of asset class based options.

The self-select fund range changes were implemented in August 2020, with changes to the default lifestyle being implemented in December 2020.

The Trustees are satisfied that the changes will:

- improve the balance of risk and return
- maintain sufficient diversification
- enhance the ESG characteristics of the overall strategy
- maintain the balance of active vs passive management
- maintain sufficient liquidity
- overall improve the likely outcomes for members

The Trustees are comfortable that the investment strategy reflects the needs and is in the best interests of the DC Section membership and the objectives as set out in the SIP.

The Trustees' policy is to invest in funds that offer daily dealing to enable members to readily realise and change their investments. All of the DC Section funds which the Trustees offer are daily priced.

#### Monitoring

For the DC section the Trustees monitored the underlying managers within the default strategy and the full self-select fund range.

Fidelity provide quarterly investment reports which show investment performance over a number of periods and comparisons against a benchmark, together with a market review. A summary of these results are reviewed by the Trustees at their quarterly meetings.

## 4. Voting and Engagement

The Trustees' investment advice for both the DB and DC sections, and fiduciary management (with respect to the DB section), is provided by River and Mercantile Investments Limited ("R&M") a division of the River and Mercantile Group. The River and Mercantile Group is a PRI signatory and were rated A+ by PRI for their Strategy and Governance.

Monitoring of voting and engagement activity in relation to the DB section was carried out by R&M over the Scheme year through regular investment and operational due diligence meetings with underlying managers.

As part of the DC strategy review carried out during the Scheme year, the review included consideration of suitable managers for which R&M carries out monitoring of voting and engagement. As such, the Trustees believe that through the oversight R&M provided of those managers during the year to 31 October 2020, they have followed their policy on voting and engagement as set out in the Statement of Investment Principles.

#### **DB** section

The Scheme's investments are predominantly made via pooled investment funds, in which the assets are pooled with those of other investors. As such, direct control of the process of engaging with the companies that issue the underlying securities, whether for corporate governance purposes or other financially material considerations, is delegated to the investment managers.

Within the AIF(37.5% of total assets), the Trustees have set out (in providing each manager with a copy of the SIP) their intent that, where appropriate, they require their managers to adopt an active approach to corporate governance. The Trustees are aware of the policy of the Investment Managers concerned regarding corporate governance and have delegated the responsibility for activity in this area to the investment managers. Where there is no investment manager, the Trustees vote and engage directly where applicable, for example with regard to the direct holdings and PFI/property-related assets held in the AIF.

The Trustees have also appointed R&M as fiduciary manager to manage half of the Scheme's growth assets (37.5% of Total Assets) in the DIF.

This statement includes information on both the fiduciary manager's voting and engagement record as well as those of the underlying managers (across both the AIF and the DIF). Where proxy voting agents have been used, this has been included in the voting information. References to "ISS" relate to Institutional Shareholder Services, a proxy voting company which is used within the BNYM mandate and by LGIM with respect to the DC assets.

#### **DC** section

The Scheme's investments are made via pooled investment funds via the Platform Manager, Fidelity, in which the Scheme's investments are pooled with those of other investors. As such, direct control of the process of engaging with the companies that issue the underlying securities, monitoring and voting, whether for corporate governance purposes or other financially material considerations, is delegated to the underlying investment managers.

The Trustees have delegated responsibility for monitoring and voting on decisions relating to their underlying Manager holdings to the Platform Manager, which implements its fund voting policy i.e. at the fund manager level Fidelity hold voting rights, at the underlying company/stock level the underlying fund manager holds the voting and engagement rights.

This statement includes information on Fidelity's voting and engagement record (with respect to the DC section and voting on at the fund manager level) as well as those of the underlying managers. Where proxy voting agents have been used, this has been included in the voting information.

This summary has been completed over the year to 31 October 2020. Engagement activity of underlying managers has been summarised. For some manager data we have used the year ended 31 December 2020.

#### Summary

The key areas the Trustees note from voting and engagement activity across their underlying managers is set out below. Voting activity is set out in the Appendix and engagement activity over the year has been collated separately with a summary provided here:

- Most managers were able to provide evidence of high levels of engagement activity.
- The general theme over the Scheme year was on environmental issues, climate strategy in particular. Executive pay and board diversity were the other main themes identified.
- Within the DB credit mandates, there was particular focus on climate change related risks, including discussions with companies on their carbon emissions along their supply chain.
- The other notable manager engagement in relation to environmental factors in particular water stress as well as engagement on improving social targets.
- Each relevant manager demonstrated very high levels of voting rights being acted on.
- Challenge to management was demonstrated through votes against management.
- Significant votes provided were typically in relation to board remuneration.
- Fidelity (DC platform) did not vote on behalf of the Trustees. This is due to their policy not to vote at the fund level as they cannot represent all their underlying investors that way. This is common practice in the industry.
- Proxy voting has been used by BNYM within the DIF portfolio. 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 they do not outsource any part of the strategic decisions. To ensure their proxy provider votes in accordance with their position on ESG, they have put in place a custom voting policy with specific voting instructions.
- BlackRock's proxy voting process is led by the BlackRock Investment Stewardship (BIS) team, which consists of three regional teams - Americas, Asia-Pacific ("APAC"), and Europe, Middle East and Africa ("EMEA"). They make use of several proxy advisory services but that is to help them collate and analyse data. BlackRock do not use external providers for voting decisions.

# Appendix A Voting Data – DB section

#### **Advisory Investment Fund**

We have included voting statistics for the mandates for which voting applies and there are material holdings.

Asset Class	Fund	% of Scheme
Multi Asset	Threadneedle Investments - Dynamic Real Return Fund	8.99
Equity	BlackRock Asset Management - Aquila Life Global Developed Fundamental Weighted Index Fund	5.16

#### **Discretionary Investment Fund**

As there are c. 30 managers in the DIF, R&M have only included allocations which are c.2.5% of DIF assets or higher. As such, we set out the voting information on the BNYM (River and Mercantile) Global Equity Fund (37.7% of the DIF, 11.2% of total Scheme assets) along with some examples of engagement activity undertaken by R&M and BNYM.

Summary of voting activity

	Threadneedle Dynamic Real Return Fund (AIF)	BlackRock - Aquila Life Global Developed Fundamental Weighted Index Fund (AIF)	BNYM (River and Mercantile) Global Equity Fund (DIF)
Total meetings eligible to vote	347	632	1131
Total resolutions eligible to vote	4565	9819	13999
% of resolutions did you vote on for which you were eligible?	98%	92%	99%
% did vote with management?	91%	84%	89%
% vote against management?	6%	7%	9%
% abstained	2%	1%	1%
% of meetings, for which you did vote, did you vote at least once against management?	50%	5%	7%
% of resolutions, on which you did vote, did you vote contrary to the recommendation of your proxy adviser? (if applicable)		n/a	18%

#### R&M pooled fund voting and engagements

Over the year to 31 December 2020, R&M voted on 255 resolutions across 57 meetings. R&M voted against management at 11 meetings which was 18% of total meetings and abstained in 7 meetings (12% of meetings).

During 2020, 44 engagements were carried out in relation to due diligence and voting activities, and within these 44, R&M engaged on 8 separate areas on 70 occasions. Significant engagement examples include:

 R&M carried out 13 engagements relating to auditor tenure. 11 of the engagements took the form of advising the manager of R&M's policy, typically to provide forward guidance in advance of voting against incumbent auditors in place for over 20 years. For one of the engagements, the auditor had been in place for over 20 years. However, the manager was committed to changing the auditor by a set deadline in line with the transition arrangements permitted under EU regulations and R&M subsequently supported the auditor reappointment. Following two other engagements, R&M voted against the auditor's reappointment as R&M had previously engaged and voted against this resolution in both cases

A cost R&M would typically consider to be something that the investment manager should cover out of their fee is the
marketing expenses associated with pooled investment vehicles. However, it is fairly common for pooled investment vehicle
documentation to permit the charging of marketing expenses to the Fund. R&M carried out four engagements in relation to
marketing expenses during 2020, including engaging with a new credit fund R&M had seeded where the company's
documentation permitted the charging of marketing expenses. R&M negotiated with the investment manager to include
wording in the documentation for the new fund confirming they did not intend to charge marketing expenses to the Fund.

#### BNY Mellon ("BNYM") - Equity Strategy

Most significant vote and examples of engagement

#### **Company A**

- BNYM pressed them on ESG D&I and sustainability footprint and disclosure. The company stated it is working to change its environmental sustainability practices and footprint with regards to energy, water use, and paper waste.
- After two years of failing say-on-pay votes, they changed their compensation consultant.

