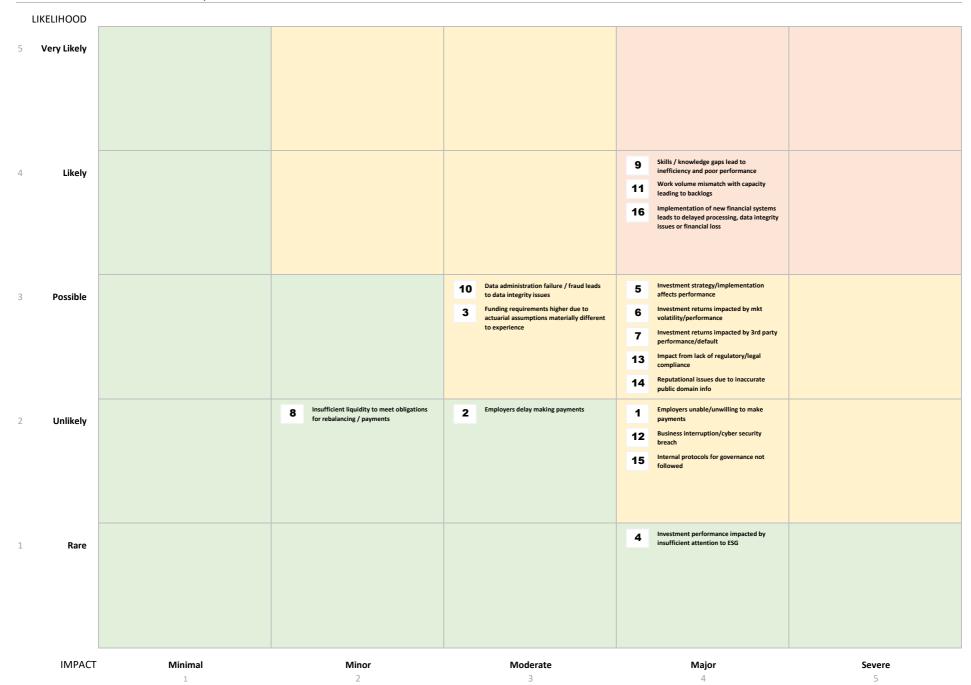
Pension Team Risk Heat Map



Pension Team Risk Summary

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				with current n controls in pla	ice			
			Likelihood	Impact	Overall	Curr	qtr -1	qtr -2
lisk ID	Risk Title	Risk Owner	(1-5)	(1-5)	Score	q mvt	mvt	mvt
9	Skills / knowledge gaps lead to inefficiency and poor performance	SD	4	4	16			
11	Work volume mismatch with operational capacity leading to backlogs	SD	4	4	16		1	
16	Ongoing issues (access, training, reporting etc.) following implementation of new financial system leading to delayed processing, data integrity issues, financial loss and build up of backlogs.	A&G	4	4	16	↑	$\mathbf{\Psi}$	4
5	Investment strategy and proposed implementation materially affects investment performance	I&S	3	4	12			
6	Investment returns impacted by market volatility/ performance	I&S	3	4	12			
7	Investment returns impacted by third party or counter party performance/default	I&S	3	4	12			
13	Scheme is financially or reputationally impacted by failure to adhere to (changes in) regulatory and legislative compliance requirements	SD	3	4	12			
14	Reputational issues due to inaccurate public domain information (external stakeholder relationships / comms) or inefficient service	A&G	3	4	12			
3	Funding requirements higher due to actuarial assumptions materially different to experience	A&G	3	3	9		$\mathbf{\Psi}$	
10	Data administration failure / fraud leads to data integrity issues	SD	3	3	9			
1	Employers unable/unwilling to make payments	A&G	2	4	8			
12	Business interruption or cyber security breach leads to data integrity issues or financial loss	SD	2	4	8			
15	Internal protocols for governance not followed	A&G	2	4	8			
2	Employers delay making payments	A&G	2	3	6			
4	Investment performance materially impacted by insufficient attention to ESG factors	I&S	1	4	4			
8	Insufficient liquidity / lack of cash to meet obligations for collateral rebalancing / payments out	1&S	2	2	4			

