



Report and Financial Statements for the year ended 5 April 2023



Your journey

Report and Financial Statements for the year ended 5 April 2023

Scheme Registration No: 10011362X



3rd Floor, Priory Place, New London Road, Chelmsford, Essex CM2 OPP

XPS Administration is a trading name of XPS Administration Limited Registered No. 9428346. Registered Office: Phoenix House, 1 Station Hill, Reading RG1 1NB Part of XPS Pensions Group

TABLE OF CONTENTS

Trustee and Advisers	2
Trustee's Report	4
Investment Report	13
Report on Actuarial Liabilities	27
Actuary's Certificate of Schedule of Contributions	29
Defined Benefit Section - Schedule of Contributions	30
Defined Contribution Section - Payment Schedule	32
Statement of Trustee's Responsibilities	34
Independent Auditor's Report to the Trustee of the Prudential Staff Pension Scheme	35
Fund Account	38
Statement of Net Assets (Available for benefits)	39
Notes to the Financial Statements	40
Independent Auditor's Statement about Contributions to the Trustee of the Prudential Staff Pension Scheme	60
Statement of Trustee's Responsibilities in respect of contributions	61
Summary of Contributions payable in the year	61
Chairman's Annual Governance Statement for the year ended 5 April 2023	62
DB Section Implementation Statement (forming part of the Trustee's Report)	76
DC Section Implementation Statement (forming part of the Trustee's Report)	89

TRUSTEE AND ADVISERS

Longevity Contract Insurer:

Trustee: Prudential Staff Pensions Limited 10 Fenchurch Avenue London EC3M 5AG **Trustee Directors:** Keith Bedell-Pearce CBE – Chairman (Company Appointed) Wolfgang Bauer **** (Member Nominated) Stephen Cunningham *** (Member-Nominated) David Green (Company Appointed) Simon Iversen (Resignation 1 September 2023) (Company Appointed) John Paino ** (Member-Nominated) William Rutherford * (Member-Nominated) Andrew Swan (Company Appointed) Darren Tish (Company Appointed) Jo Waldron (Company Appointed) To serve until 11 April 2024 To serve until 16 July 2025 *** To serve until 17 April 2026 **** To serve until 30 April 2027 Robert Neil Wharmby FIA Actuary: Willis Towers Watson Limited (Appointment 1 January 2023) Colin Singer FIA Willis Towers Watson Limited (Resignation 1 January 2023) Administrators: Defined Benefit Section (DB Section): XPS Administration Ltd <u>Defined Contribution Section (DC Section):</u> The Prudential Assurance Company Limited - MPP Service Centre Auditor: KPMG LLP One Snowhill Snow Hill Queensway Birmingham B4 6GH Bankers: Barclays Bank plc **Communications Advisers:** Concert Consulting UK Limited Mayer Brown International LLP Legal Adviser: Covenant Adviser: Penfida Limited **DB Section External AVC Provider:** The Prudential Assurance Company Limited **DB Section Investment Consultant:** Willis Towers Watson Limited

TRUSTEE AND ADVISERS (continued)

Longevity Contract Valuer: BWCI Limited

Investment Managers:BlackRock Advisors (UK) Limited

GreenOak Europe Secured Lending SLP M&G Investment Management Limited

Orchard Global Capital Group

DB Section Custodians for Cash and Securities:JPMorgan Chase Bank N.A.

DC Section Adviser and Investment Consultant: Hymans Robertson LLP

DC Section Platform Provider:The Prudential Assurance Company Limited

("Platform Provider")

Secretary to the Trustee: M&G Management Services Limited

Pensions Manager: Marion Steel

Contact Addresses:Defined Benefit Section:

Prudential Staff Pension Scheme XPS Administration Limited

PO Box 562

Middlesbrough TS1 9JA

<u>Defined Contribution Section:</u>

Prudential Staff Pension Scheme

Prudential (PSPS DC) Lancing BN15 8GB

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023

The Defined Benefit (DB) Section assets decreased over the year by £1,610.5m after taking into account Employer contributions, benefit payments, expenses, investment income and the change in market value of investments.

Overall, after allowing for income, capital gains and movements in market values, the DB Section's showed a negative return of 24.6% over the 12 months to 5 April 2023. This was 1.1% below the Benchmark return of negative 23.5%. Further details can be found on page 17 and the performance details for all fund managers can be found on page 18. The DB Section's investment strategy is heavily biased towards high quality and low risk assets, which moved in line with the liabilities resulting in the Scheme funding being relatively stable during the period.

With regard to the Defined Contribution (DC) Section funds under management were down slightly to £620.2m due to market conditions. Details of the performance of the funds are shown on page 20 of this report.

The performance of investments was impacted by the ongoing Russia-Ukraine conflict and current inflationary pressures.

As at 5 April 2023 the Scheme's overall membership had increased by 715 due to 701 new entrants to the DC Section and a reduction in transfers out from both Sections.

The only change to Trustee Directors during the Scheme year was Stephen Cunningham, Active Member Nominated, reselection in April 2022 to serve for another four years. Wolfgang Bauer another Active Member Nominated Trustee Direction was reselected for another 4 years in April 2023.

It was a busy year for those involved in administering and managing the Scheme. This year we returned to some in-person Trustee Board meetings, however other meetings continue to be held virtually, as this has proven to be as efficient.

I would like to thank the Pensions Team, the Scheme administrators, the Scheme advisers and fellow Trustee Directors for their continued hard work and support throughout the year.

Keith Bedell-Pearce CBE Trustee Board – Chairman

Date: 21 September 2023

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

Introduction

The Trustee of the Prudential Staff Pension Scheme (the 'Scheme') is pleased to present the annual report together with the audited financial statements for the year ended 5 April 2023. The Scheme is comprised of two sections:

- the Defined Benefit Section (DB Section) which provides benefits based on a member's salary and length of service; and
- the Defined Contribution Section (DC Section) which provides benefits based upon the value of a member's accumulated fund.

The Defined Benefit Section is administered by XPS Administration Limited and the Defined Contribution Section by The Prudential Assurance Company Limited in accordance with the establishing documents and rules, solely for the benefit of its members and other beneficiaries.

The Scheme provides retirement and death in service benefits for eligible employees of Prudential UK Services Limited, Prudential Distribution Limited, M&G FA Limited, M&G Real Estate Limited, M&G Wealth Advice Limited (formerly known as Prudential Financial Planning Limited, Prudential Capital Plc, Prudential Portfolio Management Group, PGDS (UK ONE) Limited, M&G Plc, M&G Corporate Services Limited and Investment Funds Direct Limited. The Scheme is legally and financially separate from the employing companies.

There has been no change to the Principal Employer, The Prudential Assurance Company Limited ("PACL").

Constitution of the Scheme

The Prudential Staff Pension Scheme was established under Trust on 24 December 1918 to provide defined benefits and the Trust Deed and Rules have been amended from time to time. A Defined Contribution Section was introduced by an amendment to the Trust Deed and Rules dated 1 August 2003. The Trustee holds Scheme funds on trust to apply them for the purpose of paying pensions and other benefits in accordance with the Trust Deed and Rules.

Benefits / Alterations to the Scheme

There were no changes to the Trust Deed and Rules or any changes to benefits during the Scheme year ended 5 April 2023.

Going Concern

The Trustee has continued to monitor the impact of the current economic environment on the assessment of the Employer's ability to support the Scheme as a going concern. The Trustee considered the potential impact of the current economic environment on the Scheme's investment strategy, the Employer's business taking into account the Scheme's strong funding level, well diversified investment strategy and financial resources available to the Employer.

Having assessed the circumstances with independent advice and information from the employer, the Trustee has determined that there is not a material uncertainty as to the ability of the Scheme to continue as a going concern for the foreseeable future and therefore believes it remains appropriate to prepare the financial statements on a going concern basis.

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

GMP Equalisation

On 26 October 2018, the High Court handed down a judgment involving the Lloyds Banking Group's defined benefit pension schemes. The judgment concluded the schemes should be amended to equalise pension benefits for men and women in relation to guaranteed minimum pension benefits. The issues determined by the judgment arise in relation to many other defined benefit pension schemes. On 20 November 2020, the High Court also ruled that pension schemes will need to revisit individual transfer payments made since May 1990. The Trustee of the Scheme is aware that the issue will affect the Scheme and has discussed the issue several times with its advisers. As soon as all the outstanding matters have been finalised any benefit adjustments needed will be made with interest.

Under the ruling schemes are required to backdate benefit adjustments in relation to GMP equalisation and provide interest on the backdated amounts. Based on an initial assessment of the likely backdated amounts and related interest the Trustee does not expect these to be material to the financial statements and therefore has not included a liability in respect of these matters in these financial statements. They will be accounted for in the year they are determined.

Management and governance of the Scheme

As Trustee, Prudential Staff Pensions Limited, a trust corporation, is responsible for ensuring that the Scheme is administered in accordance with the Trust Deed and Rules.

The present Trustee Directors are listed on page 2. In accordance with the Occupational Pension Schemes (Member Nominated Trustees and Directors) Regulations 2006 and under the Articles of Association the Directors of the Trustee comprise Member Nominated Directors and Company Appointed Directors. Changes to Directors during the year are shown below.

There were no retirements from the Trustee Board during the Scheme year and to the date of signing of the Trustee's Report. There was one resignation on the 1 September 2023, Simon Iversen.

The Appointments to the Board during the Scheme year and to the date of signing of the Trustee's Report were as follows:

- Stephen Cunningham was re-selected as a Member Nominated Trustee Director with effect from 17 April 2022.
- Wolfgang Bayer was re-selected as a Member Nominated Trustee Director with effect from 01 May 2023.

The powers of appointment or removal of Trustee Directors are set out in accordance with the establishing documents of the Trustee other than the Member Nominated Directors who are appointed by the members.

There are ten Trustee Directors, six of whom are appointed by the Company (including the Chairman and a pensioner Trustee Director), three are chosen to serve for a four-year term of office by active Scheme members and one for a four-year term from the pensioner members.

Trustee Directors meet regularly and in this year eight meetings took place. Any questions arising at a meeting are decided by a majority of Trustee Directors' votes and in the event of an equality of votes the Chairman has a second or a casting vote.

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

A formal Trustee Board evaluation of the effectiveness of the Board is carried out annually. Every third year, the review is undertaken by an independent third party. The latest review was carried out in March 2022 by Pi Consulting (UK) Limited.

The overall conclusions were presented at a July 2022 Trustee Board Meeting. At that meeting, the Board agreed to make changes to previously established Committees as follows, the Asset and Liability Committee, was renamed to the DB Section Committee and the DB Section Investment Committee that reported to the Asset and Liability Committee was disbanded.

The DB Section Committee reviews the investment and funding, communications relating to investments and funding and administration of the DB Section; the DC Section Committee reviews the investments, communication and administration of the DC Section; the Audit and Governance Committee reviews and assesses risks to the Scheme and the Scheme financial statements; and the Disputes Committee which decides on disputes sent to the Trustee. These four Committees have delegated authority to take appropriate decisions on behalf of the Trustee Board in accordance with their Terms of Reference but report directly to the Trustee Board.