#### **Company B**

- BNYM explained that the company should show hard numbers regarding gender and break down gender across the business. The company stated it will do this in its Sustainability Report (and currently keeps those numbers). It is working on programs to encourage women to seek careers in manufacturing. It is shifting its manufacturing operations models to align the structure with this strategy. It has shifted the female population by 12 percent in the last 2 years (44 percent).
- BNYM asked how it pushes sustainability policies down the supply chain. The company next highlighted its supply chain management. It has launched a supplier D&I council already but that more would come. BNYM explained that it expects customers and clients to ask for this information. A standardised framework will make these conversations more efficient.
- During the engagement, BNYM voiced concern about attrition rate and urged the company to disclose definite workforce demographic data around gender and diversity. It urged the company to break down this information across the company. The company replied that it will do so in its upcoming Sustainability Report.
- In March 2021, they published their inaugural Human Capital Report.

# Appendix B Voting Data – DC section

#### **Default Strategy**

As there are multiple underlying across the default strategy, we included allocations which are c.2.5% of assets or higher within any of the default strategy's blended funds and for funds in which voting takes place. The funds considered are set out below.

Asset class	Fund name	Maximum allocation within default investment strategy (as at 31 December 2020)
Family	LGIM All World Equity Index	25.0%
Equity	LGIM All World Equity Index (GBP Hedged)	25.0%
	LGIM Diversified	32.5%
Multi-asset	Threadneedle Dynamic Real Return Fund	32.5%

	Number of meetings eligible to vote on	Total number of resolutions eligible to vote on	% of eligible resolutions voted on	% of resolutions voted with management	% of resolutions voted against management	% of resolutions abstained from
LGIM All World Equity	7,323	73,595	99.42%	83.57%	15.59%	0.84%
LGIM Diversified	12,317	121,670	98.47%	82.19%	17.25%	0.57%
Threadneedle Dynamic Real Return	347	4,565	98.10%	91.43%	6.18%	2.39%

#### LGIM

#### Most significant votes – extract

Company

Company name	Whitehaven Coal	Barclays	ExxonMobil
Date of vote	22-Oct-20	07-May-20	27-May-20
Summary of the resolution	Resolution 6 Approve capital protection. Shareholders are asking the company for a report on the potential wind-down of the company's coal operations, with the potential to return increasing amounts of capital to shareholders.	Resolution 29 - Approve Barclays' Commitment in Tackling Climate Change Resolution 30 - Approve ShareAction Requisitioned Resolution	Resolution 1.10 - Elect Director Darren W. Woods
How you voted	LGIM voted for the resolution.	LGIM voted for resolution 29, proposed by Barclays and for resolution 30, proposed by ShareAction.	Against
Rationale for the voting decision	The role of coal in the future energy mix is increasingly uncertain, due to the competitiveness of renewable energy, as well as increased regulation: in Q4 2020 alone three of Australia's main export markets for coal - Japan, South Korea and China - have announced targets for carbon neutrality around 2050. LGIM has publicly advocated for a 'managed decline' for fossil fuel companies, in line with global climate targets, with capital being returned to shareholders instead of spent on diversification and growth projects that risk becoming stranded assets. As the most polluting fossil fuel, the phase-out of coal will be key to reaching these global targets.	The resolution proposed by Barclays sets out its long-term plans and has the backing of ShareAction and co-filers. We are particularly grateful to the Investor Forum for the significant role it played in coordinating this outcome.	In June 2019, under our annual 'Climate Impact Pledge' ranking of corporate climate leaders and laggards, we announced that we will be removing ExxonMobil from our Future World fund range, and will be voting against the chair of the board. Ahead of the company's annual general meeting in May 2020, we also announced we will be supporting shareholder proposals for an independent chair and a report on the company's political lobbying. Due to recurring shareholder concerns, our voting policy also sanctioned the reappointment of the directors responsible for nominations and remuneration.
Outcome of the vote	The resolution did not pass, as a relatively small amount of shareholders (4%) voted in favour. However, the environmental profile of the company continues to remain in the spotlight: in late 2020 the company pleaded guilty to 19 charges for breaching mining laws that resulted in significant environmental harm. As the company is on LGIM's Future World Protection List of exclusions, many of our ESG-focused funds and select exchange-traded funds were not invested in the company.	Resolution 29 - supported by 99.9% of shareholders Resolution30 - supported by 23.9% of shareholders (source: Company website)	93.2% of shareholders supported the re-election of the combined chair and CEO Darren Woods. Approximately 30% of shareholders supported the proposals for independence and lobbying. (Source: ISS data)

Implications of the outcome eg were there any lessons learned and what likely future steps will you take in response to the outcome?	LGIM will continue to monitor this company.	The hard work is just beginning. Our focus will now be to help Barclays on the detail of their plans and targets, more detail of which is to be published this year. We plan to continue to work closely with the Barclays board and management team in the development of their plans and will continue to liaise with ShareAction, Investor Forum, and other large investors, to ensure a consistency of messaging and to continue to drive positive change.	We believe this sends an important signal, and will continue to engage, both individually and in collaboration with other investors, to push for change at the company. Our voting intentions were the subject of over 40 articles in major news outlets across the world, including Reuters, Bloomberg, Les Échos and Nikkei, with a number of asset owners in Europe and North America also declaring their intentions to vote against the company.
On which criteria (as explained in the cover email) have you assessed this vote to be "most significant"?	The vote received media scrutiny and is emblematic of a growing wave of green shareholder activism.	Since the beginning of the year there has been significant client interest in our voting intentions and engagement activities in relation to the 2020 Barclays AGM. We thank our clients for their patience and understanding while we undertook sensitive discussions and negotiations in private. We consider the outcome to be extremely positive for all parties: Barclays, ShareAction and long-term asset owners such as our clients.	We voted against the chair of the board as part of LGIM's 'Climate Impact Pledge' escalation sanction.

#### Threadneedle

Most significant votes - extract

Company name	Amazon.com, Inc.	Facebook, Inc.	Tesco Plc
Date of vote	27-May-20	27-May-20	26-Jun-20
Summary of the resolution	Elect Director Thomas O. Ryder	Report on Median Gender/Racial Pay Gap	Approve Remuneration Report
How you voted	Against	For	Against
Where you voted against management, did you communicate your intent to the company ahead of the vote?	No	Νο	No
Rationale for the voting decision	Director is an affiliate serving on a key committee.	Material social risk for business; in shareholders' interests.	Ex post adjustment to long-term performance metrics
Outcome of the vote	Pass	Fail	Check
Implications of the outcome eg were there any lessons learned and what likely future steps will you take in response to the outcome?	Active stewardship (engagement and voting) continues to form an integral part of our research and investment process.	Active stewardship (engagement and voting) continues to form an integral part of our research and investment process.	Active stewardship (engagement and voting) continues to form an integral part of our research and investment process.
On which criteria have you assessed this vote to be "most significant"?	Vote against management	Vote against management	Vote against management

# CAPITA

# The Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme ("the Scheme")

Schedule of contributions

# **Certification of the Schedule of Contributions**

## Adequacy of rates of contributions

1. I certify that, in my opinion, the rates of contributions shown in this Schedule of Contributions are such that the statutory funding objective could have been expected on 31 October 2015 to be met by the end of the period specified in the Recovery Plan dated September 2017.

### Adherence to Statement of Funding Principles

2. I hereby certify that, in my opinion, this Schedule of Contributions is consistent with the Statement of Funding Principles dated September 2017.

The certification of the adequacy of the rates of contributions for the purpose of securing that the statutory funding objective can be expected to be met is not a certification of their adequacy for the purpose of securing the Scheme's liabilities by the purchase of annuities, if the Scheme were to be wound up.

Signature:	mfinat
Name:	Martin West
Date:	28 September 2017
Name of Employer:	Capita Employee Benefits
Address:	65 Gresham Street
	London
	EC2V 7NQ
Qualification:	Fellow of the Institute and Faculty of Actuaries

#### Notes not forming part of the certification

In giving the above opinion I have interpreted the phrase "can be expected to be met" as being satisfied by consideration of the agreed contributions under the specific economic and demographic scenario set out in the statement of funding principles produced as part of the 31 October 2015 Scheme Funding assessment. In particular, no further allowance has been made for adverse experience that may occur in the future. The opinion given will not necessarily hold in other scenarios.



## The Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme ('the Scheme')

Investment Report for the year ended 31 October 2020

#### **Market Background**

Over the year to 31 October 2020 most return-seeking asset classes performed positively but with unprecedented volatility witnessed in Q1 with a subsequent recovery in Q2 and Q3 2020. Global equity markets experienced large sell-offs in Q1 as rising COVID-19 cases resulted in the shutdown of economies around the world. Sovereign bond prices increased and market volatility rose sharply.

The 12-month period was largely categorised by the COVID-19 induced end of the 10 year 'Bull-market'. The US/China trade talks oscillated between escalating and easing tensions. UK extended the Brexit deadline to the end of October 2019 and then into 2020.

In the US, Q4 2019 economic data showed an upward trend along with easing geopolitical tensions between the US and China. The central banks continued to cut rates and prop up economies with bond purchases in the last quarter of 2019.

Throughout Q4 there was further momentum towards the global trend of loose monetary policy. The Bank of England kept the base rate at 0.75%, but said it was giving serious consideration to cutting rates in light of continued Brexit-related uncertainty. The US Federal Reserve cut the Federal Funds target rate in October, while the European Central Bank resumed asset purchases as well as cutting its short-term rates, falling further into the negative territory, amid falling economic sentiment. The continued stance towards monetary easing resulted in positive returns for most return seeking asset classes.