Key: A&G Accounting and Governance

SD Service Delivery

I&S Investment and Stewardship

Risk ID	Risk Title	Risk Area	Risk sub-ID	FSS x-ref	Causes	Effect	Risk Owner	Likelihood (1-5)	Impact (1-5)	Overall Score	Key Existing Management Controls	Planned Enhancements to Controls (Actions)	Target Date
1	Employers unable/unwilling to make payments	A&G - Funding	1A	C5-1	Structural changes in an employer's membership or an employer fully/partially closing the scheme. Employer bodies transferring out of the pension fund or employer bodies closing to new membership An employer ceases to exist with insufficient funding or adequacy of bond.	Insufficient funding	A&G	2	4	8	are undertaken and indemnity applied where appropriate.		Dec-23
		A&G - Funding	1B	C2-6	Shortfall in assets of 'orphaned' employer	Shortfall shared across existing employer population	-				TREAT 1) Pension Team monitors and understands aggregate exposure 2) Appropriate cessation debt sought on exit 3) Possibly seek guarantee from alternative employer		
2	Employers delay making payments	Service Delivery	2A	C3-3	Rise in ill health retirements	Impact on employer organisations leading to delay in payments	A&G	2	3	6	TREAT 1) Self-insurance implemented across the fund		
		Service Delivery	2B	C3-3	Rise in ill health retirements	Rise in self insurance costs impact employer organisations leading to delay in payments	-			3) Contributions rates and deficit recovery periods set to reflect the strength of the employer covenant. 4) Periodic reviews of the covenant strength of employers are undertaken and indemnity applied where appropriate. 5) Risk categorisation of employers implemented as part of 2022 actuarial valuation. 6) Monitoring of gill yields for assessment of pensions deficit on a termination basis. 7) Required standard of data from employers TREAT 1) Pension Team monitors and understands aggregate exposure 2) Appropriate cessation debt sought on exit 3) Possibly seek guarantee from alternative employer			
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$													
3	higher due to actuarial assumptions materially	A&G - Funding	3A	C2-4		would increase the liability valuation by	is defined by 0.1% AG 3 4 The Automatication Automatication program in the function of implicit and particle of the access in the function of the access in t						
		A&G - Funding	3B	C3-1	Members living longer	approximately increase the liability by 3-					 The Fund Actuary uses long term longevity projections in the actuarial valuation process. SCC has joined Club Vita, which allows monitoring of 		
		A&G - Funding	3C	C2-4			~				 Fund employers should monitor own experience. Assumptions made on pay and price inflation should be long term assumptions, any employer specific assumptions above the actuaries long term assumption would lead to further review. Employers to be made aware of generic impact that salary increases can have upon final salary linked elements of LGPS benefits. Projorotion of liabilities linked to final salary diminishin 	9	
		A&G - Funding	3D	C2-5							 Officers to consult and engage with employer organisations in conjunction with the actuary. Actuary will assist where appropriate with stabilisation and phasing in processes. Stabilisation modeling undertaken early in the 		
		A&G - Funding	3E	C3-2	Future member population and/or demographic changes as a result of government policy	Employers need to pay additional funds into the scheme					 The Fund actuary uses prudent assumptions on future of workforce (full replacement assumed for active employers). The fund has regular communciations with employer to allow them to flag up major changes in workforce. Need to consider worst case assumptions about diminishing workforce when carrying out the actuarial 		
		A&G - Funding	3F	C4-2	HM Treasury and Scheme Advisory Board cost management process has an implied increase in employer contributions.	Employers need to pay additional funds into the scheme					TREAT / TOLERATE - 1) The Fund actuary stabilises employer contribution, which reduces the impact of conditions which could otherwise produce spikes in contribution rates. 2) Communicate with employers and explore the opportunity for the strengthening of their covenant by the provision of additional security to the Fund.		