The DC Section Investment Committee considers the investment strategy and fund range for the DC Section and reports to the DC Section Committee. An established Factor and Funding Working Party reviews and considers the DB Section funding and valuation issues and reviews the DB Section Scheme factors reported to the DB Section Committee.

The Trustee Board has also established an Emergency Powers Committee that can be convened to make urgent decisions where it is not possible for the Trustee Board or an appropriate Committee to make an urgent decision. All Trustee Directors can be members of this Committee and the Trustee Board Chairman is also the Chairman of the Committee. The quorum for the Committee is a least two Trustee Directors and one of whom must be either a member nominated or Scheme pensioner. No formal meetings of the Emergency Powers Committee took place in the Scheme year ending 5 April 2023.

Many of the aspects of administering the Scheme call for specialist help under the supervision of the Pensions Manager. The names of the Scheme advisers are given on pages 2 and 3.

Longevity insurance transaction

On 5 November 2020, the Trustee entered into a longevity insurance transaction with Pacific Life Re to protect the DB Section of the Scheme ("Scheme") against the risk of its members living longer than expected and longer than has been assumed in actuarial valuations (the "Transaction").

If members live longer than is currently expected, the cost to the Scheme of paying pensions increases. The longevity insurance arrangement will form part of the Scheme's investment portfolio and will provide income to the Scheme in the event that members live longer than expected, offsetting the increased pensions outgoings.

The arrangement will provide long term protection to the Scheme against the costs associated with increases in life expectancy of its members. The arrangement covers some £3.5bn of liabilities, meaning that the Trustee has insured a significant portion of the Scheme's exposure to improvements in longevity.

The Scheme is transferring longevity risk to Pacific Life Re, a reinsurer. In order to facilitate the risk transfer to Pacific Life Re the Trustee has established a captive insurance company to give access to the reinsurance market. The Trustee pays the captive insurance company's costs and will closely monitor it.

During the life of the Transaction, collateral assets are posted by the Trustee and Pacific Life Re to provide security to each party in the event the other defaults. The amount of collateral that has to be posted by the parties depends on a number of factors including the value at risk at any given date. There are two types of collateral: fee collateral and experience collateral. As the Trustee does not pay an upfront premium for the longevity insurance transaction, fee collateral is posted by the Trustee equal to the present value of the future (unpaid) fees. The fee collateral remains an asset of the Scheme.

No collateral has been pledged or belongs to the counterparty as at 5 April 2023.

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

Membership

There were no major changes to the Scheme during the year ended 5 April 2023.

	Defined Benefit	Defined Contribution
	Section	Section
ACTIVE MEMBERS		
Active members at the start of the year	201	3,751
New entrants in the year	-	701
New opt outs entitled to deferred pension	(8)	-
New leavers entitled to deferred pension	(10)	(613)
Members who retired	(4)	-
Members who transferred out	-	(3)
Leavers – no money paid, record closed	-	(2)
Active members at the end of the year	179	3,834
MEMBERS WITH DEFERRED BENEFITS		
Deferred members at the start of the year	10,690	5,695
Prior year adjustments*	-	1
Active members who became deferred	18	613
Members who retired	(602)	(26)
Members retiring with serious ill health commutation	(3)	-
Members who took trivial commutations	(4)	-
Members who transferred out	(85)	(236)
Members who died	(18)	(7)
Deferred members who elected to transfer benefits to active membership	-	(21)
Members with deferred benefits at the end of the year	9,996	6,019
PENSIONERS		
Pensioners at the start of the year	20,965	-
New retirements	606	-
New spouses & children's pensions	309	-
Members who died	(744)	-
Cessation of children's pension	(6)	-
Pensioners at the end of the year	21,130	-

^{*}Prior year adjustment on the DC Section is for a late reported death case.

There are no pensioners in the DC Section of the Scheme, however, there are death in service lump sum benefit only members in the DC Section not included in the above Membership statistics. Deferred members who have opted out but are still covered for a death in service lump sum benefit are included in the table above.

The DB Section pensioners figure at the year-end contains 3,843 (2022: 3,800) widows and 67 (2022: 72) dependants/child's pensions.

Excluded from the DB Section pensioners at the year end are 'Suspended – Untraced' status members. This applies to pensioners who have been suspended since at least 2017 where various mortality and address tracing exercises have not yielded any results and no liabilities are expected to remain in the Scheme for these members. At the year end there were 23 (2022: 24) members in this category.

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

Membership (continued)

There are 36 (2022: 32) deferred members and pensioners who opted out of the DB Section, but are still covered for a death in service lump sum benefit, and are included in the table as either a deferred member or pensioner.

These membership figures do not include movements notified to the Administrator after the completion of the annual renewals.

Untraced members with outstanding benefits

Included in the total membership statistics for Pensioners and Deferred Pensioners of the DB Section are 804 (2022: 767) members who are entitled to receive payment of their benefits, but the Scheme's administrator has been unable to trace them to pay these benefits.

The administrator has attempted to trace these members via the Department for Work and Pensions tracing service (or similar) and has included them in the audit of pensioners against the Registry of Deaths. If the members remain untraceable their benefits remain in the Scheme and are included within the Scheme's current liabilities. The outstanding benefits including arrears were £10.7m (2022: £8.5m) as at 5 April 2023.

Additional benefits provided under the Defined Benefit Section Scheme Rules 7.1.1 (2) and 7.3 a) Discretionary increases to pensions in payment awarded by the Company

Increases to pensions accrued pre 6 April 1997 are discretionary and pensions accrued after 5 April 1997 are increased in line with statutory minimum requirements.

Pensions as at 1 April 2023 were increased as follows:

Element of pension	Increase (under GMP age)	Increase (over GMP age)
Pre 88 GMP	2.5%	Nil
Post 88 GMP	2.5%	3.0%
Pre 06/04/1997 Excess	2.5%	2.5%
Pension 06/04/1997 to 05/04/2005	5.0%	5.0%
Post 05/04/2005 pension	2.5%	2.5%

Any pensions that commenced payment on or after 1 April 2022 (other than as a result of the death of a pensioner whose pension started to be paid before 1 April 2022) received a pro rata increase of one twelfth of the above increase for each month that the pension came into payment before 1 April 2023.

In addition, pensions attributable to AVCs that started to be paid before 6 April 2012 received a discretionary 2.5% increase. The total cost of the increases awarded on a discretionary basis was £58m on the assumptions adopted with regard to the long term funding of the Scheme.

Deferred pensions were increased in line with statutory requirements and the Scheme Rules. No discretionary increases were awarded to deferred pensions during the year.

b) Discretionary augmentation of benefits

During the year from 6 April 2022 to 5 April 2023 discretionary augmentations of benefits were requested by companies participating in the Defined Benefit Section of the Scheme resulting in total augmentation contributions of £8k (2022: £8k) being received in the year.

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

c) Financing of additional benefits

In accordance with the Defined Benefit Section Scheme Rule 7.1.1, and bearing in mind that an allowance for the pre-funding of the increases to pensions in payment referred to in a) above is made in the contribution rate being paid, the Actuary has certified that the full amount of the total expected cost under a) above could be met from the funding already agreed following the 2017 valuation for the Defined Benefit Section of the Scheme. The Company has agreed to pay additional contributions to cover the cost of future augmentations as noted above.

The Actuary will monitor the cost of future additional benefits provided under the Defined Benefit Section Scheme Rule 7.3 in order to certify the additional employers' contributions required.

Transfers out

DB Section - All individual transfer values paid during the year represented the full cash equivalent of members' leaving rights and were calculated in accordance with the requirements of Section 97 of the Pension Schemes Act 1993

All transfer values paid included GMP equalisation.

DC Section - All transfer values paid during the year represented the value of the member's funds.

Change of Actuary

The Actuary changed from C G Singer to R N Wharmby on 1 January 2023. C G Singer confirmed to the Trustee in a letter dated 9 December 2022 that he knew of no circumstances connected with his resignation that significantly affected the interests of the members or prospective members of, or beneficiaries under, the Scheme.

Expression of wish forms

The Trustee reminds members that they can indicate to the Trustee the persons to whom they wish any lump sum benefits and pension benefits to be paid in the event of their death. The Trustee will then be able to take members' wishes into account, although they are not obliged to do so. Members are also urged to review their Expression of Wish form should their circumstances change.

Expression of Wish forms are available on request by writing to the address in the further information section on page 11.

Financial Development of the Scheme

Changes in the Scheme's net assets during the year were as follows:

	±m
Net assets at 5 April 2022	7,271.2
Net withdrawals from dealings with members	(241.2)
Net returns on investments	(1,618.4)
Net assets at 5 April 2023	5,411.6

The financial statements for the year have been prepared and audited in accordance with Sections 41(1) and (6) of the Pensions Act 1995.

Tax and contracting out status

The Scheme is a registered pension scheme under Section 150 of the Finance Act 2004 and continues to benefit from the favourable tax treatment afforded to previously exempt approved UK pension schemes.

Contracting out for all defined benefit occupational pension schemes, including the DB Section of the Scheme, ceased with effect from 6 April 2016.

The DB Section of the Scheme was contracted out for the period 6 April 1978 to 5 April 2016 (inclusive). The Defined Contribution Section is contracted in.

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

Further information

Further information about the Scheme is available, on request, to members and prospective members, their spouses and other beneficiaries together with all recognised trade unions. In particular, the documents constituting the Scheme, the Rules and a copy of the latest actuarial report and the Trustee's Statement of Funding Principles can be inspected at the addresses shown below.

Individual benefit statements are provided to active members annually. In addition to the information shown in these statements members can request details of the amount of their current transfer value. Such requests are available free of charge once a year.

If members have any queries concerning the Scheme or their own pension position, or wish to obtain further information, they should contact the appropriate address.

For Defined Benefit Section members:

Prudential Staff Pension Scheme XPS Administration Limited PO Box 562 Middlesbrough TS1 9JA

Email <u>pspsdb@xpsgroup.com</u>

For Defined Contribution Section members:

Prudential Staff Pension Scheme Prudential (PSPS DC) Lancing BN15 8GB

Email: PSPSDC.SC@Prudential.co.uk
Website: www.prudentialstaffps.co.uk.

In order to administer the Scheme, it is necessary for information about members and their dependants to be held and processed by the Trustee or other parties who act on behalf of the Trustee. The Trustee is the data controller in respect of the personal information that is collected about you for the purposes of data protection legislation (by which we mean the current UK Data Protection Act 2018 and the EU General Data Protection Regulation (EU Regulation 2016/679) as it forms part of the laws of England and Wales (UK GDPR).

All member information is kept secure and only disclosed in limited circumstances; for example, information may be disclosed to companies within the M&G Group, Trustee advisers and other organisations in connection with the operation of the Scheme. Information may also be disclosed to any future potential employers and their advisers and, only if the Trustee is legally obliged to do so, to Government or regulatory organisations.

Full details of the Trustee's updated data privacy statement are available on the Scheme website www.prudentialstaffps.co.uk.