December reflected easing geopolitical tensions and increasing investor sentiment. The US and China announced they had reached 'phase one' of a trade deal. In the UK, the Conservative Party won a large majority, seeming to ensure the UK would leave the EU by the end of January 2020. Alongside this governments across developed economies had indicated they were willing to increase government expenditure to boost growth, boosting most global equity markets in local currency terms.

Equity and return-seeking bond markets shrugged off an early flaring of US/Iranian tensions and rose strongly in the first couple of weeks of January, led by US equities which hit another all-time high. The UK officially left the European Union on 31 January 2020. February began with positive economic data in both Europe and the US, as the S&P 500 set a new record high. President Trump was also acquitted from his impeachment trial, although this was widely expected.

However, the positive economic momentum was sent into reverse by the advent of the coronavirus outbreak. COVID-19 first emerged in the Chinese city of Wuhan and by mid-February it had taken centre stage. As it became apparent that the coronavirus had spread beyond China, countries began to impose travel restrictions and lockdown parts of their economies. Equities plummeted in the last week of February, as markets moved to price in the ominous economic downturn that would arise from the global lockdown.

March saw the epicentre of the virus move from China to Europe, as health systems struggled to cope with the dramatic increases in the number of infections. Large-scale restrictions in economies became commonplace, as the World Health Organisation declared the virus a global pandemic. Markets reacted strongly to this unexpected turn of events, with a combined supply and demand shock occurring simultaneously, bringing economic activity to a standstill. Over the month investors fled from return-seeking asset classes, driving government bond yields lower as the US 10-year bond yield reached record lows. This would mean higher liability values for the typical UK pension scheme, although this would have been offset to the extent, they have liability hedging.

Central banks and governments reacted with a monetary and fiscal response unprecedented in both its speed and size. These actions allowed equity markets to stabilise and trend upwards over the second quarter of 2020 and into August. The prospect of economies reopening and the enormous amount of fiscal and monetary stimulus announced served to support growth asset prices and was seen to outweigh the impact of lockdown restrictions on corporate revenues and earnings.

October 2020 saw a continued decline in the markets from September, after a period of the strong market rally in Q2 and the first half of Q3. October was dominated by the uncertainty over the US presidential election and resurgence of Covid-19 cases leading to widespread restrictions. Many countries have implemented stricter lockdown measures, which affected risk assets.

Sterling appreciated against the US Dollar but depreciated against Yen and the Euro over the course of the 12-month period.

#### **Investment Manager Arrangements**

The Trustee has chosen to employ an investment strategy whereby asset allocation and manager selection are delegated for a proportion of the Scheme's assets. The main attraction of a delegated implementation approach is governance simplicity, high levels of asset diversification and asset rotation. The Trustee has appointed River and Mercantile Solutions as their Investment Manager for the Discretionary Investment Fund portfolio that makes up 37.5% and the Liability Hedging assets portfolio that makes up 25% of the Scheme's assets. The Trustee has in place a Fiduciary Management Agreement with River and Mercantile Investments Limited governing this relationship.

The Trustees have chosen to implement part of their investment strategy through River and Mercantile Solutions' Fiduciary Management service, an implemented solution which allows trustees to retain ownership of those decisions which have the greatest importance to the Scheme's investment strategy – framing objectives, allocations to on-risk/off-risk assets, risk tolerance – whilst delegating other decisions to River and Mercantile Solutions.

The remaining return-seeking assets that make up 37.5% of the Scheme's is split between pooled funds and direct holdings assets; comprising the Advisory Investment Fund.

In addition, the Trustees have directly appointed CACEIS as custodian for most of the Scheme's assets, with the exception of some of the pooled funds held in the Advisory Investment Fund.

#### Investment Strategy

The Trustees' long-term objective for the Scheme is to target an investment return objective of approximately 2.25% per annum (net of fees) in excess of the returns on the Liability Benchmark Portfolio ("LBP").

In addition to framing the investment objective, the Trustees are responsible for setting the split of assets between return-seeking assets (the Discretionary Investment Fund and Advisory Investment Fund) and liability-matching assets (known as the Liability Hedging assets). With consideration of the Scheme's liabilities and desired investment objectives, the Trustees have adopted a 75% allocation to return-seeking assets, split equally between the Discretionary and Advisory investment funds, and a 25% allocation to the liability-matching assets. River and Mercantile Solutions has full discretion to implement the Trustees' chosen investment strategy within the Discretionary Investment Fund and liability hedging portfolio only, as described below.

#### Liability Hedging Assets (LHA)

The LHA is invested in a portfolio of directly held gilts. The LHA also comprises the liability hedging strategy via swaps (contracts between the Scheme and a counterparty bank) which aims to further reduce sensitivity to changes in interest rates and inflation (beyond that provided by the directly held gilts) and hence reduce the impact of movements in these on the Scheme's funding level. The Trustees delegate the ongoing management of the liability hedging levels to River and Mercantile Solutions.

#### **Advisory Investment Fund (AIF)**

The AIF currently invests in a more static manner across both traditional equity and bond funds, but also has allocations to more specialist asset classes that are not available or cost effective for larger investors with large asset pools.

The objective for the AIF is to achieve a return of at least 3% per annum in excess of the return of cash, after the deduction of fees, over rolling three year periods.

#### Cash Flow Matching Credit Assets (CFMCA)

The Scheme recently took advantage of more favourable pricing to implement a Cashflow Matching Credit mandate to assist with the Scheme's cashflow needs. However, the strategic allocations remain under review while the Actuarial Valuation is being finalised.

The CFMCA is Invested in high quality investment grade credit to efficiently match a proportion of the Scheme's liability cashflows.

#### **Discretionary Investment Fund (DIF)**

The DIF holds a diverse portfolio of assets that are expected, in the longer term, to exceed the growth in the value of the Scheme's liabilities. River and Mercantile Solutions may invest the DIF assets in a number of different asset classes subject to a number of restrictions.

The objective for the DIF is to achieve a return of at least 3% per annum in excess of the return on cash, after the deduction of fees, over rolling three year periods. The DIF is invested in a diversified portfolio, including equities, global government and emerging market bonds, hedge funds, leveraged loans and other alternative assets.

The asset allocation across the Total Fund at the year-end was as shown in the following table:

Asset Class	31 Oct 2020 (%)	31 Oct 2019 (%)
Advisory Fund	33.6	35.1
Equities	6.5	7.2
Property	3.1	3.3
Alternatives	4.6	5.0
Return Seeking Credit	2.4	2.6
Commodities	0.0	0.0
Cash & Sovereign Bonds*	0.9	0.9
Multi Asset	16.1	16.1
Discretionary Fund	29.4	31.9
Equities	16.7	16.3
Property	0.0	0.0
Alternatives	5.7	5.1
Return Seeking Credit	5.3	7.3
Commodities	0.7	0.0

Cash & Sovereign Bonds*	0.9	3.2
Liability Hedging Assets	26.8	33.1
IG Index Linked Bonds	6.6	9.7
IG Fixed Interest Bonds	15.5	15.0
Swaps	4.7	8.2
Swaptions	(0.1)	-
Cash*	0.0	0.2
Cash Flow Matching Credit Assets	10.2	-
Cash	0.0	-
Return Seeking Credit	10.2	-
Total Fund	100.0	100.0
*Cash includes the uprealised profit/loss	on the forward cor	stracts used for the

\*Cash includes the unrealised profit/loss on the forward contracts used for the purpose of currency hedging. Figures are based on clean values and are subject to rounding.

#### **Investment Risk**

#### Credit Risk

The Scheme is subject to credit risk because the Scheme directly invests in bonds, OTC derivatives and has cash balances. The Scheme also invests in pooled investment vehicles and is therefore indirectly exposed to credit risk in relation to the instruments it holds in the pooled investment vehicles. The Trustees' policy for managing credit risk is detailed in the Statement of Investment Principles.

The Scheme holds £131.5m in directly held bonds, £23.7m in OTC derivatives and £3.3m in directly held cash balances. The Scheme also holds £92.1m bonds and cash through underlying pooled fund investments.

Credit risk arising on derivatives held directly depends on whether the derivative is exchange traded or over the counter (OTC). The Scheme holds OTC derivative contracts which are not guaranteed by any regulated exchange and therefore the Scheme is subject to risk of failure of the counterparty. Credit risk for OTC derivative contracts is mitigated by placing restrictions on River and Mercantile Solutions which ensure that new contracts are only entered into with counterparties that are investment grade. The credit risk in respect of OTC swaps is further reduced by collateral arrangements.

Credit risk arising on bonds held directly is mitigated by River and Mercantile Solutions choosing to only invest in government bonds, where the credit risk is minimal, or corporate bonds which are rated at least investment grade.

Directly held cash balances are at financial institutions which are at least investment grade credit rated. This is the position at the yearend.