Risk ID	Risk Title	Risk Area	Risk sub-ID	FSS x-ref	Causes	Effect	Risk Owner	Likelihood (1-5)	Impact (1-5)	Overall Score	Key Existing Management Controls	Planned Enhancements to Controls (Actions)	Target Date
4	Investment performance materially impacted by insufficient attention to ESG factors	Investment	4A	C7	Insufficient attention to environmental, social and governance (ESG) factors	Insufficient attention leads to underperformance and reputational damage.	I&S	1	4	4	 TREAT- Review ISS in relation to published best practice (e.g. Stewardship Code). Insure fund managers are encouraged to engage and to follow the requirements of the Surrey Responsible Investment Policy. The Fund is a member of the Local Authority Pension Fund Forum (LAPFF) and all assets held with BCPP are monitored by Robeco, this raises awareness of ESG issues and facilitates engagement with fund managers. The Fund has approved a share voting policy which directs voting of company resolutions and accepted the BCPP voting policy. The Fund noted the BCPP Responsible Investment Policy. Fund noted the BCPP Responsible Investment subcommittee. Y hend mas approved to bebying groups. Actuarial modelling undertaken (climate change impacts on longevity outcomes in prospect) 		
		Investment	4B		Stranded assets, regulatory fines, failing to adapt to a low carbon economy, in light of IPCC's 2021 report on Climate Change.	Detrimental impact on value of Fund's investments.					TREAT- 1) Ensure fund managers are encouraged to engage and to follow the requirements of the Surrey and BCPP Responsible Investment Policy, more specifically its Climate Change Engagement Policy. 2) The Fund is a member of the Local Authority Pension Fund Forum (LAPFF) and all assets held within BCPP ar monitored by Robeco, this facilitates engagement with companies who operate in carbon intensive industries. 3) The Fund is also part of the BCPP Climate Change Working Group. 4) Continued review of carbon exposure within current portfolio; all global indexed assets now held in the LGIM Future World Index. 5) Fund reviewing a responsible investment approach, assisted by a dedicated Responsible investment sub- committee.6)TCFD produced each year.		
5	Investment strategy and proposed implementation materially affects investment performance	Investment	5A 5B	C2-2	Mismatching of assets and liabilities, inappropriate long-term asset allocation or investment strategy, mistiming of investment strategy.	Investment returns not at expected level	I&S	3	4	12	 TREAT- Active investment strategy and asset allocation monitoring from Committee officers and consultants. Investment strategy reviewed in 2023/4 in light of 2022 valuation Separate source of advice from Fund's independent advisor. Studie of Fund specific benchmark relevant to the current position of fund liabilities. Fund manager targets and based on market benchmarks or absolute return measures. Overall investment benchmark and out-performance target is fund specific. Individual investment strategies for employer groups. TREAT / TOLERATE Officers onsult and engage with DHULC, LGPS Advisory Board, BCPP OOG, consultants, peers, seminars, conferences. Participation in Cross Pool Collaboration Groups. Participation in Cross Pool Collaboration Groups.	2	
		Investment	5C		That the Border to Coast Pensions Partnership disbands or the partnership fails to produce a proposal deemed sufficiently ambitious.	Investment returns not at expected level for the risk appetite					TOLERATE- 1) Partners for the pool were chosen based upon the perceived expertise and like-mindedness of the officers and members involved with the fund to ensure compliance with the pooling requirements. 2) Ensure that ongoing fund and pool proposals are comprehensive and meet government objectives. 3) Engage with advisors throughout the process.		