TRUSTEE'S REPORT FOR THE YEAR ENDED 5 APRIL 2023 (continued)

MoneyHelper

MoneyHelper provides pension guidance, money guidance and debt advice. These services were previously provided by three separate government entities; The Pensions Advisory Service (TPAS), Pension Wise and the Money Advice Service. MoneyHelper can be contacted at:

MoneyHelper Holborn Centre 120 Holborn London EC1N 2TD

Tel: 0800 011 3797

Email: pensions.enquiries@moneyhelper.org.uk
Website: www.moneyhelper.org.uk

Pensions Ombudsman

If a member has a complaint against the Scheme that has not been resolved to their satisfaction through the Scheme's Dispute Procedure, the Government appointed Pensions Ombudsman can investigate complaints of injustice caused by bad administration, either by the Trustee or Scheme administrators, or disputes of fact or law. The Pensions Ombudsman can be contacted at:

10 South Colonnade Canary Wharf London E14 4PU

Tel: 0800 917 4487

Email: enquiries@pensions-ombudsman.org.uk
Website: www.pensions-ombudsman.org.uk

The Pensions Regulator (tPR)

The Pensions Regulator can intervene if they consider that a scheme's trustees, advisers, or the employer are not carrying out their duties correctly. The address for the Pensions Regulator is:

Telecom House 125-135 Preston Road Brighton BN1 6AF

Tel: 0345 600 0707

Email: customersupport@tpr.gov.uk
Website: www.thepensionsregulator.gov.uk

The Pension Scheme Registry

The Scheme is registered with the Pension Scheme Registry which is part of the Pensions Regulator's office. The registration number is 10011362X. The data held by the Registry is used by the Pension Tracing Service to assist former members of schemes to trace their scheme benefits. The Pension Tracing Service can be contacted at:

Pension Tracing Service The Pension Service Post Handling Site A Wolverhampton WV98 1AF

Tel: 0800 731 0193

Website: www.gov.uk/find-lost-pension

INVESTMENT REPORT

The Trustee determines its investment strategy after taking advice from the investment consultants. It has delegated the management of the investments to the Investment Managers listed on page 3.

Taskforce on Climate-related Financial Disclosures (TCFD) report

The TCFD report has been prepared for the current year and it can be found here: https://dc.prudentialstaffps.co.uk/tcfd.

Employer Related Investments

The Scheme does not directly hold any shares or debt issued by M&G plc or any of its subsidiaries, or hold property let to M&G plc or any of its subsidiaries. The Trustee Directors believe the assets are invested in accordance with the Occupational Pension Schemes (Investment) Regulations 2005.

Statement of Investment Principles

A Statement of Investment Principles has been produced for each section as required under Section 35 of the Pensions Act 1995 and copies are available on the Scheme's website www.prudentialstaffps.co.uk . All investments made during the year were in accordance with this Statement.

Custodial Arrangements

Other than pooled investments the Scheme's investments were held with the custodians shown on page 3.

The custodians are responsible for the safekeeping of documentation relating to the ownership of investments, settlement of trades and income collection.

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

Defined Benefit Section

Investment policy and investment management arrangements

The investment policy for the DB Section of the Scheme is determined by the Trustee in consultation with the Principal Employer and the Investment Consultant, WTW. The Trustee has agreed to target a return from the Scheme's assets of gilts +0.7% pa. This level of return is intended to support the sponsor's current discretionary increase policy and lead to a modest improvement in the funding level over the next 10 years. The investment return target will be reviewed again following the valuation to be undertaken during 2023.

Corporate governance and socially responsible investments

Corporate governance issues and the exercise of rights attaching to investments, including voting, are delegated to the investment managers as an integral part of the investment management function; where applicable voting rights will be exercised whenever practicable with the objective of preserving and enhancing shareholder value.

The Trustee expects the Scheme's investment managers to take into account social, environmental and ethical considerations when managing the assets of the Scheme and monitors the policies adopted and actions taken by each manager on a regular basis.

The investment managers at the year-end for the DB Section are listed on page 3.

All investment managers are regulated by the Financial Conduct Authority (FCA) and have authority for the implementation of investment policy consistent with their respective mandates. The Scheme's investments are invested in accordance with section 40 of the Pensions Act 1995.

The investment managers are remunerated on the basis of a fee determined by the value of the funds under management. These fees are payable quarterly. A performance related fee is paid to the M&G Debt Opportunities Funds (based on performance above a certain hurdle rate), Orchard illiquid credit funds (based on performance above a certain hurdle rate) and the Greenoak real estate debt fund (based on performance above a hard cap).

INVESTMENT REPORT (continued)

The Trustee views consideration of Sustainable Investment factors, including those relating to climate change, as important for the development and implementation of the Scheme's investment strategy. Recognising this, the Trustee has incorporated the following policies into its Statement of Investment Principles:

- Although the Trustee has delegated responsibility for selection, retention and realisation of investments
 to the Investment Managers, within certain guidelines and restrictions the Trustee recognises its
 responsibilities as a shareholder and believes that good corporate governance enhances shareholder
 value. In exercising its fiduciary duty the Trustee's focus is explicitly on financially material considerations
 including where Environmental, Social and Governance ("ESG") and climate change factors have a
 financially material impact.
- The Trustee considers a range of sustainable investment factors, such as, but not limited to, those arising from ESG considerations, including climate change, in the context of a broader risk management framework. The degree to which these factors are relevant to any given strategy is a function of time horizon, investment style, philosophy and particular exposures which the Trustee takes into account in the assessment.
- Where relevant, the Trustee may take into account non-financial considerations in designing and implementing the investment strategy, including (but not limited to) the views of members and beneficiaries of the Scheme.
- The Trustee has reviewed in detail and will continue to periodically review the policies operated by each of the investment managers in respect of corporate governance issues and in respect of ESG issues to the extent such policies are relevant in respect of each investment manager's mandate. Where an investment manager's processes are deemed insufficient by the Trustee and the investment manager does not take steps to improve their approach, the investment manager's position in the portfolio may be reviewed and/or a decision may be taken not to proceed with an investment.
- Having been satisfied as to the policies of each of the Investment Managers on these issues, the policy
 of the Trustee is that:
 - Corporate governance issues and the exercise of rights attaching to investments, including voting, be delegated to the investment managers as an integral part of the investment management function; voting rights will be exercised whenever practicable with the objective of preserving and enhancing shareholder value
 - Whilst noting that there may be limitations for each investment manager and asset strategy, the Trustee expects the investment managers to have ESG processes that align with Trustee expectations for the investment characteristics of the strategy.
- The Trustee expects the investment managers to report regularly on votes cast and other relevant
 matters including capital structure of investee companies, actual and potential conflicts, other
 stakeholders and the ESG impact of underlying holdings, noting in particular those cases where
 resolutions have not been supported, on other shareholder actions and on any ESG issues arising from
 the operation of the portfolio.
- Alignment between a manager's management of the Scheme's assets and the Trustee's policies and
 objective are a fundamental part of the appointment process of a new manager. Before investing, the
 Trustee will seek to understand the manager's approach to sustainable investment (including
 engagement). When investing in a pooled investment vehicle, the Trustee will ensure the investment
 objectives and guidelines of the vehicle are consistent with its own objectives. Where segregated
 mandates are used, the Trustee will use its discretion, where appropriate, to set explicit guidelines within
 the Investment Management Agreement to ensure consistency with its own policies.
- To maintain alignment, managers will be provided with the most recent version of the Scheme's Statement of Investment Principles, on an annual basis and will be required to explicitly confirm that the Scheme's assets are managed in line with the Trustee's policies as outlined in that statement.

INVESTMENT REPORT (continued)

- Should the Trustee's monitoring process reveal that a manager's portfolio is not aligned with the
 Trustee's policies, the Trustee will engage with the manager further to encourage alignment. This
 monitoring process includes specific consideration of the sustainable investment/ESG characteristic of
 the portfolio and managers' engagement activities. If, following engagement, it is the view of the
 Trustee that the degree of alignment remains unsatisfactory, the manager will be terminated and
 replaced.
- For most of the Scheme's investments, the Trustee expects the investment managers to invest with a
 medium to long time horizon, and to use their engagement activity to drive improved performance
 over these periods. The Trustee invests in certain strategies where such engagement is not deemed
 appropriate, due to the nature of the strategy and/or the investment time horizon underlying decision
 making. The appropriateness of the Scheme's allocation to such mandates will be determined in the
 context of the Scheme's overall objectives.
- The Trustee appoints its investment managers with an expectation of a long-term partnership, which encourages active ownership of the Scheme's assets. When assessing a manager's performance, the focus is on longer-term outcomes, and the Trustee would not expect to terminate a manager's appointment based purely on short term performance. However, a manager's appointment could be terminated within a shorter timeframe due to other factors such as a significant change in business structure or the investment team.
- Managers are paid an ad valorem fee, in line with normal market practice, for a given scope of services which includes consideration of long-term factors and engagement.
- Where available the Trustee will review the costs incurred in managing the Scheme's assets annually, which includes the costs associated with portfolio turnover. In assessing the appropriateness of the portfolio turnover costs at an individual manager level, where relevant the Trustee will have regard to the actual portfolio turnover and how this compares with the expected turnover range for that mandate.

Monitoring

The Trustee reviews the Scheme's investment managers on an ongoing basis, considering the results of its monitoring of performance and process and the investment manager's compliance with the requirements of the Pensions Act concerning diversification and suitability.

The independent Performance Measurer provides quarterly updates of performance to assist in the reviews of the Scheme's and investment managers' performance against the benchmarks.

The Trustee and its agents hold meetings with each investment manager to satisfy themselves that the Manager continues to carry out its work competently and has the appropriate knowledge and experience to manage the investments of the Scheme.

In light of the advice from the Scheme Actuary about the relative values of the Scheme's assets and liabilities, the Trustee is applying a return target for the assets of the Scheme. As at the date of this report, the benchmark asset allocation of the Scheme was as set out below:

Asset Class	Benchmark %
Illiquid Credit	3.2
Multi-Strategy Credit	0.8
Liability Matching assets*	96.0
Total	<u>100.0</u>

Liability matching assets consist of secure income assets, fixed interest gilts, index linked gilts, corporate bonds, asset backed securities, cash and swaps

Over the year the Trustee made no significant changes to the Scheme's portfolio. During the year the Trustee agreed to make a commitment of £70m to a renewable energy fund managed by Greencoat Capital. This remained undrawn at the year-end.