In all above instances, "investment grade" is defined as being rated at least BBB- by Standard & Poor's or Baa3 by Moody's.

Indirect credit risk arises in relation to underlying investments held in bond and cash pooled investment vehicles. This risk is mitigated by the Trustees mandating River and Mercantile Solutions that the underlying investment in sub-investment grade debt may not exceed 30% of the DIF.

Both direct and indirect credit risk is mitigated by holding a diversified portfolio to minimise the impact of default by any one issuer. The Trustees monitor the investment strategy adopted by River and Mercantile Solutions to ensure that the arrangement remains diversified.

Direct credit risk arises in respect of pooled investment vehicles. The Scheme's Advisory and Discretionary Investment Funds is invested across a large number of different pooled funds which have various legal structures in various domiciles (e.g. open-ended investment companies, unit trusts, limited partnerships etc.).

The direct credit risk associated with these managers is also mitigated by:

- the regulatory environments in which those managers operate;
- diversification amongst a large number of pooled arrangements; and
- due diligence checks by River and Mercantile Solutions on the appointment of new pooled managers, and monitoring on an ongoing basis for any changes to the operating environment of each manager.

#### Currency risk

The Scheme is subject to currency risk because some of the Scheme's investments are held in overseas markets via pooled investment vehicles. The Trustees' policy for managing this risk is detailed in the Statement of Investment Principles.

Currency risk is mitigated by delegating management of currency exposures at total portfolio level to River and Mercantile Solutions. River and Mercantile Solutions implement currency hedging through the use of hedged shared classes of pooled funds (where available) and the use of FX forward contracts.

Net of currency hedging, 7.2% of the Scheme's holdings were exposed to overseas currencies as at year-end (2019: 6.8%).

#### Interest rate risk

The Scheme's assets are subject to interest rate risk because some of the Scheme's investments are held in bonds, interest/inflation rate swaps for the purpose of liability hedging. Under this strategy if interest rates fall the value of these investments will rise to help match the increase in actuarial liabilities arising from a fall in the discount rate. Similarly, if interest rates rise these investments will fall in value as will actuarial liabilities because of an increase in the discount rate. At the year-end, the assets subject to interest rate risk comprised of:

£'000	2020	2019
Direct		
Bonds	131,511	119,810
Swaps	23,765	39,717
Swaptions	(633)	-
Indirect		
Bond PIVs	86,316	43,943
Cash PIVs	5,790	7,048

Please note clean values have been used where applicable.

#### Other price risk

Other price risk arises principally in relation to the Scheme's return seeking portfolio which may include various asset classes (i.e. alternatives, bonds, equities, cash and investment properties) held in pooled vehicles. The Scheme manages this exposure to overall price movements by constructing a diverse portfolio of investments across various markets.

# At the year end, the Scheme's exposure to investments subject to other price risk was:

£'000	2020	2019
Direct		
Alternatives	17,809	18,957
Bonds	1,318	1,318
Equity	6,857	6,635
Property	7,000	7,000
Put Equity Options	717	103
Indirect		
Equity PIVs	94,536	113,609
Property PIVs	8,377	8,994
Alternatives PIVs	29,199	32,919
Commodities PIVs	3,750	-
Multi Asset PIVs	80,644	78,279

Please note clean values have been used where applicable.

#### **Investment Performance**

Performance of the Scheme's assets against the objectives is shown below:

Portfolio Section	12 Months (%)	3 Years p.a. (%)	5 Years p.a. (%)
Total Portfolio	6.2	8.0	10.2
Objective	6.5	7.4	8.3
Relative	-0.3	0.6	1.9

Performance is shown net of fees to the extent that fees are paid from assets.

Past Performance is not a guide to future returns. The value of investments and the income from them can fall as well as rise and you may not get back the full amount originally invested.

#### **Concentration of Investments**

The following investment(s) represented over 5% of the Scheme's assets invested with River and Mercantile Solutions at the year-end date:

Instrument Name	31 Oct 2020 (%)		31 Oct 2019 (%)	
	£	%	£	%
PineBridge Global DAA Fund Class Y2H	36,136,731	7.2	35,384,661	7.3
Threadneedle Dynamic Real Return Fund S Acc	44,507,546	8.9	42,894,189	8.8
Insight Maturing Buy & Maintain Bond Fund 2021-2025 Class B GBP Inc	51,304,000	10.3	-	-
BNY Mellon (River and Mercantile) Global Equity Fund	45,287,094	9.1	-	-
BlackRock AM Aquila Life Global Developed Fundamental Weighted Index Fund	25,451,930	5.1	28,323,959	5.8
3.5% Treasury Gilt 2068	30,267,783	6.1	10,319,013	2.1

#### **Statement of Investment Principles**

In accordance with the Pensions Act 1995, the Trustees have prepared a Statement of Investment Principles, which details the key elements of the investment arrangements of the Scheme. Copies of this document are available on request.

River and Mercantile Solutions, December 2020



Highly Commended, Fiduciary Manager of the year – Professional Pensions, 2018 • Pensions Consultancy of the Year – Pensions Age Awards, 2017 DC Investment Provider of the Year - Pensions Investment Provider Awards (PIPA), 2017 • Best DB Consultancy – Engaged Investor Trustee Awards, 2016 Best Default Fund Strategy - Pensions Insight DC Awards, 2016 • Multi-Asset Manager of the Year – Pensions Age Awards, 2016

RIVER AND MERCANTILE

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# Sir Robert McAlpine Limited Staff Pension & Life Assurance Scheme ("SRM Scheme")

# September 2020

# **Statement of Investment Principles**

# Introduction

This document constitutes the Statement of Investment Principles ('the SIP') required under Section 35 of the Pensions Act 1995 for the SRM Scheme. It describes the broad investment policy being pursued by the Trustees. This SIP also reflects the requirements of the Occupational Pension Schemes (Investment and Disclosure)(Amendment and Modification) Regulations 2018.

Detail on how the SRM Scheme's investment strategy is implemented is set out in a separate Statement of Investment Implementation ('SII') document (which is maintained by the Trustees).

The Scheme Actuary is Shireen Anisuddin of Hymans Robertson LLP, the Investment Adviser is River and Mercantile Solutions ('R&M Solutions') and the Legal Adviser is CMS Cameron McKenna Nabarro Olswang LLP.

The Trustees confirm that, before finalising this SIP, they have consulted with Sir Robert McAlpine Limited ('the Principal Employer') and the Scheme Actuary and have obtained and considered advice from the Investment Adviser. The Trustees believe the Advisers to be qualified by their ability and practical experience of financial matters and to have appropriate knowledge of the investment arrangements that the SRM Scheme requires.

The Trustees are responsible for the investment of the SRM Scheme assets and arrange administration of the SRM Scheme. Where it is required to make an investment decision, the Trustees always receive advice from the relevant Advisers first and they believe that this ensures that they are appropriately familiar with the issues concerned.

In accordance with the Financial Services & Markets Act 2000 ('FSMA'), the Trustees set general investment policy, but have delegated the day-to-day investment of the SRM Scheme assets, within pre-defined constraints to professional investment managers. This is through the fiduciary management service of R&M Solutions, hereafter referred to as the 'Fiduciary Manager', or other Investment Managers (including those appointed by the Fiduciary Manager).

# **Scheme Governance**

The Trustees are responsible for the governance and investment of the SRM Scheme assets. The Trustees consider that the governance structure set out in this SIP is appropriate for the SRM Scheme as it allows the Trustees to make the important decisions on investment policy, while delegating the day-to-day aspects to Investment Managers or the Advisers as appropriate. The responsibilities of each of the parties involved in the SRM Scheme governance can be found in the SII.

The Trustees will review this SIP at least every three years, or following any changes to the investment strategy, and modify it with consultation from the Advisers and the Principal Employer if deemed appropriate. There will be no obligation to change this SIP, the Investment Managers, Fiduciary Manager or Adviser as part of such a review.

# Suitability

The Trustees have defined the investment objective and investment strategy with due regard to the SRM Scheme's liabilities. The Trustees have taken advice from the Advisers to ensure that the assets held by the SRM Scheme and the investment strategy are suitable given the SRM Scheme's liability profile, the Trustees' objectives, regulatory guidance and specifications in the Trust Deed.

# **Statutory Funding Requirement**

The Trustees will obtain and consider proper advice on the question of whether the investments and investment strategy are satisfactory having regard to both the investment objectives and the requirement to meet any statutory funding requirements. The funding position is reviewed periodically by the Scheme Actuary, with a full actuarial valuation at least every three years.

The Trustees will consider with the Investment Adviser and the Scheme Actuary whether the results of these actuarial valuations suggest that any change to investment strategy is necessary to ensure continued compliance with the statutory funding requirement and Trust Deed.