lisk ID	Risk Title	Risk Area	Risk sub-ID	FSS x-ref	Causes	Effect	Risk Owner	Likelihood (1-5)	Impact (1-5)	Overall Score	Key Existing Management Controls	Planned Enhancements to Controls (Actions)	Target D
7	Investment returns impacted by market volatility/ performance	Investment	6A	C2-1	Increased risk to global financial stability. Outlook deteriorates in advanced economies because of heightened uncertainty and setbacks to growth and confidence, leading to lightened financial conditions, reduced risk appetite and raised credit risks.	Investment returns materially impacted	I&S	3	4	12	TREAT / TOLERATE- 1) Increased vigilance and continued dialogue with managers as to events on and over the horizon. 2) Continued investment strategy involving portfolio diversification and risk control. 3) Investment strategy review accompanied the 2022 actuarial valuation.	gue with rizon. jortfolio d the 2022 of equities, exposure to r monitored and sellocation. udy take place et gilts, which is when d of achieving the clearly state ce targets. <i>iewed</i> on a e positioned to the met. manager io the pool and due diligence. ucture is highly anager risk is place in sors assist in r similar to get more ontract s at similar anagement i other i fund th Northern i fund th Northern	
		Investment	6B		Investment markets fail to perform in line with expectations	Investment returns impacted leading to deterioration in funding levels and increased contribution requirements from employers.	-				 TREAT / TOLERATE- Proportion of asset allocation made up of equities, bonds, property and alternatives, limiting exposure to one asset category. The investment strategy is continuously monitored an periodically reviewed to ensure optimal asset allocation. Actuarial valuation and asset/liability study take place automatically at least every three years. The actuarial assumption regarding asset outperformance is a measure of CPI over gilts, which is regarded as achievable over the long term when compared with historical data. Actuarial calculations assess a likelihood of achieving a set of returns over the long term 		
,	Investment returns impacted by third party or counter party performance/default	Investment	7A	C2-3	Investment Managers fail to achieve performance targets over the longer term	A shortfall of 0.1% on the investment target will result in an annual impact of c£5m	I&S	3	4	12	 TREAT- The Investment Management Agreements clearly stat SCC's expectations in terms of performance targets. Investment manager performance is reviewed on a quarterly basis. The Pension Fund Committee should be positioned to move quickly if it is feit that targets will not be met. Having Border to Coast as an external manager facilitates a smooth transition of assets into the pool an provides an additional layer of investment due dilgence 5) The Funds investment management structure is high diversified, which lessens the impact of manager risk compared with less diversified structures. 		
		Investment	7B		Financial loss of cash investments from fraudulent activity.	Investment returns not at expected level					TREAT / TOLERATE - 1) Policies and procedures are in place which are regularly reviewed to ensure risk of investment loss is minimised. Governance arrangements are in place in respect of the Pension Fund. External advisors assist in the development of the Investment Strategy. Fund Managers/BCP have to provide SAS70 or similar (statement of internal controls). 2) The pensions team is currently working to get more direct control of pension (nud banking.		
		Investment	7C		Financial failure of a fund manager	Increased costs and service impairment.					TREAT - 1) Fund is reliant upon current adequate contract management activity. 2) Fund is reliant upon alternative suppliers at similar price being found promptly. 3) Fund is reliant on the scale and risk management opportunity offreed by BCPP.		
		Investment	7D		Counterparty poor performance or default	Loss of investment return					TOLERATE - 1) Lending limits with approved banks and other counterparties are set at prudent levels 2) The pension fund treasury management strategy is based on that of SCC.		
		Investment	7E	C5-2	Poor performance or financial failure of third party supplier	Service impairment and financial loss.					TOLERATE: 1) Performance of third parties (other than fund managers) monitored. 2) Regular meetings and conversations with Northern Trust take place. 3) Actuarial work and investment work are provided by two different consultancies.		