INVESTMENT REPORT (continued)

Investment Managers

The DB Section Investment Managers employed, together with the total market value of the portfolios under management as at 5 April 2023, are set out below:

Manager	Mandate	Market value of portfolio (£m)	Total % of Fund
Greenoak	Real Estate Debt (PIV)	19.6	0.4%
M&G	Debt Opportunities III (PIV)	33.3	0.7%
M&G	Debt Opportunities IV (PIV)	47.7	1.0%
M&G	Multi-Strategy Credit (PIV)	84.1	1.8%
M&G	European Asset Backed Securities (PIV)	49.7	1.0%
M&G	Senior Asset Backed Securities (PIV)	168.7	3.5%
Orchard	Elegantree Illiquid Credit (PIV)	1.5	0.0%
Orchard	Taiga Illiquid Credit (PIV)	52.4	1.1%
BlackRock ¹	Cash (PIV)	88.4	1.8%
BlackRock	Strategic Alternative Income (PIV)	182.3	3.8%
M&G	Secure Property Income Assets (PIV)	110.0	2.3%
M&G	Secure Lease Income Assets (PIV)	86.4	1.8%
M&G	Long Dated Asset Portfolio	88.9	1.9%
M&G	Active Matched UK Corporate Bonds	363.0	7.6%
M&G	Buy & Maintain UK Corporate Bonds	546.4	11.4%
M&G	Active Index-Linked Gilts	969.2	20.2%
M&G	Active Gilts	264.1	5.5%
M&G	Longevity Swap Collateral	72.6	1.5%
M&G ²	Liability Matching	1,560.4	32.5%
M&G	Cash	0.0	0.0%
N/A	Other Cash	12.7	0.3%
Total Investment	Assets	4,801.3	100.0%

Note: The above table excludes Commercial AVCs and cash in transit. It includes the Trustee Bank balance.

- 1. BlackRock Cash Fund includes the cash held in the transition account.
- 2. M&G Liability matching assets reflects the passive matched portfolio.

PIV - Pooled Investment Vehicle

INVESTMENT REPORT (continued)

Investment performance and monitoring

Investment performance is measured by the Scheme's cash and securities custodian, JP Morgan Chase Bank. All performance numbers quoted in this report have been provided by JP Morgan Chase Bank, unless otherwise stated.

Custody

JP Morgan is the Scheme's global custodian for the majority of the segregated assets. All custodians are independent of the Investment Managers and the Principal Employer. The Scheme's investments held by the custodians are identified in their books and records as belonging to the Scheme.

Investment performance

Allowing for income, capital gains, and movements in market values, the return on the Scheme's assets for the 12 months to 31 March 2023 was -24.6%. This was 1.1% behind the benchmark return of -23.5%.

The Bank of England (BoE) made a number of incremental base rate rises throughout the 12 months to March 2023. The UK inflation rate, as measured by the CPI, stood at 10.1% by the end of March 2023, down from 10.4% in February and from a recent peak of 11.1% in October 2022. Over the year, sterling has depreciated against the US dollar and the euro by 6.1% and 3.8% respectively.

Equity markets delivered negative performance across North America, Developed Asia Pacific (ex Japan) and Emerging Markets but were positive in other regions. Long maturity UK gilts have returned -29.7% over the period (as measured by FTSE-A Gilts Over 15 Years Index) and UK gilts all stocks returned -16.3%.

The Scheme's investment strategy, which is heavily biased towards high quality and low risk assets, moved in line with the liabilities resulting in the Scheme funding decreasing marginally over the period.

The absolute returns achieved over longer periods, together with the Scheme's benchmark returns, are shown below. The difference in performance date and accounting period will result in timing differences when compared to the net returns on the investments figure shown on page 39.

	Return (% p.a.)	
Period	Scheme	Benchmark
12 months to 31 March 2023	-24.6	-23.5
3 years to 31 March 2023	-10.5	-10.2
5 years to 31 March 2023*	-4.0	-3.8

^{*}Annual performance sourced from JPM, 5-year performance calculated by WTW

INVESTMENT REPORT (continued)

Returns for 12 months to 31 March 2023

Manager	Mandate	Manager	Benchmark
		Performance %	%
Greenoak ⁴	Real Estate Debt (PIV)	13.8	0.7
M&G ^{1,2}	Debt Opportunity III (PIV)	-11.9	1.4
M&G ^{1,2}	Debt Opportunity IV (PIV)	-13.4	1.4
M&G ¹	Multi-Strategy Credit (PIV)	2.3	1.4
M&G ¹	Secure Property Income Assets (PIV)	-16.2	13.5
M&G ⁷	Secure Lease Income Assets (PIV)	N/A	N/A
Orchard ^{1,2,3,6}	Illiquid Credit Elegantree (PIV)	13.2	2.8
Orchard ^{1,2,3}	Illiquid Credit Taiga (PIV)	10.8	2.8
BlackRock	Cash (PIV)	1.8	2.7
BlackRock	Secure Income Assets (PIV)	-5.1	-8.6
M&G ¹	Long Dated Asset Portfolio	-17.0	-27.8
M&G	European Asset Backed Securities	1.2	2.7
M&G	Senior Asset Backed Securities Fund	1.2	2.7
M&G	Active Matched UK Corporate Bond	-9.8	-10.2
M&G	Buy & Maintain	-20.5	-21.0
M&G	Active Index-Linked Gilts	-26.1	-26.3
M&G	Active Gilts	-19.4	-21.2
M&G⁵	Liability Matching	-34.6	-34.6
Total Scheme		-24.6	-23.5

- 1. Performance sourced from Manager
- 2. Quarterly returns sourced from Manager, 12-month performance calculated by WTW
- 3. Performance in local currency (USD)
- 4. Performance in local currency (EUR)
- 5. M&G Liability matching portfolio reflects the passive matched portfolio
- 6. Performance as at 30 September 2022
- 7. 12-month performance not available as Scheme invested in the fund over the year

INVESTMENT REPORT (continued)

Defined Contribution Section

Investment policy and investment management arrangements

In respect of the DC Section, the Trustee has secured administration and investment services through an insurance policy with The Prudential Assurance Company Limited, which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority. Under this arrangement contributions are invested in a range of pooled pension funds managed by a number of underlying managers including M&G Investments.

The investment charges associated with this policy depend on the fund selected by the member. All charges are calculated on a daily basis as a percentage of the underlying assets and are collected periodically through the sale of the relevant number of units. The only exception to this is that there is currently no additional charge on any investments in the Prudential With-Profits Fund.

The Trustee has a duty to act responsibly with regards to the assets it owns on behalf of the Scheme's members. However, since the Scheme's assets are invested in a range of pooled funds, the Trustee has a limited ability to influence the Investment Managers' policies in the areas of corporate governance, voting and socially responsible investment.

The Trustee's strategy is to provide members with sufficient options to enable them to secure assets of appropriate liquidity and risk that will generate income and capital growth, which together with new contributions from members and the Employer, will provide a fund at retirement with which members can secure an income and, if required, draw a cash lump sum.

Members can choose their own customised asset mix from funds that invest in the following asset classes:

UK equities Overseas equities

Emerging market equities Diversified assets

Bonds With-Profits

Cash

All the funds (except the Prudential With-Profits fund) are 'white labelled', where the underlying managers and the allocations to their funds are decided by the Trustee. A range of specialist global equity, UK equity, emerging markets and diversified assets managers are currently utilised including M&G Investments (both passive and active funds).

The PSPS Multi-asset Lifestyle Option is the default Lifestyle option for members and invests in a diverse range of investments that are expected to provide significant real returns over long periods (such as equities and diversified growth funds) for much of the member's working life, then switches gradually into assets that are more consistent with members taking their retirement benefits more flexibly such as a combination of cash, income drawdown and annuity purchase during retirement, as illustrated below.

This strategy initially invests 100% in equities (25% PSPS Global Equity— active, 40% Overseas Equity— passive, 10% UK Equity— active, 10% UK Equity— passive , 10% Emerging Market Equity— active and 5% Responsible Investment Equities—passive) and gradually builds up exposure to the PSPS Diversified Growth Fund—active, until at a point 10 years before retirement it is invested 25% in equities and 75% in the PSPS Diversified Growth Fund—active. Then 10 years from retirement the strategy also de-risks into PSPS Total Return Bonds—active and also, in the last 3 years before retirement, the PSPS Cash Fund—active. The final allocation at retirement is 10% equities, 40% diversified, 30% total return bonds and 20% cash.

In addition, two alternative lifestyle options are offered: an actively managed lifestyle, PSPS Active Lifestyle and a passively managed option, PSPS Passive Lifestyle.

INVESTMENT REPORT (continued)

The PSPS Active Lifestyle begins in the accumulation phase, investing 100% in Equities (70% PSPS Global Equity – active and 30% PSPS UK Equity – active). The PSPS Active Lifestyle switches into the consolidation phase 10 years from a members' Selected Retirement Age. The consolidation phase consists of an allocation to bonds (50% PSPS Corporate Bonds – active and 50% PSPS Index-Linked Gilts - active) which switches to PSPS Cash – active 4 years from Selected Retirement Age. The final allocation at a members' Selected Retirement Age will be 75% bonds and 25% cash.

The PSPS Passive Lifestyle initially invests 100% in Equities (70% PSPS Overseas Equity – passive and 30% PSPS UK Equity – passive). The PSPS Passive Lifestyle starts switching into the consolidation phase 10 years from a members' Selected Retirement Age. The consolidation phase consists of an allocation to bonds (50% PSPS Corporate Bonds – active and 50% PSPS Index-Linked Gilts -active) which also switches to PSPS Cash – active, 4 years from Selected Retirement Age. The final allocation at a members' Selected Retirement Age will be 75% bonds and 25% cash.

The Trustee completed its review of Scheme strategy in 2022 and introduced changes to the Scheme strategy, including change to lifestyles and funds, following the Scheme year end in May 2023.

Investment performance

The table below details the performance of the DC Section of the Scheme's fund options to 31 March 2023:

	Return for 12 months to 31 March 2023 %		31 March 2023 31 March		Return for 3 years to 31 March 2023 % p.a.	
Fund	Fund	Benchmark	Fund	Benchmark		
PSPS Cash – active	2.3	2.2	0.8	0.7		
PSPS Index Linked Gilts - passive	-29.8	-30.1	-9.0	-9.1		
PSPS Index Linked Gilts - active	-29.4	-30.1	-7.8	-9.1		
PSPS Fixed Interest Bonds - active	-15.6	-17.0	-8.2	-9.4		
PSPS Long Dated Gilts - passive	-29.3	-29.6	-16.3	-16.3		
PSPS Corporate Bonds - active	-9.4	-10.2	-1.4	-3.1		
PSPS UK Equity - passive	2.8	2.9	13.5	13.8		
PSPS UK Equity - active	3.4	2.9	12.9	13.8		
PSPS Overseas Equity - passive	1.1	0.8	14.9	14.7		
PSPS Global Equity - active	-2.2	-1.5	15.3	15.7		
PSPS Emerging Markets Equity - active	2.6	-4.5	9.6	8.3		
PSPS Total Return Bond Fund - active	2.2	2.0	6.3	0.6		
PSPS Diversified Growth - active	1.4	6.5	5.6	6.2		
PSPS Responsible Investment Equity - passive	0.9	1.0	n/a	n/a		
Prudential With-Profits*	4.5	n/a	6.9	n/a		

Note: The performance numbers are for the "white labelled" parent funds in which the members' underlying fund options are invested. Performance figures are shown gross of fees and may differ slightly from the actual returns achieved by members due to a one day delay in unit pricing and the deduction of management fees.

INVESTMENT REPORT (continued)

* Unitised returns for the Prudential With-Profits fund are for the period from 6 April 2022 to 5 April 2023, assuming that the contribution was invested without any allowance made for any explicit charges one or three years ago and realised to secure benefits at normal retirement age.