# **Investment Objectives**

The overall objective of the SRM Scheme is to meet the benefit payments promised as they fall due. The Trustees have set the following qualitative objectives:

- The acquisition of suitable assets, having due regard to the risks, which will generate income and capital growth to pay, together with contributions from the Principal Employer, the benefits which the SRM Scheme provides as they fall due.
- 2. To limit the risk of the assets being assessed as failing to meet the liabilities over the long term having regard to any Statutory Funding Requirement.
- *3.* To achieve a return on investments which is expected to at least meet the Scheme Actuary's assumptions over the long term.

In quantitative terms, the Trustees' current long-term objective for the SRM Scheme is to target an investment return objective of approximately 2.25% per annum (net of fees) in excess of the Liability Benchmark Portfolio ("LBP"). The LBP represents a reasonable proxy for the SRM Scheme's liabilities and is defined as a portfolio of gilts with similar characteristics to the SRM Scheme's liabilities. Further details on the composition of the LBP can be found in the SII.

# **General Policies**

The Trustees' broad approach to investment strategy is to allocate the assets into two pools – 'Off-risk' and 'On-risk' assets. The investment objective is then translated into the strategy, and assets are allocated to these two components:

- 'Off-risk' assets, defined as the Matching Fund & Liability Hedge, aims to match the SRM Scheme's liabilities.
   Assets are invested in, but not limited to fixed interest gilts, index-linked gilts and swaps.
- 'On-risk' assets, defined as Growth Assets, aims for return generation but has the ability to invest in off-risk assets as and when required to defend against falling markets. Assets are invested in, but not limited to, equities, investment grade bonds, high yield bonds, emerging market debt, hedge funds, loans and other alternative asset classes.

The overall level of the Trustees' investment objective influences the split of assets between these two components. To target the investment return objective, the Trustee currently invests 75% of the SRM Scheme assets in Growth Assets (targeting Cash+3% p.a.) and the remaining 25% in the Matching Portfolio (targeting LBP + 0% p.a.). Note the overall investment return target of LBP + 2.25% reflects the Trustees' expected return for a 75% Growth Assets/25% Matching Portfolio. This will be reviewed over time.

Further information on the implementation of the SRM Scheme's investment strategy, including control ranges within which the Fiduciary Manager may operate, can be found in the SII.

# Implementation of investment strategy

The Trustees have delegated a proportion of the investment of the SRM Scheme assets to R&M Solutions As Fiduciary Manager, while retaining discretion over the remaining assets. The investment strategy is comprised as outlined below.

Component	Portfolio	Allocation	
Off-risk	Matching Fund & Liability Hedge	25%	
On-risk	Discretionary Investment Fund	37.5%	
	Advisory Investment Fund	37.5%	

#### Matching Fund & Liability Hedge

The Scheme has in place a liability hedge which aims, via a series of swaps contracts and gilt holdings, to control the variation between the Scheme's assets and liabilities that arise due to changes in interest rates and inflation.

R&M Solutions have discretion over the levels of liability hedging within guidelines as set out in the SII and manage the portfolio on a day-to-day basis.

#### Discretionary Investment Fund ('DIF')

R&M Solutions have discretion to invest the SRM Scheme assets in underlying investment managers (within guidelines as set out in the SII) who run the portfolio on a day-to-day basis. The Trustee has acknowledged and considered with sufficient diligence the potential conflict that may arise from R&M Solutions belonging to the same organisation as the Adviser.

#### Advisory Investment Fund ('AIF')

Asset allocation within this portfolio is determined by the Trustees having considered advice from the Investment Adviser. In providing such advice, the Investment Adviser has considered the full range of suitable investment opportunities that could potentially meet the investment objectives above, paying due regard to the potential risks of investment, as outlined below.

# Monitoring

The Trustees, or Advisers on behalf of the Trustees, engage in an integrated approach to the ongoing monitoring of the SRM Scheme. In particular, decisions around the investment strategy are made with regard to the SRM Scheme's funding plan and the covenant of the Sponsor.

The Trustees, or the Investment Advisers on behalf of the Trustees or any other suitably qualified Adviser, monitor the performance of the Investment Managers against the agreed performance objectives and will regularly review the activities of the Investment Managers to satisfy themselves that the Investment Managers continue to carry out their work competently and have the appropriate knowledge and experience to manage the assets of the SRM Scheme.

As part of this review, the Trustees will consider whether or not the Investment Managers:

- Are carrying out their function competently.
- Have regard to the need for diversification of investments.
- Have regard to the suitability of each investment and each category of investment.
- Have been exercising their powers of investment with a view to giving effect to the principles contained in this SIP, so far as is reasonably practical.

If the Trustees are not satisfied with an Investment Manager they will ask the Investment Manager to take steps to rectify the situation. If the Investment Manager still does not meet the Trustees' requirements, the Trustees will remove that investment manager and appoint another.

# **Corporate Governance and Stewardship**

The Fiduciary Manager and Investment Managers held in the AIF have been provided with a copy of this SIP and are required to exercise their powers with a view to giving effect to the principles contained herein and in accordance with subsection (2) of Section 36 of the Pensions Act 1995. Further information can be found in the SII.

The Trustees periodically review the overall value-for-money of using the Investment Adviser (as specified in the Scheme's Investment Consulting objectives) and Investment Managers and information in relation to costs associated with investing is included in the quarterly monitoring report.

Many of the Scheme's investments are made via pooled investment funds, in which the Scheme's investments are pooled with those of other investors. As such, direct control of the process of engaging with the companies that issue the underlying securities, whether for corporate governance purposes or other financially material considerations, is delegated to the investment managers held within the AIF and DIF.

The Trustees acknowledge the inherent potential for conflicts of interest which exist as part of ongoing investment management business activities. R&M Solutions' (Investment Adviser and Fiduciary Manager) Conflict of Interest policy is available publicly here:

#### https://riverandmercantile.com/Asp/uploadedFiles/file/Corporate\_Governance/RMG\_Conflicts\_of\_Interest\_Policy.pdf

As an FCA regulated firm, the Fiduciary Manager is required to prevent or manage conflicts of interest. Where Investment Managers are also regulated, they are likely to be subject to such requirements to manage conflicts of interest as are applicable in their jurisdiction of incorporation or operations. The Fiduciary Manager directly monitors these as part of their regulatory filings (where available), the Trustees, Investment Adviser and Fiduciary Manager also monitors this as part of ongoing review.

#### Advisory Investment Fund ('AIF')

As part of the appointment of the investment managers held within the AIF, the Trustees have entered formal manager agreements and/or accepted the terms of pooled investment vehicles, setting out the scope of each investment manager's and/or pooled investment vehicle's activities, their charging basis and other relevant matters. The appointment of the investment managers is ongoing.

Within the AIF, the investment managers (where appropriate) adopt an active approach to corporate governance. The Trustees would prefer to engage with companies rather than boycott particular shares or companies. The Trustees are aware of the policy of the investment managers concerned regarding corporate governance and have delegated the responsibility for activity in this area to the investment managers.

The Trustees have retained the use of voting (and other) rights attached to their mandates within the AIF; however the respective managers of the mandates retain responsibility for voting on their underlying holdings. The Trustees will monitor investment managers' voting records, and will seek explanations and discussions as appropriate.

The Trustees and Investment Adviser undertake regular reviews of the investment managers held within the AIF. These reviews incorporate benchmarking of performance and fees, with some managers on performance-related fees as well as performance reviews (including understanding key drivers of performance). The Investment Adviser and Trustees review the governance structures of the investment managers, as well as assessing whether their fees, expenses (and any other charges) are in line with industry peers at inception and from time to time whilst invested.

Where it can be determined, the Trustees and Investment Adviser assess whether the investment managers (held within the Advisory Investment Fund) remuneration arrangements are aligned with the Trustees' objectives. The Trustees expect the investment managers (within the AIF):

- to align their investment strategy and decisions with the Trustees' investment policies, such as their return target and the restrictions detailed in the relevant investment documentation, and
- to assess and make decisions based on the medium- to long-term financial and non-financial performance of an
  issuer of debt or equity, and to engage with the issuers to improve this medium- to long -term performance. The
  success of such engagement will contribute to the Scheme's performance, which are reflected and measured
  relative to the Trustees' long-term performance objectives.

The Trustees oversee the turnover costs (where available) incurred by the investment managers as part of their ongoing monitoring process and evaluate such costs to determine if they are in line with peer groups and the Investment Adviser's

expectations. Where there are material deviations the Trustees engage with investment managers to understand the rationale for such deviations and take appropriate action.

#### Discretionary Investment Fund ('DIF')

The Trustees have appointed a Fiduciary Manager to implement this part of the Scheme's investment strategy. The Fiduciary Manager manages assets directly on behalf of the Trustees as well as having delegated authority to appoint, monitor and change the underlying Investment Managers within the DIF (the 'Underlying Managers'). The Trustees and Fiduciary Manager have agreed, and will maintain, formal agreements setting out the scope of the Fiduciary Manager's activities, charging basis and other relevant matters. The Fiduciary Manager is appointed to carry out its role on an ongoing basis.