tisk ID	Risk Title	Risk Area	Risk sub-ID	FSS x-ref	Causes	Effect	Risk Owner	Likelihood (1-5)	Impact (1-5)	Overall Score	Key Existing Management Controls	Planned Enhancements to Controls (Actions)	Target Date
8	Insufficient liquidity / lack of cash to meet obligations for collateral rebalancing / payments out	Investment	8A	C5-5	Inaccurate cash flow forecasts or drawdown payments		I&S	2	2	4	TOLERATE / TREAT- 1) Borrowing limits with banks and other counterparties are set at levels that are more than adequate should cas be required at short notice. 2) Cashflow analysis of pension fund undertaken quarterly. 3) Comply with the Pension Fund Cash Management Strategy. 4) Annual Cash flow analysis on ongoing basis. 5) Ongoing monitoring of requirement for exit credits.		
9	Skills / knowledge gaps lead to inefficiency and poor performance	Service Delivery	9A		Lack of capability of the admin system	Inefficiency and disruption.	SD	4	4	16	TREAT/TOLERATE 1) Ensure system efficiency is included in the annual improvement review. 2) Monitor system review and provide extra resource	uid cash cash cash cash cash cash cash cash	
	-	Service Delivery	9B		Gaps in skills and knowledge due to key person/single point of failure and different skill requirements.	Inefficiency and poor performance.					where business case supports it. TREAT 1) How to' notes in place. 2) Development of team members & succession plannir needs to be improved. 3) Officers and members of the Pension Fund Committ will be mindful of the proposed CIPFA Knowledge and Skills Framework when setting objectives and establishing training needs. 4) Skills Matrices completed by all staff and standardise Personal Development Plans being introduced.	e	
		Service Delivery	9C		Lack of productivity	Impaired performance.					TREAT 1) Regular appraisals with focused objectives for pension fund and admin staff 2) Productivity outputs are being measured and reported on a monthly basis. 3) Enhance performance management		
		Service Delivery	9D		Concentration of knowledge in small number of officers and risk of departure of key staff.	Poor perfromance and disruption					TREAT- 1) How to' notes in place. 2) Development of team members & succession plannir needs to be improved. 3) Officers and members of the Pension Fund Committe and Local Pension Board will be mindful of the propose CIPFA Knowledge and Skills Framework and appropriat tPR Codes of Conduct when setting objectives and establishing training needs. 4) Skills Matrices completed by all staff and standardise Personal Development Plans being introduced.	planning in preparation g e i e	Mar-24
10	Data administration failure / fraud leads to data integrity issues	Service Delivery	10A		Incorrect data due to employer error, user error or historic error.	Service disruption, inefficiency and conservative actuarial assumptions.	SD	3	3	9	TREAT 1) Update and enforce admin strategy to assure employ reporting compliance 2) Pension Fund team, Pension Fund Committee and Local Board members are able to interrogate data to ensure accuracy.	er	
		Service Delivery	10B		Poor reconciliation process	Incorrect contributions.					TREAT 1) Ensure reconciliation process notes are understood b Pension team 2) Ensure that the Pension team is adequately resource to manage the reconciliation process 3) Officers to undertake quarterly reconciliation to ensur contributions are paid on time. With a view to moving to monthly reconciliation as employers engage with I- connect.	- 1 9	
		Service Delivery	10C		Unit 4 - Payments made manually outside of monthly payroll were integrated between SAP & Attair since Jan 2021 with SCC's banking processes to offer sound financial controls. However, SCC's ERP system has changed to Unit 4 in June 2023 and the integration between Unit 4 and Attair for monthly and daily payments is yet to be developed.	Process errors leading to incorrect contributions or benefits					TREAT 1) Develop an automated process whereby the Altair payment log updated by the administration team, is ther converted into a journal template on a daily basis. This it then processed onto Unit 4 to ensure that all payments processed manually through Altair are accounted for an payments are then subject to the standard financial controls. Integration between Unit 4 and Altair for month and daily payments need to be developed.	s	

			Risk	FSS				Likelihood	Impact	Overall			
Risk ID	Risk Title	Risk Area	sub-ID	x-ref	Causes	Effect	Risk Owner	(1-5)	(1-5)	Score	Key Existing Management Controls	Planned Enhancements to Controls (Actions)	Target Date
11	Work volume mismatch with operational capacity leading to backlogs	Service Delivery	11A		Processes do not all have a standardised approach	This could lead to inefficiencies	SD	4	4	16	TREAT 1) Review processes to ensure workflows are in line with regulatory requirements 2) Document processes and ensure guidance and checklists are in place 3) Report updates to the Local Pension Board.		
		Service Delivery	11B	C5-3	Failure to follow up on outstanding issues	Inefficiency and damaged reputation.					TREAT 1) Include monitoring of task follow-up times as part of the revised service standards in the Administration Strategy		
	-	Service Delivery	11C		Backlog cases in the administration system are not dealt with in a timely manner and require careful management to see a reduction moving forward.	Inefficiency and poor performance.					TREAT	Backlogs across the whole service receiving priority attention as part of Business Plan for 2023/24	Mar-24
		Service Delivery	11D		Operational capacity impacted by unavailability of key resources through industrial action, illness or other causes	Inefficiency and poor performance.					TREAT/TOLERATE 1) Assessment of potential impacts ahead of time. 2) Prioritisation of activities with reduced resources. 3) Business continuity plans regularly reviewed.		
c I	Business interruption or cyber security breach leads to data integrity issues or financial loss	Service Delivery	12A		Inability to respond to a significant event	Prolonged service disruption and damage to reputation.	SD SD	2	4	8	TREAT/TOLERATE 1) Disaster recovery plan to be closely monitored by the management board. 2) Ensure system security and data security is in place 3) Business continuity plans regularly reviewed, communicated and tested 4) Internal control mechanisms should ensure safe custody and security of LOPS assets. 5) Gain assurance from the Fund's custodian, Northern Trust, regarding their cyber security compliance 6) Tolerate consequences of McCloud judgement.	Business Continuity plans and Cyber security approach t be reviewed during 2023/24	o Mar-24
		Service Delivery	12B		Failure to implement proper cyber security policies.	Prolonged service disruption and damage to reputation.	2				TREAT 1) Ensure the Fund's memorandum of understanding and privacy notice is compliant with current legislation. 2) Regularly engage with the host authority IT team to ensure security protocols are up to date. 3) Maintain a central registry of key partners' business continuity plans. 4) Ensure staff are aware of their roles and responsibilities under Surrey's cyber security policy. 5) Ensuring members data is remotely and securely backed up.	Business Continuity plans and Cyber security approach t be reviewed during 2023/24	o Mar-24
		Service Delivery	12C		Failure to hold personal data securely.	Personal financial impact and damage to reputation.					TREAT- 1) Data encryption technology is in place, which allow secure the sending of data to external service providers. 2) Phasing out of holding records via paper files. 3) Any hardcopy pension admin records are locked daily in a secure place. 4) SCC IT data security policy adhered to. 5) SCC carries out Security Risk Assessments. 6) Custodian proactively and reactively identifies and responds to cyber threats.		