Fund	Date Launched	Underlying Fund(s)
PSPS Cash - active	2008	M&G Cash fund
PSPS Index Linked Gilts - active	2008	M&G Index Linked Bond Fund
PSPS Index Linked Gilts - passive	2008	M&G Index Linked Passive Fund
PSPS Fixed Interest Bonds - active	2008	M&G Fixed Interest Fund
PSPS Corporate Bonds - active	2008	M&G All Stocks Corporate Bond Fund
PSPS UK Equity - passive	2008	M&G UK Equity Passive Fund
PSPS Overseas Equity - passive	2008	M&G International Equity Passive Fund
PSPS UK Equity - active	2008	Lindsell Train UK Equity Fund (30%)
		Baillie Gifford UK Equity Fund (30%)
		Schroders Life UK Equity Fund (40%)
PSPS Global Equity - active	2008	MFS Global Equity Fund (37.5%)
		Baillie Gifford Long Term Global Growth Fund (25%)
		Kleinwort Benson ACWI Fund (37.5%)
PSPS Emerging Markets Equity - active	2011	AMG GW&K Emerging Markets Equities Fund (50%)
		RBC Emerging Markets (50%)
PSPS Diversified Growth - active	2011	Schroders Dynamic Multi Asset Fund (33.3%)
		Invesco Global Targeted Returns Strategy (33.3%)
		M&G Episode Allocation Fund (33.3%)
PSPS Long dated Gilts - passive	2013	M&G Over 15 year Gilt Index fund
PSPS Total Return Bond - active	2016	M&G Total Return Credit Investment Fund
PSPS Responsible Investment Equities -passive	2020	L&G Global Equity Ethical Index Fund

Market commentary (year to 31 March 2023)

Global growth slowed over 2022 amid rising interest rates and inflation but falling energy prices, strong labour markets, and firm consumption have led to an unexpected resilience in recent economic data. As a result, 2023 GDP forecasts for the major advanced economies have been revised upwards. However, the quarterly pace of global growth is expected to ease.

Year-on-year headline CPI inflation peaked at 11.1%, 10.6% and 9.1% in the UK, eurozone and US, respectively in the second half of 2022. Despite an easing in inflation, largely owing to falling energy prices, headline CPI remained elevated at year end at 10.1%, 6.9% and 5.0% in the UK, eurozone and US, respectively.

Major central banks have embarked on one of the most aggressive interest rate hiking cycles on record amidst concerns that core inflation might become ingrained.

With rising interest rates, bond markets fell back sharply over the 12 months to 31 March 2023. UK Government bonds (gilts) were down -16.3% over twelve months and index-linked gilts (linked to inflation) fell by -26.7%. Overseas government bonds fell by -13.2% in Sterling terms. Corporate bonds outperformed government bonds but fell back by -10.6%.

INVESTMENT REPORT (continued)

Despite rallying strongly since its low in October 2022, the FTSE All World Index Total Return Index (a representative index of global equities) fell 5.0% over the period. Energy was the best performing sector, boosted by surging oil and gas prices. Consumer discretionary and technology were among the worst performing sectors over the year amidst cost-of-living pressures and rising interest rates. While recent banking stresses resulted in a significant hit to financial stocks, real estate was the worst performing among these sectors.

The improvement in consumer and business sentiment in Europe, on the back of falling gas prices, led European equities to outperform. UK equities also outperformed due to above average exposure to the energy sector and sterling weakness for the most part of 2022, particularly against the dollar, which flattered the large proportion of overseas earnings in the UK index.

Commercial property fared poorly in the year to 31 March 2023 and declined 14.7% year-on-year primarily due to an 18.8% fall in capital values. Values fell across the three main commercial sectors ,but were most pronounced in the industrial sector.

The DC Section unit linked funds are priced and traded daily by the investment managers. The Trustee regards the DC Section investments as readily marketable.

The With-Profits fund has a broad asset allocation of around 65-70% in "growth assets" (equities, private equity and property), with the remaining assets invested in various forms of conventional credit (e.g. investment grade corporate bonds) and specialised credit (e.g. high yield, loans, asset backed securities, etc.). Only a small amount is held in sovereign bonds (e.g. gilts or other government bonds).

The investment return on the assets within the With-Profits fund benefited from positive returns from equities and property although bond returns were generally negative. The 12 month (gross) return to 31 December 2022 on the underlying assets was c. -1.5%, 5 years c. 4.0% p.a. and 10 years c. 6.6% p.a. The returns produced by the fund sit below the long term returns achieved on equities but above the long term returns achieved on UK government bonds (the FTSE All World returned 11.9% p.a. and FTSE All Stock Gilts returned 0.4% p.a. over 10 years to 31 December 2022).

The Prudential Assurance Company Limited ("PACL") declared an annual bonus rate of 2.0% in February 2023 for the DC Section's With-Profits fund. Terminal bonus rates for those retiring this year (which are not guaranteed and vary by year of investment) are also positive. Market Value Reduction may apply to members who wish to access their fund before or after Normal Retirement Date. In this context of With Profits benefits Normal Retirement Date is generally the date of 65th birthday for most members and is not changeable unless by application of the Trustee .

PACL has put in place a concession where Market Value Reduction will not be applied to the first £25,000 withdrawn from the With-Profits fund in any rolling 12 month period, provided the monies have been invested for five years. If more than £25,000 is withdrawn, the Market Value Reduction will only apply to the amount in excess of £25,000.

Investments in With-Profits funds are pooled just like other unitised funds. However, the value of each unit is not directly linked to the value of the underlying assets as a With-Profits fund aims to smooth out some of the ups and downs in performance over time. Over the long term, the intention is that the majority of investment returns are paid by regular, annual bonuses and the remainder as a final bonus. The smoothing means that any investment return kept back over the years will build up in the fund to provide the final bonus.

These regular bonuses are guaranteed if the fund is held to normal retirement date but reductions may be applied on transfer, early (and late) retirement or switching. A charge is levied on all investments in the With-Profits fund to pay for guarantees. The charge is taken by making adjustments to regular and final bonuses. Early or late withdrawal values may be reduced by a Market Value Adjustment to reflect the value of the underlying assets.

INVESTMENT REPORT (continued)

Additional Voluntary Contributions (AVCs)

The Scheme provides for members to pay AVCs to increase their benefit entitlement at retirement. Such contributions may attract tax relief and provide increased pension benefits.

DB Section members' AVCs are invested separately into the In House arrangement where they are managed as part of the normal investment operations of the Scheme's DB Section. Such AVCs will be used to purchase an initial pension on retirement. DB Section members can also decide to contribute to an additional AVC arrangement on a money purchase basis in which a fund range is offered similar to that under the DC Section.

AVCs for the DC Section are invested in the same manner as Employer contributions.

Trustee Policies

The Trustee's policies and practices in connection with the bullet point items below are set out in the Statement of Investment Principles which can be found on the Scheme's website www.prudentialstaffps.co.uk

- Financially material considerations;
- Non-financial matters;
- Exercise of rights (including voting rights);
- Stewardship;
- How they monitor the investee company on capital structure;
- How targeted portfolio turnover or turnover range is to be defined and monitored;
- How they manage actual and potential conflicts of interest in relation to their engagement;
- Details of their arrangements with their investment managers, the duration of the arrangement, how the scheme incentivises the investment manager to align investment strategies and decisions, and how they monitor portfolio turnover costs incurred by the asset manager.

A summary of the relevant sections of the Statement of Investment principles is set out below:

Financially material considerations

The Trustee recognises that the consideration of financially material considerations over the appropriate time horizon of the investments, including ESG factors and climate risk, are relevant to the development, selection and monitoring of the Scheme's investment options. The Trustee further recognises that the financial materiality of any factor, including ESG factors, is context specific and that whilst some factors may be relevant to certain stocks/assets, they may not be relevant to others. The Trustee will consider such factors in the development and implementation of their investment arrangements, for the purposes of determining the selection, retention and realisation of investments, where there is sufficient data or evidence to allow them to systematically do so. Where there is not sufficient data or evidence, they will engage with their investment managers to ensure they take such considerations into account within their decision making.

Non-financial factors

The Trustee recognises that some members will have strong personal views that are not related to financial considerations but that influence where they believe their savings should, or should not, be invested.

To address non-financial factors, the Trustee may include self-select funds in the Scheme that are of a specialist nature with characteristics that take into account non-financial factors. The Scheme currently offers a fund managed on ESG principles for members who are likely to hold stronger personal views in ESG areas relative to the majority of members. The Scheme also includes a 5% allocation to this fund in the growth phase of the default lifestyle arrangement. (From May 2023. the Scheme will also offer another fund managed on ESG principles and will include a 62.5% allocation to the two funds in the growth phase of the default lifestyle arrangement. The Scheme will also offer a fund managed on Shariah principles for members to choose as a self-select option from May 2023.).

INVESTMENT REPORT (continued)

The Trustee notes that non-financial factors can affect various investment risks which are borne by members and recognises that the performance of these funds will be different relative to funds that only consider financial factors.

Fund managers are otherwise only expected to take non-financial factors into account when these do not conflict with the financial interests of members and the Scheme's investment objectives.

Voting and engagement

The Scheme invests via an investment Platform Provider, who in turn invest in funds which are pooled with other investors to keep costs down and ensure adequate diversification. As a result, the Trustee has adopted a policy of delegating voting decisions on stocks to the underlying fund managers on the basis that voting power will be exercised by them with the objective of preserving and enhancing long term shareholder value. The fund managers are expected to exercise the voting rights attached to individual investments in accordance with their own house policy.

Where relevant, the Trustee has reviewed the voting and engagement policies of the fund managers as well as the approach to governance of the Platform Provider and determined that these policies are appropriate. On an annual basis, the Trustee will request that the Platform Provider and fund managers provide details of any change in their house policy.

Where appropriate, the Trustee will engage with and may seek further information from the Platform Provider and fund managers on how portfolios may be affected by a particular issue.

The Trustee does not engage directly but believes it is appropriate for the fund managers to engage with key stakeholders which may include corporate management, regulators and governance bodies, relating to their investments in order to improve corporate behaviours, improve performance and mitigate financial risks. The Trustee aims to review engagement activity undertaken by the fund managers as part of its broader monitoring activity.

The Trustee expects the Platform Provider to adopt similar practices with regards to the inclusion and ongoing oversight of fund managers on their platform. The Trustee also expects the Platform Provider to be able to evidence their own governance practices on request.

Stewardship

The Trustee recognises that stewardship encompasses the exercise of voting rights, engagement by and with investment platform and fund managers and the monitoring of compliance with agreed policies.

How they monitor the investee company on Capital structure

Responsibility for investment decisions has been delegated to the investment managers which includes consideration of the capital structure of investments and the appropriateness of any investment made. Where managers are investing in new issuance, the Trustee expects the investment manager to engage with the issuer about the terms on which capital is issued and the potential impact on the rights of new and existing investors.

Portfolio Turnover

The Trustee does not expect investment managers to take excessive short-term risk and will monitor the investment manager's performance against the benchmarks and objectives on a short, medium and long terms basis.