The Fiduciary Manager undertakes regular reviews of all Underlying Managers. These reviews incorporate benchmarking of performance and fees, with some managers on performance-related fees as well as performance reviews (including understanding key drivers of performance), investment due diligence meetings and operational due diligence reviews. The Fiduciary Manager reviews the governance structures of Underlying Managers, as well as assessing whether their fees, expenses (and any other charges) are in line with industry peers at inception and from time to time whilst invested.

The Trustees periodically review the overall value-for-money of using R&M Solutions (as Fiduciary Manager), and information in relation to costs associated with investing is included in the quarterly monitoring report. The Trustees are satisfied that these arrangements incentivise the Fiduciary Manager:

- to align its investment strategy and decisions with the Trustees' investment policies, such as their return target and the restrictions detailed in the Fiduciary Management Agreement, and
- to assess and make decisions based on the medium- to long-term financial and non-financial performance of issuers of debt or equity, and to engage with such issuers to improve this medium- to long-term performance. The success of such engagement will contribute to the Scheme's performance, which is measured relative to the Trustees' long-term performance objectives.

Where it can be determined, the Fiduciary Manager assesses whether Underlying Manager remuneration arrangements are aligned with the Trustees' objectives The method and time horizon for evaluating and remunerating Underlying Managers is determined by criteria set by the Fiduciary Manager, as detailed above.

The Fiduciary Manager oversees the turnover costs incurred by Underlying Managers as part of its ongoing monitoring process and evaluates such costs to determine if they are in line with peer groups and the Fiduciary Manager's expectations. Where there are material deviations the Fiduciary Manager engages with Underlying Managers to understand the rationale for such deviations and take appropriate action.

The Trustees have delegated responsibility for monitoring and voting on decisions relating to their Underlying Manager holdings to the Fiduciary Manager. The Fiduciary Manager has in place a voting policy which sets out how it will aim to vote at a general meeting of a pooled fund. For any special resolutions or extraordinary general meetings, the proposed votes of the Fiduciary Manager are subject to additional sign-off by the appropriate representative from the Fiduciary Manager.

# **Financially material investment considerations**

These considerations which include the below "Risks" can affect the long-term financial performance of investments and can (but do not have to) include environmental, social and governance factors (otherwise known as "ESG") where relevant. The Trustees' policy is to delegate the day to day consideration of financially material factors to the investment managers who considers these when constructing their portfolios. All references to ESG relate to financial factors only, and also include climate change.

ESG factors and stewardship are considered, in the context of long term performance, by:

the Fiduciary Manager (R&M Solutions) as part of the manager selection criteria within the DIF. This is undertaken on behalf of the Trustees under the discretionary mandate and managers are evaluated before they are approved for investment in the portfolio. Once an Underlying Manager is appointed, the Fiduciary Manager monitors the ESG implementation and ongoing compliance with other factors, such as stewardship, as a part of overall engagement. As part of their ongoing monitoring, the Trustees review some key metrics on a regular basis that are provided by the Fiduciary Manager covering ESG which enable them to engage and understand the impact of ESG on the portfolio.

the Trustees, as part of the investment manager selection criteria within the AIF. This review occurs before
investment managers are approved for investment in the portfolio. Once an investment manager is appointed, the
Investment Adviser and Trustees will monitor the investment manager for ongoing compliance with the expected
standards at appointment and with other factors, such as stewardship, as a part of overall governance and
engagement.

# Risks

The Trustees recognise a number of risks involved in the investment of the assets of the SRM Scheme. These risks, and how they are measured and managed, include:

- **Funding and asset/liability mismatch risk** the risk that the funding level is adversely affected due to a mismatch between the assets and liabilities. This risk is managed in the following ways:
  - A liability benchmark portfolio or 'LBP' is used as a proxy for the liabilities in order to measure the approximate changes in the liabilities (due to changes interest rates and inflation only). The Trustees monitor this change relative to the change in asset values on a quarterly basis. The LBP is reviewed following each actuarial review.
  - The Trustees also recognise the risk of a negative impact on the funding level due to changes in the actuarial assumptions used to calculate the liabilities and variation in experience. This is managed through aiming for a higher overall investment return than implied by the liabilities.
  - When setting and reviewing investment strategy, the Trustees examine how the investment strategy impacts on downside risk. Downside risk of the investment strategy is also measured by reference to the LBP and is also assessed as part of the quarterly review process.
  - This risk is also monitored through regular actuarial and investment reviews.
- Underperformance risk the risk of underperforming the benchmarks and objectives set by the Trustees. This risk
  is minimised using the following techniques:
  - Appropriate diversification across asset classes, within sectors and between individual stocks to minimise the effect of a particular stock or sector performing badly.
  - The use of instruments and strategies designed to control the extent of downside exposure.
  - The use of passive management for asset classes where the downside risk of active management is considered too high.
  - Regular monitoring of the active managers' performance, processes and capabilities with respect to their mandate, and by use of more than one manager to avoid over exposure to one organisation.
- Country risk the risk of an adverse influence on investment values from political intervention is reduced by diversification of the assets across many countries.
- Concentration risk the risk of an adverse influence on investment values from the concentration of holdings is reduced by the diversification of the assets.
- Mismanagement risk the risk of unsuitable investment activity by the Investment Managers. This is addressed in the agreements with the Investment Managers which contain a series of restrictions.
- Default risk the risk of income from assets not being paid when promised. This is addressed through restrictions for the Investment Managers e.g. a minimum credit rating of the bonds they are allowed to buy and also a high proportion of the bonds held are government bonds which have little default risk.
- **ESG risk** the risk of adverse performance due to ESG related factors including climate change. This is addressed by the ESG assessment at the point of investment with the investment managers and as part of the ongoing

investment manager monitoring process. A summary of the overall ESG characteristics in the portfolio is set out in the quarterly governance report.

- **Organisational risk** the risk of inadequate internal processes leading to problems for the SRM Scheme. This is addressed through regular monitoring of the Fiduciary Manager, Investment Managers and Advisers.
- Counterparty risk the risk of a counterparty to an agreement not carrying out his side of the deal. Where derivatives are used, the risk of counterparty default is reduced through the requirement in the relevant documentation that regular collateral or margin payments be made. It is also considered in the selection of counterparties and the incorporation of protection mechanisms in the documentation in the event of a downgrade in credit quality of an existing counterparty.
- **Cash flow risk** addressed through the monitoring of the cash flow requirement of the SRM Scheme to control the timing of any investment/disinvestment of assets.
  - The Trustees have also put in place a dedicated cashflow matching portfolio that is intended to mitigate the risk caused by significantly high levels of benefit payments.
- Sponsor risk the risk of the Principal Employer ceasing to exist which, for reasons of prudence, has been taken into account when setting the asset allocation strategy. The Trustees regularly review the covenant of the Principal Employer.

The Trustees will keep these risks and how they are measured and managed under regular review.

# **Realisation of Assets**

A sufficient proportion of the Scheme's assets can be realised easily if the Trustees so require.

# Custody

The Trustees are required to ensure that adequate custody arrangements are in place.

The majority of the assets are held on behalf of the Trustees by a Custodian, currently CACEIS Bank Although the Trustees have a direct contractual relationship with the Custodian, the appointment and monitoring of the Custodian is delegated to R&M Solutions. For the assets not held with CACEIS Bank, the Trustees have delegated the custody of the investments of the Scheme to the Investment Managers.

# **Additional Voluntary Contributions**

The Trustees terminated the facility for SRM Scheme members to pay additional voluntary contributions (AVCs) whereby such AVC investments were invested in line with the main scheme assets. Current AVC contributions now purchase investments in line with the Defined Contribution Scheme (covered under a separate SIP).

# **Non-financial matters**

The Trustees do not at present take into account non-financial matters(such as members' ethical considerations, social and environmental impact matters or future quality of life considerations for members and beneficiaries) when making investment decisions as there is no likely common view on any ethical matters which members are likely to hold.

Signed: Cullum McAlpine

28<sup>th</sup> May 2021 Date:....

For and on behalf of the Trustees of the Sir Robert McAlpine Limited Staff Pension & Life Assurance Scheme

# Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme - DC Section

**Statement of Investment Principles** 

September 2020

| Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme (DC Section)

# **Version Update**

Version	Effective From
1.0	May 2019
2.0	September 2020

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# 1 Introduction

This document constitutes the Statement of Investment Principles (the "SIP") required under Section 35 of the Pensions Act 1995 for the (the "Scheme"). It describes the investment policy being pursued for the Scheme by the Trustees of the Sir Robert McAlpine Limited Staff Pension and Life Assurance Scheme (DC Section) (the "Trustees" of the "Scheme") and is in compliance with the Government's voluntary code of conduct for Institutional Investment in the UK (the "2001 Myners Principles"). This SIP also reflects the requirements of Occupational Pension Schemes (Investment) Regulations 2005, the Occupational Pension Schemes (Charges and Governance) Regulations 2015 and the Code of Practice in relation to governance of DC pension schemes issued by the Pensions Regulator in July 2016 (as amended).