ID Risk Title	Risk Area	Risk sub-ID	FSS x-ref	Causes	Effect	Risk Owner	Likelihood (1-5)	Impact (1-5)	Overall Score	Key Existing Management Controls	Planned Enhancements to Controls (Actions) Ta	arget D
Scheme is financially or reputationally impacted by failure to adhere to (changes in) regulatory and legislative compliance requirements	d Delivery	13A	C4-1	Non-compliance with regulation changes relating to the pension scheme or data protection	Fines, penalties and damage to reputation.	or d d or s s c c c c c c c c c c c c c	3	4	12	TREAT 1) There are generally good internal controls with regard to the management of the fund. These controls are assessed on an annual basis by internal and external audit as well as council officers. 2) Through strong governance arrangements and the activer reporting of issues, the Fund will seek to report all breaches as soon as they cocur in order to allow mitigating actions to take place to limit the impact of any breaches. 3) Ensure processes are completed in a timely manner and that post 2014 refunds are paid within 5 years.		
	Service Delivery	13B		Failure to identify GMP liability	Data or calculation errors leading to incorrect benefits and ongoing costs for the pension fund			TREAT 1) GMP to be closely monitored by the management board. 2) Stage 1 reconciliation reviews have been completed. 3) Mercer have been appointed to carry out an interim stage 2 review 4) GMP Reconciliation project is being progressed by Mercer (formerly JLT). 5) Separate updates being issued.				
	Service Delivery	13C		Additional resources required to deal with consequences of McCloud judgement	Backlog of processes; data or calculation errors leading to incorrect benefits and ongoing costs for the pension fund					TOLERATE/TREAT 1) The Pension Fund Team can allocate additional funds / resources to mitigate the impact and avoid reputational damage. 2) The proposed remedy will require additional resource and members who have already left will be prioritised.		
	A&G - Funding	13D		Additional resources required to deal with consequences of McCloud judgement; additional costs required to pay higher benefits	Backlog of processes; data or calculation errors leading to incorrect benefits and ongoing costs for the pension fund; possible impact on employers with additional contributions required					TOLERATE / TREAT - 1) Depending on DLUCH's response to the ruling, the actuary may reconsider the funding position, the investment advisers may reposition assets to compensate and the Service Delivery Team may need more resource but ultimately, it is likely to have an impac on employers' contribution rates.	a	
	A&G - Technical	13E	C4-1 & C4-3	Failure to comply with changes in LGPS and/or HMRC regulations (including any changes related to particular employer participation)	Incorrect benefits and ongoing costs for the pension fund; possible impact on employers with additional contributions required					TREAT / TOLERATE. 1) Impact on contributions and cashflows will be considered during the 2022 valuation process. 2) Fund will respond to consultations and statutory guidance. 3) Impact of LGPS (Management of Funds) Regulations 2016 to be monitored.		
	A&G - Governance	13F		Failure to comply with legislative requirements e.g. ISS, FSS, Governance Policy, Freedom of Information requests.	Backlog of processes; data or calculation errors leading to incorrect benefits and ongoing costs for the pension fund	~				TREAT- 1) Publication of relevant documents on external website. 2) Managers monitored on their compliance with ISS and IMA. 3) Pension fund committee and Local Pension Board self assessment to ensure awareness of all relevant documents. 4) Annual audit review. 5) Pension team reorganisation has provided additional resource in this area.		
	Service Delivery	13G		Additional resources required to deal with consequences of Dashboard implementation	Backlog of processes; data or calculation errors leading to incorrect benefits disclosed; system interfaces inoperative or introducing errors					TOLERATE/TREAT 1) The Pension Fund Team can allocate additional funds / resources to mitigate the impact and avoid processing issues or reputational damage.	Technical team to engage with consultations on proposed M framework	1ar-