For passively managed funds the turnover of holdings is driven by changes in the index a fund seeks to track and hence is outside the control of the investment manager except where a fund's total assets under management are relatively small where the investment manager does not fully replicate the index or where a fund invests in less liquid stocks.

When selecting actively managed funds, the Trustee will consider, with the help of their investment advisers, the expected level of turnover commensurate with a fund's investment objectives, the investment manager's investment processes and the nature of the fund's assets.

INVESTMENT REPORT (continued)

Whilst the Trustee expects performance to be delivered net of costs, including the costs of trading within the portfolio, the Trustee will ask the Platform Provider or investment managers on the Platform to report on at least an annual basis on the underlying assets held within fund with details of any transactions and turnover costs incurred over the Scheme's reporting year. The Trustee will seek to compare portfolio turnover and the resultant costs against peer groups or portfolio turnover and costs for an appropriate index.

Where a fund has significantly under or outperformed its benchmark, the Trustee will seek to ascertain where necessary whether higher or lower than normal turnover has been a contributory factor. The Trustee will challenge the Platform Provider and/or investment managers if there is a sudden change in portfolio turnover or if the level of turnover seems excessive.

Conflicts of Interest

The Trustee maintains a register of interests of each of the Trustee Directors and their advisers. This register is reviewed if Trustee Directors declare a change. At each Trustee meeting Trustee Directors are asked to declare any new potential conflicts. Any identified potential conflicts between stakeholders are identified in a timely manner and dealt with appropriately.

In the event of a conflict of interests, the Trustee will need to ensure that contributions for the Multi-asset Lifestyle Option are invested in the sole interests of members and beneficiaries.

When appointing Platform Providers and choosing investment managers' funds on the Provider's Platform, the Trustee will seek to establish that the Platform Provider and each investment manager has an appropriate conflicts of interest policy in place. This includes any provisions to disclose any potential or actual conflict of interest to the Trustee.

When given notice, the Trustee will consider the impact of any conflicts of interest arising in the management of the funds used by the Scheme.

Responsibility for investment decisions has been delegated to the investment managers which includes consideration of the capital structure of investments and the appropriateness of any investment made. Where managers are investing in new issuance, the Trustee expects the investment manager to engage with the issuer about the terms on which capital is issued and the potential impact on the rights of new and existing investors.

The Trustee will consider any conflicts of interest arising in the management of the funds used by the Scheme and will ensure that the Platform Provider and each investment manager has an appropriate conflicts of interest policy in place. The Platform Providers and investment managers are required to disclose any potential or actual conflict of interest to the Trustee.

Manager Incentives

The basis of remuneration of the investment managers by the Platform Provider may be subject to commercial confidentiality, however, the Trustee will seek transparency of all costs and charges borne by members. Nevertheless, the Trustee expects that it will be in the interests of both the Platform Provider and the investment managers on the Provider's Platform to produce growth in asset values in line with the funds' investment objectives. For passively managed funds this should be within an acceptable margin of the index the fund tracks. For actively managed funds the investment return should be commensurate with the level of investment risk implied by the fund's objectives.

When selecting funds, the Trustee will ask their investment advisor to consider the investment managers' remuneration strategies and appropriateness of each fund's investment guidelines to ensure that there is no inducement or scope to take an undue level of risk and that the investment managers will act in line with the interests of the Scheme's members.

In accordance with the 2015 Regulations, the Trustee conducts an annual Value for Members assessment and will take action should the providers be found to be giving poor value. In addition, in accordance with guidance from the Pensions Regulator, the Trustee will periodically review the Scheme's choice of providers to ensure their charges and services remain competitive. The Trustee believes that these steps are the most effective way of incentivising the providers to deliver Value for Members, of which investment management charges and investment performance are key considerations.

INVESTMENT REPORT (continued)

The Trustee also undertakes a review at least every three years in which the appropriateness of the investment options and the suitability of the Scheme's investment management arrangements are considered.

The Trustee monitors the investment managers against a series of metrics on a quarterly basis over a long-term time horizon including:

- Performance of their funds' respective benchmarks or performance targets;
- Relative tracking error where appropriate;
- The exercise of stewardship responsibilities (including engagement with issuers) through their Platform Provider; and
- The management of risks.

The Platform Provider or investment managers are expected to provide explanations for any significant divergence from a fund's objectives. A material deviation from performance and risk targets or approach to portfolio management is likely to result in the fund being formally reviewed.

REPORT ON ACTUARIAL LIABILITIES

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 members are entitled to receive based on pensionable service to the valuation date. This is assessed using the assumptions agreed between the Trustee and the Employers and set out in the Statement of Funding Principles, which is available to Scheme members on request.

For the Prudential Staff Pension Scheme, the Scheme Solvency Target forms the basis of the calculation of the DB Section's technical provisions. The Scheme Solvency Target considers the amount expected to be needed to provide the DB Section's accrued benefits assuming that the Trustee were to switch the investment strategy either to a closely matched portfolio of gilts of appropriate nature and duration, or a portfolio of cash and swaps where a more favourable return would be expected on such a portfolio. No allowance is made for future discretionary pension increases to be awarded.

In addition to the statutory funding objective, the Trustee has agreed with the Employers to adopt a further funding target as part of the overall funding plan. This is referred to as the Ongoing Target. Under the Ongoing Target, the Trustee and the Employers aim for the DB Section to have sufficient assets to cover accrued benefits assuming that the Employers continue indefinitely, that the Employers are able to continue to award discretionary pension increases in line with their policy adopted from time to time and that the Trustee invests in such a way as to expect to be able to fund the accrued benefits (and the future discretionary pension increases) through a combination of the assets held, future contributions, and returns on those assets and contributions which are expected to exceed the returns on matching assets such as gilts.

The most recent full actuarial valuation of the DB Section of the Scheme was carried out as at 5 April 2020. This showed that on that date:

	Scheme Solvency Target (technical provisions)	Ongoing Target
	£m	£m
Assets	7,714	7,714
Amount needed to provide benefits	7,127	7,060
Surplus	587	654

The actuarial valuation as at 5 April 2023 is currently being prepared.

Method and significant actuarial assumptions at 5 April 2020:

The method and significant actuarial assumptions used to determine the funding targets are as follows (all assumptions adopted are set out in the Appendix to the Statement of Funding Principles):

	Scheme Solvency Target (technical provisions)	Ongoing Target	
Actuarial method used in the calculation	Defined accrued benefit method	Defined accrued benefit method	
Discount rate	Term-dependent rates set by reference to the fixed interest gilt curve at the valuation date less a margin of 0.1% p.a. Equivalent to a single weighted average rate of around 0.6% p.a.	Term-dependent rates set by reference to the fixed interest gilt curve at the valuation date plus a margin of 0.7% p.a. over the period to 5 April 2032 and 0.4% p.a. thereafter. Equivalent to a single weighted average rate of around 1.2% p.a.	
Future Retail Price Index inflation (RPI)	Term-dependent rates derived from the difference between fixed interest and index-linked gilt yields at the valuation date	Term-dependent rates derived from the difference between fixed interest and index-linked gilt yields at the valuation date	
Future Consumer Price Index inflation (CPI)	0.8% p.a. below RPI over the period to 2030 and 0.4% p.a. below RPI thereafter.	0.8% p.a. below RPI over the period to 2030 and 0.4% p.a. below RPI thereafter.	
Pension increases in payment	In line with the CPI assumption, subject to the relevant caps and floors that apply to pension increases under the Scheme Rules. No allowance for discretionary increases.	Guaranteed increases: in line with the Scheme Solvency Target assumptions. Discretionary increases: based on the projected margin of RPI (with a floor of 0% p.a. and a cap of 2.5% p.a.) over guaranteed increases with an allowance for inflation volatility of 1.5% p.a.	
Pension increases in deferment	Statutory revaluation in line with inflation but capped at 5% p.a. is assumed to be in line CPI. The fixed 5% p.a. underpin is applied where appropriate.	Statutory revaluation in line with inflation but capped at 5% p.a. is assumed to be in line with CPI. The fixed 5% p.a. underpin is applied where appropriate.	
Post retirement mortality – base rates	For males (female members) 96% (111%) of the mortality rates of the SAPS S3 Pensioner Amounts (Middle) tables published by the Continuous Mortality Investigation Bureau. For female dependants, 97% of the mortality rates of the SAPS S3 Dependants Amounts tables. Mortality improvements to 2020 are based on the CMI 2019 Core Projections model with a 1.75% p.a. (1.5% p.a.) long-term trend for males (females), a smoothing parameter of 7.5 and an initial addition of 0.5%.		
Post retirement mortality – future	Future improvements in mortality for males (females) are assumed to be in line with the CMI 2019 Core Projections model with a 1.75% p.a. (1.5% p.a.) long-term trend, a smoothing parameter of 7.5 and an initial addition of 0.5%.		

ACTUARY'S CERTIFICATE OF SCHEDULE OF CONTRIBUTIONS

ACTUARIAL CERTIFICATION FOR THE PURPOSES OF REGULATION 10(6) OF THE OCCUPATIONAL PENSION SCHEMES (SCHEME FUNDING) REGULATIONS 2005

Name of Scheme: Prudential Staff Pension Scheme - Defined Benefit Section

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 5 April 2020 to be met for the period for which the Schedule is to be in force.

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 26 April 2021.

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.

C G Singer Fellow of the Institute and Faculty of Actuaries Towers Watson Limited, a Willis Towers Watson company Watson House London Road Reigate Surrey RH2 9PQ

26 April 2021

DEFINED BENEFIT SECTION – SCHEDULE OF CONTRIBUTIONS

SECTION 1: INTRODUCTION

- 1.1 This Schedule of Contributions has been prepared by Prudential Staff Pensions Limited ("the Trustee"), the Trustee of the Prudential Staff Pension Scheme ("the Scheme").
- 1.2 This Schedule specifies, for the period of five years from the date of certification of the Schedule, the rates and due dates of Employers (as defined in the Scheme Rules) and employee contributions to the Defined Benefit Section of the Scheme. It is subject to review from time to time as required by legislation and by the Scheme's Rules and the following actuarial investigations.

SECTION 2: EMPLOYERS' CONTRIBUTIONS

Contributions to the Defined Benefit Section

Contributions to provide for benefit accrual, risk benefits

2.1 During the period covered by this Schedule, normal Employer contributions shall be paid to the Defined Benefit Section of the Scheme in line with the minimum contributions as set out in DB Rule 2.4.1 of the Trust Deed and Rules. These contributions are as follows:

DB Members: For *DB Members* who are under the age of 62 or are entitled to accrue further pension in the Scheme:

• 12.5% of the *Salaries* and pensionable *Consolidation Payments* from time to time of the *DB Members*.

For *DB Members* in *Pensionable Service* who have attained the age of 62 and are not entitled to accrue any further pension but whose pension is increased prior to payment under the terms of DB Rule 3.1(5):

3% of Salaries.

Opt-out Participants: 1% of Salaries.

The terms in italics in this paragraph have the meanings as defined in the Trust Deed and Rules.