The Trustees confirm that, before preparing this SIP, they have consulted with Sir Robert McAlpine Limited (the "Employer") and taken appropriate advice from its Advisers. The Investment Adviser is River and Mercantile Investments Limited and the Legal Adviser is CMS Cameron McKenna LLP, collectively termed the "Advisers".

The Trustees believe the Advisers to be qualified by their ability and practical experience of financial matters and to have appropriate knowledge, and experience of the management of the investment arrangements that the Scheme requires. The Trustees also confirm that they will consult with the Employer and take advice from the relevant Advisers as part of any review of this SIP.

The Trustees are responsible for the strategic decisions regarding the investment of the Scheme's assets, but the day-today management has been delegated to the Platform Manager (who provide the platform for member investments) and the underlying Managers. Where they are required to make an investment decision, the Trustees receive written advice from the relevant Advisers first in order to achieve an appropriate level of understanding of the issues concerned.

In accordance with the Financial Services & Markets Act 2000, the Trustees set general investment policy, but have delegated the day-to-day investment of the Scheme's assets to professional fund managers (the "Managers") in accordance with Section 34(2) of the Pensions Act 1995. The Managers are authorised under the Financial Services & Markets Act 2000, provide the expertise necessary to manage the investments of the Scheme competently and will comply with the requirements of Section 36 of the Pensions Act 1995.

# 1.1 Declaration

The Trustees acknowledge that it is their responsibility, with guidance from the Advisers, to ensure the assets of the Scheme are invested in accordance with these Principles.

For and on behalf of the Trustees of the Sir Robert McAlpine Limited Staff and Life Assurance Scheme – DC Section

# 2 Scheme Governance

The Trustees are responsible for the governance and investment of the Scheme's assets. They consider that the governance structure set out in this SIP is appropriate for the Scheme, as it allows the Trustees to make the important decisions on investment policy, while delegating the day-to-day aspects to the Manager or the relevant Advisers as appropriate. The responsibilities of each of the parties involved in the Scheme's governance are detailed in Appendix A.

The Trustees maintain a Statement of Investment Implementation ("SII") which sets out the specifics of investment implementation. This document is referred to later in this SIP.

# 3 Objectives

The Trustees recognise that members have differing investment needs and that these may change during the course of members' working lives. They also recognise that members have different attitudes to risk. The Trustees believe that members should make their own investment decisions based on their individual circumstances.

The Trustees' Scheme objectives are:

- To provide a pension plan which aims to deliver valuable benefits into retirement.
- To help members manage the risks they face as far as possible.
- To provide members with a suitable range of investment options to enable them to tailor investment strategy to their needs.

In aiming to meet these Scheme objectives, the Trustees have specified a number of investment objectives:

- To achieve returns in excess of general price inflation in the long term.
- To achieve a combination of security of capital, low growth/volatility, and protection against annuity rate movements for members closer to retirement.

# 4 Default Investment Strategy

The Trustees have made available to members a default strategy.

## 4.1 Aims and Objectives of the default strategy

The Trustees' aims and objectives in relation to the default strategy are to support members' investment needs where members either choose the default option or do not choose any option. The Trustees recognise that these investment needs may change during the course of members' working lives and therefore a key objective for the default strategy is to provide a scheme which is designed to deliver valuable benefits in retirement.

# 4.2 Trustees' Policies in relation to the default strategy

#### i. The kinds of investment to be held

#### ii. The balance between different kinds of investments

The kinds of investments within the default strategy and balance between them are designed to be adequately diversified and suitable. See sections 5.3, "Diversification" and 5.5, "Suitability" for more details.

#### iii. Risks (including the ways in which risks are to be measured and managed)

Risks applicable to the Scheme as a whole are shown in section 9, "Risks". All of the risks shown, including how they are measured and managed, are relevant to the default strategy.

#### iv. Expected return on investments

The Trustees' policy on expected return is considered in section 5.2 "Expected Return", which covers both the default strategy and the investment strategy as a whole.

#### v. Realisation of investments

Liquidity is considered in section 5.6, "Liquidity".

#### vi. Environmental, Social and Governance ("ESG") considerations

The extent to which the Trustees consider ESG issues within the default strategy is shown in Section 10 "Other Risks".

### vii. Exercise of rights (including voting rights) attaching to the investments

The extent to which the Trustees consider the exercise of rights within the default strategy is shown in Section 10 "Other Risks".

### 4.3 Best interests of members and beneficiaries

In designing the default strategy, the Trustees carried out a comprehensive review of the previous investment strategy and alternatives (in conjunction with the Investment Adviser), with a key focus on member needs and outcomes. The Trustees believe the default strategy is in the best interest of members and beneficiaries, and undertake periodic reviews on the suitability of the strategy.

# 5 Investment Strategy

Having considered advice from the Investment Adviser, and having due regard for the objectives and the members of the Scheme, the Trustees have made available a number of investment options. Members can choose to invest their contributions in one or more of these investment options, detailed in the SII.

The Trustees will instruct the Administrator to invest each member's investments in accordance with the fund options selected by the member.

### 5.1 Investment Options

A range of funds has been made available to members. These are detailed in the SII.

### 5.2 Expected Return

The Trustees considered the expected returns of the investment strategy (including the default) in constructing benchmarks to assess performance against. Where applicable, these benchmarks are related to observable market based indices and may change from time to time. More details are set out in the SII.

## 5.3 Diversification

The choice of investment options for members (including the default strategy) is designed to enable members to choose investments that are adequately diversified and suitable for their profile. The Trustees monitor the strategy regularly to satisfy themselves that they are comfortable with the choice of funds offered to members.

### 5.4 Active and Passive Management

The Trustees have selected a range of both active and passive fund options for Scheme members.

### 5.5 Suitability

The Trustees consider the range of investment options offered to members (including the default) to be suitable. Members are responsible for choosing which of the funds are most appropriate, or may choose to rely on the default arrangement for the investment of their own and their employer's contributions, based on their own individual circumstances.

The suitability of the range of investment options, including the default option, will be reviewed regularly.

# 5.6 Liquidity

The assets are held in asset classes that are considered sufficiently liquid.

# 6 Strategy Implementation

The Trustees have decided to delegate the day-to-day investment of the Scheme's assets to professional managers. The details of the Managers' mandates are detailed in the SII.

### 6.1 Investment Management

The Trustees have appointed a Platform Manager to provide the platform for member investments and carry out investment administration. The Trustees have selected a range of investment options for the members of the Scheme. Full details can be found in the SII.

## 6.2 Administration

The Platform Manager also carries out the day to day management of member contributions, communications and other member administration.

# 6.3 Fund Options

The range of funds offered to members was chosen from those offered by the Platform Manager to give members a diversified range of investments from which they can select according to their individual circumstances. The funds available to members are detailed in the SII.

# 6.4 Investment of Contributions

A member's contributions will be invested in line with their selected choice of funds. Where a member has not made an active selection, their contributions will be invested in the default strategy provided, which is detailed in the SII.

# 6.5 Performance Objectives

The performance objectives vary depending on the fund in question. A detailed breakdown of the objectives can be found in the SII.

## 6.6 Transitions

The Trustees will look to mitigate the potential risks and costs to members as a result of any investment transitions to the best of their ability. The Trustees will take advice from their Advisors in relation to different transition methods and other ways in which these potential risks/costs can be mitigated.

# 7 Monitoring

# 7.1 Managers

The Trustees, or the Advisers on behalf of the Trustees, will monitor the performance of the Managers against their own or the Trustees' specified benchmarks.

The Trustees, or the Advisers on behalf of the Trustees, will regularly review the activities of the Managers to satisfy themselves that each Manager continues to carry out their work competently and has the appropriate knowledge and experience to manage the assets of the Scheme.

As part of this review, the Trustees will consider:

- Each Manager's performance versus their respective benchmarks
- The level of risk given the specified risk tolerances.
- For funds used in the default arrangement, the extent to which returns are consistent with the aims of the Trustees
- Whether or not each Manager:
  - Has regard to the need for diversification of investment holdings.
  - Has regard to the suitability of each investment and each category of investment.
  - Has been exercising his powers of investment with a view to giving effect to the principles contained in this SIP, so far as is reasonably practical.

If the Trustees are not satisfied with a Manager, it will ask the Manager to take steps to rectify the situation. If the Manager still does not meet the Trustees' requirements, the Trustees will remove the Manager and appoint another.

## 7.2 Advisers

The Trustees will monitor the advice given by the Advisers on a regular basis.

### 7.3 Statement of Investment Principles

The Trustees will review this SIP on a triennial basis, or, as soon as practical following any changes to the investment strategy or significant change to member demographics, and modify it with consultation from the relevant Advisers and the Employer if deemed appropriate. There will be no obligation to change any Manager, Platform Manager or Adviser as part of such a review (although strategy changes made will be reflected in this SIP, if appropriate).

# 7.4 Recordkeeping

The Trustees maintain a record of all investment related decisions it has taken, together with the rationale in each case.

# 8 Fees

## 8.1 Managers

Details of the fund charges are set out in the SII and will continue to be reviewed on a regular basis.