October 2023

isk ID	Risk Title	Risk Area	Risk FSS sub-ID x-re		Effect	Risk Owner	Likelihood (1-5)	Impact (1-5)	Overall Score	Key Existing Management Controls	Planned Enhancements to Controls (Actions)	Target Dat
4	Reputational issues due to inaccurate public domain information (external stakeholder relationships / comms) or inefficient service	Service	14A 14B	Inaccurate information in public domain	Damage to reputation and loss of confidence.	A&G	3	4	12	TREAT- 1) Ensure that all requests for information (Freedom of Information, Member & Public questions at Council, etc) are managed appropriately and that Part 2 items remain so. 2) Maintain constructive relationships with employing bodies to ensure that communication is well managed. 3) Update website information as and when required and at least quarterly. TREAT -		
		Delivery		transfer						 Improve metrics to better measure performance and monitor the pension administration service. 		
	monitor the pension administration service.											
		A&G - Governance	15B	Change in membership of Pension Fund Committee or Local Pension Board leads to dilution of member knowledge and understanding.	Inefficiency and poor performance.					TREAT 1) Ongoing training of Pension Fund Committee and Local Pensions Board members. 2) Pension Fund Committee and Local Pensions Board new member induction programme. 3) Enhance the training for the new and existing Pension Fund Committee and Local Board members. As each bodies members are new to their respective roles.	Knowledge assessment undertaken to inform 2023/24 training plans	Mar-24
		A&G - Governance	15C	Failure to comply with recommendations from the local pension board, resulting in the matter being escalated to the scheme advisory board and/or the pensions regulator.	Damage to reputation and loss of confidence.					TOLERATE - 1) Ensure that an cooperative, effective and transparent dialogue exists between the pension committee and local pension board. 2) Officers to carry out annual measurement against TPF code of conduct.		
		A&G - Governance	15D	Procurement processes may be challenged if seen to be non-compliant with OJEU rules. Poor specifications lead to dispute. Unsuccessful fund managers may seek compensation following non compliant process	Damage to reputation and financial loss					TREAT / TOLERATE - 1) Ensure that assessment criteria remains robust and that full feedback is given at all stages of the procurement process. 2) Use the National LGPS or other established procurement frameworks.	ıt	
6	Ongoing issues (access, training, reporting etc.) following implementation of new financial system leading to delayed processing, data integrity issues, financial loss and build up of backlogs.	A&G - Funding	16A	Insuffcient opportunity to specify pension requirements and detailed testing of new systems prior to 'go live' leading to system not working as expected and teething issues remaining unresolved. This in turn combined with restricted access to the new system, lack of focussed training for relevant staff and limited or absence of reporting facility have caused processing delays and build up of backlogs which will require additional resources for remediation work. Inadequate system configuration has led to workarcounds in some areas, delayed processing and/or data integrity issues.			4	4	16	TREAT 1) Testing of new systrem to the extent possible. 2) Ensure resources available at cutover. 3) Ensure data has migrated correctly and remains accurate. 4) Reconciliation of opening position. 5) Monitoring of use/capability of new system. 6) Communication with stakeholders with respect to potential issues.	TREAT 1) Clear specification for pensions in My Surrey, the new system and test the Tive' system to the extent possible. 2) Ensure adequate/competent resources are made available for testing the Tive' system for correct data migration from SAP to My Surrey and remains accurate at cutover and correct reporting facilities are available to users. 3) Ensure system users are adequately trained and given the required access. 4) Reconciliation of opening position to be agreed. 5) Monitoring of use/capability of new system. 6) Communication with stakeholders with respect to potential issues.	

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