Contributions to provide for expenses

2.2 In addition to the contributions set out in paragraph 2.1 above, the Employers will pay contributions at the rate of £5m per year prior to 1 April 2021, £7m per year commencing from 1 April 2021 to 31 March 2023 inclusive and £6.25m per year commencing from 1 April 2023 to make provision for the expected management, administration and other expenses of running the Defined Benefit Section of the Scheme (including the payment of levies due to the Pension Protection Fund).

Contributions payable under any recovery plan

2.3. No Recovery Plan was required following the actuarial investigation as at 5 April 2020.

Payment of the Employers' contributions

- 2.4 The Prudential Assurance Company Limited ("the Company") will pay the above amounts on behalf of the Employers as a whole. The Employers agree that they are jointly and severally liable for the contributions set out in this Schedule
- 2.5 The contributions for each Scheme year under paragraph 2.2 will be paid in equal monthly instalments and in accordance with paragraph 4.1, unless the Company decides to pay the monthly instalments in advance.

SECTION 3: EMPLOYEE CONTRIBUTIONS

Contributions to the Defined Benefit Section

Normal contributions

3.1 No compulsory contributions are payable by active members of the Defined Benefit Section of the Scheme.

Additional Voluntary Contributions

- 3.2 Members of the Defined Benefit Section of the Scheme may choose to pay additional voluntary contributions.
- 3.3 Where a member elects to pay his or her additional voluntary contributions via salary sacrifice, the Employers pay contributions in accordance with Rule 2.5.3.

SECTION 4: MISCELLANEOUS

Timing of contributions

4.1 Contributions are to be remitted to the Trustee no later than the 19th day of the calendar month immediately following the calendar month to which the contributions relate (or in which they have been deducted from members' salary).

Augmentation costs

- 4.2 Contributions may need to be paid in addition to those set out in this Schedule if benefit improvements or augmentations are made. The amounts and timing of payment of such contributions will be determined in accordance with the Rules of the Scheme.
- 4.3 In particular, any contributions payable in relation to benefit improvements (including discretionary pension increases) or augmentations awarded to DB Members will be determined by the Scheme Actuary (after taking account of any surplus disclosed at the last actuarial valuation).

Section 75 debts

4.4 An Employer shall pay any sum due under Section 75 of the Pensions Act 1995 as a result of its cessation of participation in the Scheme except to the extent that other arrangements are made in accordance with applicable legislation.

Additional contributions from the Employers

4.5 Nothing in this Schedule shall preclude the payment of higher contributions than set out above. Such contributions can be treated as being covered by this Schedule.

SECTION 5: AGREEMENT OF EMPLOYERS AND TRUSTEE

- 5.1 The Trustee confirms it has received advice from the Scheme Actuary concerning the contents of this Schedule.
- 5.2 The Principal Employer (on behalf of all the Employers) and Trustee confirm their agreement to the contents of this Schedule.

Paul Cooper (Signed)

For and on behalf of The Prudential Assurance Company Limited

William Rutherford (Signed)

For and on behalf of Prudential Staff Pensions Limited

Signed 26 April 2021

DEFINED CONTRIBUTION SECTION

PAYMENT SCHEDULE FOR THE PRUDENTIAL STAFF PENSION SCHEME

Section 1 – INTRODUCTION

- 1.1 This payment Schedule has been prepared by Prudential Staff Pensions Limited ("the Trustee"), the Trustee of the Prudential Staff Pension Scheme ("the Scheme").
- 1.2 This Schedule specifies the rates and due dates of Employers' (as defined in the Scheme Rules) and employee contributions to the Defined Contribution Section of the Scheme. It is subject to review from time to time as required by legislation and by the Scheme's Rules.
- 1.3 The Schedule is effective from the earlier of 1 July 2019 and the date of agreement between the Employers and Trustee shown in Section 6 of this document.

Section 2 – EMPLOYERS' CONTRIBUTIONS

Contributions to the Defined Contribution Section

Employer contributions

2.1 The Employers shall pay an amount each month to the Defined Contribution Section calculated by reference to the appropriate part of each DC Active Member's Pensionable Pay and, if appropriate, to each DC Active Member's contribution deducted from Pensionable Pay for that month, as set out in the following table:

DC Active Member's contribution as a whole percentage of the Pensionable Pay which is attributable to the appropriate month %	Employer contribution as a whole percentage of the Pensionable Pay which is attributable to the appropriate month %
0	8
1	9
2	10
3	11
4	12
5 or more	13

- 2.2 For the period up to 30 June 2019 inclusive, Employers will also pay contributions to the DC Reserve Fund of the Defined Contribution Section equal to 1.25% of DC Active Members' Pensionable Pay. From 1 July 2019 to 31 December 2020 inclusive, Employers will pay contributions to the DC Reserve Fund equal to 0.75% of DC Active Members' Pensionable Pay. From 1 January 2021, the Employers contributions to the DC Reserve Fund will revert to 1.25% of DC Active Members' Pensionable Pay.
- 2.3 In addition, Employers will pay contributions to cover the cost of providing risk benefits, expenses and augmentations under Defined Contribution Section Rule 2.3, 2.4 and 2.5 where these are not met from the DC Reserve Fund (see Section 5).
- 2.4 Employers' contributions are also payable under Defined Contribution Section Rule 8.2.2 and under Defined Contribution Section Rule 8.3.2.
- 2.5 The Employers will also pay contributions as required under the Defined Contribution Section Rules 2.8 and 8.7 in respect of DC Active Members who participate in the Salary Sacrifice Arrangement.

Section 3 - EMPLOYEE CONTRIBUTIONS

Contributions to the Defined Contribution Section

Normal contributions

3.1 DC Active Members may choose to contribute to the Defined Contribution Section in accordance with the Scheme's Rules.

Section 4 - MISCELLANEOUS

- 4.1 Contributions are to be remitted to the Trustee no later than the 19th day of the calendar month immediately following the calendar month to which the contributions relate (or in which they have been deducted from members' Pensionable Pay).
- 4.2 Nothing in this Schedule shall preclude the payment of higher contributions than set out above. Such contributions can be treated as being covered by this Schedule.

Section 5 - FUNDING OF THE DC RESERVE FUND

- 5.1 The Principal Employer (The Prudential Assurance Company Limited) directs the Trustee (until further reasonable notice in writing) to apply assets in the DC Reserve Fund, (subject to there being sufficient monies in the DC Reserve Fund for a particular purpose as determined by the Trustee) in accordance with DC Rule 13.2 as follows:
 - 5.1.1 To apply as additional Employer credits under DC Rule 2.4 (but, for the avoidance of doubt, not DC Rules 2.2, 8.2.2, 8.3.2 and 8.7) amounts in respect of DC Members as notified to the Trustee by the Employers from time to time.

These credits include any amount required to be allocated to the Personal Account of a DC Member detailed below in (i) and (ii) in order to provide him or her with the same pension as would have applied had the annuity rates offered by Prudential Annuities Limited been guaranteed for a period of 2 months from the date of quotation.

- (i) a DC Active Member leaving DC Service and taking an immediate pension under DC Rule 6.3, or
- (ii) a DC Active Member who dies in service, for securing a pension under DC Rule 7.1(3) for a dependant.
- 5.1.2 To apply as the costs of securing Risk Benefits under DC Rule 2.3.
- 5.1.3 To pay any expenses under DC Rule 2.5.
- 5.2 The Actuary will, at least annually or more frequently if he or she so determines, certify the contributions to be paid by the Employers to the DC Reserve Fund which he or she estimates to be sufficient to fund the costs for which the DC Reserve Fund may be applied as set out in the paragraph above.

Section 6 - AGREEMENT OF EMPLOYERS AND TRUSTEE

- 6.1 The Principal Employer (on behalf of all the Employers) and Trustee confirm their agreement to the contents of this Schedule.
- 6.2 The Schedule is effective from the earlier of 1 July 2019 and the date of signing below.

C Bousfield (Signed)

For and on behalf of The Prudential Assurance Company Limited

W Rutherford (Signed)

For and on behalf of Prudential Staff Pensions Limited

Signed 20 June 2019

STATEMENT OF TRUSTEE'S RESPONSIBILITIES

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

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

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

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

The Trustee also has certain responsibilities in respect of contributions which are set out in the statement of Trustee's responsibilities accompanying the Trustee's summary of contributions.

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

The Trustee is responsible for the maintenance and integrity of the Scheme and the 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.

The Trustee's Report, which includes the Investment Report, the Report in Actuarial liabilities, the Statement of Trustee's Responsibilities, and the Implementation Statement (at the back of this report) was approved by the Trustee.

21 September 2023

Audit & Governance Committee

David Green (Chairman)

For and on behalf of the Trustee

Date

INDEPENDENT AUDITOR'S REPORT TO THE TRUSTEE OF THE PRUDENTIAL STAFF PENSION SCHEME Opinion

We have audited the financial statements of the Prudential Staff Pension Scheme ("the Scheme") for the year ended 5 April 2023 which comprise the Fund Account and the Statement of Net Assets (available for benefits) and related notes, including the accounting policies in note 3.

In our opinion the financial statements:

- show a true and fair view of the financial transactions of the Scheme during the Scheme year ended 5 April 2023 and of the amount and disposition at that date of its assets and liabilities, other than liabilities to pay pensions and benefits after the end of the Scheme year;
- have been properly prepared in accordance with UK accounting standards, including FRS 102 *The Financial Reporting Standard applicable in the UK and Republic of Ireland*; and
- contain the information specified in Regulation 3A of the Occupational Pension Schemes (Requirement to obtain Audited Accounts and a Statement from the Auditor) Regulations 1996, made under the Pensions Act 1995.

Basis for opinion

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

Going concern

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

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

Our conclusions based on this work:

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

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

Fraud and breaches of laws and regulations – ability to detect

Identifying and responding to risks of material misstatement due to fraud

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

- Enquiring of the Trustee as to the Scheme's high-level policies and procedures to prevent and detect fraud, as well as enquiring whether it has knowledge of any actual, suspected or alleged fraud.
- Reading Trustee Board, Audit and Governance Committee, DB and DC Section Committees minutes and the Scheme's breach register.

INDEPENDENT AUDITOR'S REPORT TO THE TRUSTEE OF THE PRUDENTIAL STAFF PENSION SCHEME (continued)

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

As required by auditing standards, and taking into account our overall knowledge of the control environment, we perform procedures to address the risk of management override of controls, in particular the risk that Trustee's (or its delegates including the Scheme's administrators) may be in a position to make inappropriate accounting entries and the risk of bias in accounting estimates and judgements such as the valuation of the longevity swap and Level 3 pooled investment vehicles. On this audit we do not believe there is a fraud risk related to revenue recognition because revenue in a pension scheme relates to contributions receivable as paid under an agreed schedule or pre-determined by the Trustee; there are no subjective issues or judgements required.

We did not identify any additional fraud risks.

In determining the audit procedures we took into account the results of our evaluation and testing of the operating effectiveness of the Plan-wide fraud risk management controls.