# 8.2 Advisers

Fees paid to the Advisers are based either on actual time spent and hourly rates for relevant individuals, or on fixed fees agreed in advance for specifically defined projects.

## 8.3 Custodian

There is no custodian appointed directly by the Trustees.

# 8.4 Value for Members

The Trustees review all sources of fees levied on members' accounts (including management charges, additional expenses, platform charges and administration, as appropriate), and levels of service provided to use best efforts to ensure value for money is present.

# 9 Risks

The Trustees recognise a number of key risks both to themselves and to the members of the Scheme:

- i. **Value for members risk** the risk that the Scheme fails to offer value for money to members. This is addressed through regular value for members reviews.
- ii. **Inflation risk** the risk that the purchasing power of members' investment accounts is not maintained. To try and manage this risk, the Trustees have offered a range of funds designed to achieve a return above the rate of inflation.
- iii. **Conversion risk** the risk that the value of pension benefits that can be purchased by or drawn from a given defined contribution amount is not maintained. This risk cannot easily be mitigated as it depends on market conditions ahead of retirement, and each member's retirement income decision. However, the Trustees have offered a range of funds to reflect different retirement income decisions.
- iv. Capital risk the risk that the value of the element to provide a cash sum or income drawdown pot is not maintained.
   This could be due to the impact of any of the risks above and is addressed where possible in the same ways.
- v. Active Manager risk the risk that the active investments underlying the Scheme's investment options underperform due to the underperformance of the underlying Managers. The Trustees have mitigated this risk by primarily investing in passively managed funds.
- vi. **Platform risk** the assets are currently held by the Platform Manager. This risk relates to potential losses that could arise if the Platform Manager ran into financial difficulties. The Trustees monitor the Platform Manager regularly.
- vii. **Manager risk** the assets are invested in funds managed by the Managers. This risk relates to potential losses that could arise if the Managers ran into financial difficulties. This is addressed through understanding the security of members' assets and protections available.
- viii. **Communication risk** the risk that communication to members is misleading or unclear and leads to inappropriate decisions being made. This is addressed through the Trustees receiving advice from the Advisers and regular monitoring and updates, where appropriate, of member communications.
- ix. Inappropriate member decision the risk that members make inappropriate decisions regarding their investments.
   This is addressed where possible through communication to members and the recommendation that members seek independent financial advice.
- x. **Organisational risk** the risk of inadequate internal processes leading to problems for the Scheme. This is addressed through regular monitoring of the Managers and Advisers.
- xi. Liquidity risk the risk that members are not able to realise the value of their funds when required. The Trustees have addressed this risk by not offering funds which are considered illiquid.

**ESG risks** – the risk of adverse performance due to ESG related factors including climate change. This is addressed by ESG assessment at the point of investment with the Managers where applicable, or by requesting information on the ESG policies, adopted by the Managers.

The Trustees recognise that an efficient process for identifying, evaluating, managing and monitoring risk needs to be in place for the Scheme. The Trustees will identify and assess the impact of any risk, what controls can be put in place to

manage or identify risk and regularly review both the individual risks and the effectiveness of the risk management process as a whole.

# 10 Other Risks

# 10.1 Corporate Governance and Stewardship Policy

As part of the appointment of the Investment Managers to the Scheme, the Trustees have accepted the terms of pooled investment vehicles, setting out the scope of each pooled fund vehicle's activities, their charging basis and other relevant matters. The Trustees periodically review the overall value-for-money of using the Investment Adviser (as specified in the Scheme's Investment Consultant objectives) and Investment Managers.

The Scheme's investments are made via pooled investment funds via the Platform Manager, in which the Scheme's investments are pooled with those of other investors. As such, direct control of the process of engaging with the companies that issue the underlying securities, whether for corporate governance purposes or other financially material considerations, is delegated to the Managers.

The Trustees have delegated responsibility for monitoring and voting on decisions relating to its Underlying Manager holdings to the Platform Manager, which implements its fund voting policy.

The Trustees and Investment Adviser undertake regular reviews of the Investment Managers. These reviews incorporate benchmarking of performance and fees as well as performance reviews (including understanding key drivers of performance). The Trustees and Investment Adviser review the governance structures of the Investment Managers, as well as assessing whether their fees, expenses and any other charges are in line with industry peers at inception and from time to time whilst invested.

Where it can be determined, the Trustees and Investment Adviser assess whether the Investment Managers' remuneration arrangements are aligned with the Trustees' objectives. The Trustees expect the Investment Managers':

- to align their investment strategy and decisions with the Trustees investment policies, such as its return target and any restrictions detailed in the Trustees' policy documentation with the Platform Manager.
- to assess and make decisions based on the medium- to long-term financial and non-financial performance of an issuer of debt or equity, and to engage with the issuers to improve this medium- to long-term performance. The success of such engagement will contribute to the Scheme's performance, which is reflected and measured relative to the Trustees' long-term performance objectives.

The Trustees acknowledge the inherent potential for conflicts of interest which exist as part of ongoing investment management business activities. Where investment managers are regulated, they are likely to be subject to such requirements to manage conflicts of interest as are applicable in their jurisdiction of incorporation or operations. The Trustees and Investment Adviser monitor this as part of ongoing review. As an FCA regulated firm, the Investment Adviser is required to prevent or manage conflicts of interest. The Investment Adviser's Conflicts of Interest policy is available publicly here:

https://riverandmercantile.com/Asp/uploadedFiles/file/Corporate\_Governance/RMG\_Conflicts\_of\_Interest\_Policy.pdf

The Trustees oversee the transaction costs, including turnover costs (where available) incurred by the Investment Managers as part of its ongoing monitoring process and evaluates such costs to determine if they are in line with peer groups and the Investment Adviser's expectations. Where there are material deviations the Trustees and Investment Adviser engage with Investment Managers to understand the rationale for such deviations and take appropriate action.

# 10.2 Financially material investment considerations

These considerations which include the above "Risks" can affect the long-term financial performance of investments and can (but do not have to) include environmental, social and governance factors (otherwise known as ESG) where relevant. The Trustees delegate consideration of financially material factors to the Managers, who consider these factors for funds that are available to beneficiaries through the default arrangement and as self-select funds, when making funds available on its investment platform. All references to ESG relate to financial factors only. All references to ESG also include climate change.

ESG factors and stewardship are considered in the context of long term performance, by the Trustees (in conjunction with its advisors) as part of the manager selection criteria. This review occurs before funds are approved for investment. For invested funds, the Trustees request the Managers monitor ongoing compliance with ESG and other factors, like stewardship, as a part of overall engagement.

## 10.3 Non-financial matters

The Trustees do not at present take into account non-financial matters (such as members' ethical considerations, social and environmental impact matters or future quality of life considerations for members and beneficiaries) when making investment decisions as part of the default arrangement, as there is no likely common view on any ethical matters which members are likely to hold. At this time the Trustees have no plans to seek the views of the membership on ethical considerations. This policy is reviewed periodically.

# Appendix A - Responsibilities

## Trustees

The main investment related responsibilities of the Trustees of the Scheme include:

- i. Reviewing, at least triennially, or following a change in investment strategy or significant change in member demographics, the content of this SIP and modifying it if deemed appropriate.
- ii. Reviewing, at least triennially, or following a change in investment strategy or significant change in member demographics, the content of the SII and modifying it if deemed appropriate.
- iii. Assessing the quality of the performance and process of the Managers by means of regular reviews of the investment results and other information, through meetings and written reports.
- iv. Monitoring compliance of the investment arrangements with the SIP on an ongoing basis.
- v. Appointing and dismissing Platform Managers and Managers.
- vi. Assessing the performance of the Advisers.
- vii. Consulting with the Employer when reviewing investment policy issues.
- viii. Providing any appointed organisations/individuals with a copy of the SIP or SII, where appropriate.

# **Platform Manager**

The main responsibilities of the Platform Manager are:

- i. At their discretion, but within the guidelines agreed with the Trustees, selecting and undertaking transactions in specific investments within each fund.
- ii. Acting in accordance (as administrator) with the instructions of the Member
- iii. Acting in accordance with the principles set out in the SIP (where appropriate).
- iv. Providing the Trustees with sufficient information each quarter to facilitate the review of its activities, including :
  - A full valuation of the assets.
  - A transaction report.
  - Informing the Trustees immediately of any serious breach of internal operating procedures.

### **Investment Adviser**

The main responsibilities of the Investment Adviser are:

- i. Participating with the Trustees in reviews of this SIP.
- ii. Advising the Trustees of any changes in the Scheme's Managers or Platform Manager that could affect the interests of the Scheme.
- iii. Advising the Trustees of any changes in the investment environment that could present opportunities or problems for the Scheme.

iv. Undertaking reviews of the Scheme's investment arrangements including reviews of the Scheme structure, current Managers, and selection of new managers as appropriate.

# Legal Adviser

The Legal Adviser will be responsible for, amongst other things:

i. Liaising with the Trustees to ensure legal compliance including those in respect of investment matters.