We also performed procedures including:

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

Identifying and responding to risks of material misstatement due to non-compliance with laws and regulations

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

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

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

The potential effect of these laws and regulations on the financial statements varies considerably.

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

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

We have reported separately on contributions payable under the Schedule of Contributions and Payment Schedule in our statement about contributions on page 60 of the annual report.

INDEPENDENT AUDITOR'S REPORT TO THE TRUSTEE OF THE PRUDENTIAL STAFF PENSION SCHEME (continued)

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

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

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

Other information

The Trustee is responsible for the other information, which comprises the Trustee's report (including the Report on actuarial liabilities, Implementation Statement, Taskforce on Climate-related Financial Disclosures (TCFD) report and the Summary of contributions), Chairman's Annual Governance Statement and the Actuarial Certification of the Schedule of Contributions. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or any form of assurance conclusion thereon in this report.

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

Trustee's responsibilities

As explained more fully in its statement set out on page 34, the Scheme's Trustee is responsible for: supervising the preparation of financial statements which show a true and fair view; such internal control as it determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the Scheme's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless it either intends to wind up the Scheme, or has no realistic alternative but to do so.

Auditor's responsibilities

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

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

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

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

Iryndeep Kaur-Delay for and on behalf of KPMG LLP, Statutory Auditor

Chartered Accountants
One Snowhill, Snow Hill Queensway
Birmingham B4 6GH

Date: 22 September 2023

FUND ACCOUNT

For the year ended 5 April 2023

Tor the year chaca 3 April 2023							
1	Note	2023 Defined Benefit Section	2023 Defined Contribution Section	2023 Total	2022 Defined Benefit Section	2022 Defined Contribution Section	2022 Total
CONTRIBUTIONS AND BENEFITS		£m	£m	£m	£m	£m	£m
Employer contributions	4	9.0	50.5	59.5	9.1	48.9	58.0
Employee contributions	4	0.2	0.8	1.0	0.2	1.0	1.2
Total contributions	4	9.2	51.3	60.5	9.3	49.9	59.2
Transfers in	5	-	1.2	1.2	-	1.1	1.1
Other income	6	-	0.3	0.3	-	3.1	3.1
	_	9.2	52.8	62.0	9.3	54.1	63.4
Benefits paid or payable	7	(238.6)	(1.5)	(240.1)	(241.1)	(4.1)	(245.2)
Payments to and on account of leavers	8	(29.6)	, ,	(53.9)	(77.2)	(32.1)	(109.3)
Other payments	9	(23.0)	(1.6)	(1.6)	(11.2)	(1.3)	(1.3)
Administrative expenses	10	(4.9)	(2.7)	(7.6)	(4.9)		(6.6)
	_	(273.1)	(30.1)	(303.2)	(323.2)	(39.2)	(362.4)
	_	(273.1)	(33.1)	(303.2)	(323.2)	(33.2)	(302.1)
NET (WITHDRAWALS)/ADDITIONS FROM DEALINGS WITH MEMBERS	_	(263.9)	22.7	(241.2)	(313.9)	14.9	(299.0)
RETURNS ON INVESTMENTS							
Investment income	11	131.5	-	131.5	116.8	-	116.8
Change in market value of investments	14	(1,739.9)	(7.8)	(1,747.7)	(363.5)	22.8	(340.7)
Investment management expenses	12	(2.2)		(2.2)	3.0		3.0
NET RETURNS ON INVESTMENTS	_	(1,610.6)	(7.8)	(1,618.4)	(243.7)	22.8	(220.9)
NET (DECREASE)/INCREASE							
IN THE FUND FOR THE YEAR		(1,874.5)	14.9	(1,859.6)	(557.6)	37.7	(519.9)
TRANSFERS BETWEEN SECTIONS	13	0.1	(0.1)	-	0.3	(0.3)	-
OPENING NET ASSETS	_	6,649.7	621.5	7,271.2	7,207.0	584.1	7,791.1
CLOSING NET ASSETS	=	4,775.3	636.3	5,411.6	6,649.7	621.5	7,271.2
	_						

The notes on pages 40 to 59 form part of these financial statements.

STATEMENT OF NET ASSETS (AVAILABLE FOR BENEFITS)

At 5 April 2023

INVESTMENT ASSETS	Note	2023 Defined Benefit Section £m	2023 Defined Contribution Section £m	2023 Total £m	2022 Defined Benefit Section £m	2022 Defined Contribution Section £m	2022 Total £m
Bonds Pooled investment vehicles Derivatives Cash instruments	15 16	4,255.6 923.9 687.2 72.7	- 637.8 - -	4,255.6 1,561.7 687.2 72.7	5,816.0 927.5 1,494.3 34.1	- 620.3 - -	5,816.0 1,547.8 1,494.3 34.1
AVC investments Cash deposits Other investment balances	17 18 _	1.9 15.0 29.2	- - -	1.9 15.0 29.2	2.3 8.5 30.2	- - -	2.3 8.5 30.2
INVESTMENT LIABILITIES	_	5,985.5	637.8	6,623.3	8,312.9	620.3	8,933.2
Derivatives Longevity insurance contract Cash deposits Other investment balances	16 16 18 _	(1,192.1) (15.1) - (3.0)	(0.8)	(1,192.1) (15.1) (0.8) (3.0)	(1,639.6) (12.5) - (5.1)	(0.1)	(1,639.6) (12.5) (0.1) (5.1)
	_	(1,210.2)	(0.8)	(1,211.0)	(1,657.2)	(0.1)	(1,657.3)
TOTAL NET INVESTMENTS		4,775.3	637.0	5,412.3	6,655.7	620.2	7,275.9
CURRENT ASSETS	22	13.4	1.1	14.5	8.7	1.4	10.1
CURRENT LIABILITIES	23 _	(13.4)	(1.8)	(15.2)	(14.7)	(0.1)	(14.8)
CLOSING NET ASSETS	=	4,775.3	636.3	5,411.6	6,649.7	621.5	7,271.2

The notes on pages 40 to 59 form 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 Trustee. They do not take account of obligations to pay pensions and benefits which fall due after the end of the Scheme year. The actuarial position of the Scheme, which takes into account such obligations for the Defined Benefit Section, is dealt with in the Report on Actuarial Liabilities on pages 27 and 28 of the Annual Report and these financial statements should be read in conjunction with this report.

Keith Bedell-Pearce Da	ovid Green
Signed on behalf of the Trustee	
Signed on hehalf of the Trustee	
These financial statements were approved by the Trustee on .	21 September 2023 (date)

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 5 April 2023

1. BASIS OF PREPARATION

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

The financial statements are prepared on a going concern basis, which the Trustee believes to be appropriate as it believes that the Scheme has adequate resources to realise its assets and meet pension payments in the normal course of affairs (continue to operate) for at least the next twelve months. The Trustee considered the sponsoring employer's financial position as well as the Solvency II capital position of the M&G plc group, M&G plc being the ultimate parent of the sponsoring employer. The Scheme as at 31 March 2023 continues to be in surplus on a technical provisions basis at 108%. The Trust Deed and Rules allows the Scheme to continue should the Sponsoring employer go into liquidation. The Shareholder Solvency II coverage ratio of the M&G plc group as at 31 December 2022 was 199% (2021 218%). The reduction in coverage was due to dividend payments, a buyback programme and other capital movements such as acquisitions. The Trustee believes that the sponsoring employer will continue to support the Scheme and make contributions as they fall due. The Trustee is confident that the Scheme will have sufficient funds to continue to meet its liabilities as they fall due for at least 12 months from the date of approval of these financial statements and therefore, have prepared the financial statements on a going concern basis.

2. IDENTIFICATION OF THE FINANCIAL STATEMENTS

The Scheme is established as a trust under English law. The addresses for enquiries to the Scheme are as follows:

DB Section Prudential Staff Pension Scheme XPS Administration Limited PO Box 562 Middlesbrough TS1 9JA DC Section Prudential Staff Pension Scheme Prudential (PSPS DC) Lancing BN15 8GB

3. ACCOUNTING POLICIES

(a) Accounting Convention

The financial statements are prepared on an accruals basis.

(b) Contributions

Employee Additional Voluntary Contributions (AVCs) are accounted for when they are deducted from pay by the employer.

Employer normal contributions which are expressed as a rate of salary are accounted for on the same basis as the employees' contributions, in accordance with the Schedule of Contributions or payment schedule in force during the year. The Employer normal contributions also included the employee salary sacrifice contributions for the DC Section.

Employer augmentation contributions are accounted for in accordance with the agreement under which they are paid, or in the absence of an agreement, on a receipts basis.

Employer additional contributions are recognised on the due dates in accordance with the Schedule of Contributions or in the absence of a formal agreement on a receipts basis.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

3. ACCOUNTING POLICIES (continued)

(c) Payments to Members

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

Benefits are accounted for in the period in which the member notifies the Trustee of their decision on the type or amount of benefit to be taken or, if there is no member choice, on the date of retirement or leaving.

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

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

(d) Expenses

Expenses are accounted for on an accruals basis. The Scheme bears all the costs of administration.

(e) Investment Income

Dividends from equities are accounted for on the ex-dividend date.

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

Income from pooled investment vehicles is accounted for when declared by the fund manager.

Income arising on the underlying investments of accumulation funds is reflected within the change in market value.

(f) Investments

Investments are included at fair value as follows:

Quoted securities in active markets are usually valued at the current bid prices at the reporting date.

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

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

The longevity insurance contract has been valued by BWCI Limited on behalf of the Trustee. The value stated is based on the collateral value of the contract being the value taken from the collateral mechanism closest to the balance sheet date as defined in the longevity swap contract plus any outstanding expense payments. Expense payments paid in relation to the longevity insurance contract are accounted for within purchases and sales. The longevity insurance contract covers pensions in payment in the Defined Benefit Section as at 5 April 2019.

Exchange traded futures valued as the sum of the daily mark-to-market values, which is a calculated difference between the settlement prices at the reporting date and the inception date

Swaps are valued based on the current value of future cash flows arising from the swap, determined using discounted cash flow models and market data at the reporting date.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

3. ACCOUNTING POLICIES (continued)

(f) Investments (continued)

Forward foreign exchange contracts are valued by determining the gain or loss that would arise from closing out the contract at the reporting date by entering into an equal and opposite contract at that date.

(g) Foreign Currency Translation

Foreign currency transactions are recorded in sterling at the spot exchange rate at the date of the transaction. Monetary items denominated in foreign currencies are translated into sterling, the Scheme's functional and presentational currency, using the closing exchange rates at the year-end.

(h) Currency

4.

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

(i) Critical accounting estimates and judgements

The preparation of the financial statements requires the Trustee to make judgements, estimates and assumptions that affect the amounts reported for assets and liabilities as at the balance sheet date and the amounts reported for revenues and expenses during the year. However, the nature of estimation means that actual outcomes could differ from those estimates. The Trustee confirms that no judgements have had a significant effect on amounts recognised in the financial statements.

CONTRIBUTIONS		2023	
	Defined	Defined	Total
	Benefit	Contribution	
	Section	Section	
	£m	£m	£m
Employer contributions			
Normal	2.0	50.5	52.5
Additional	7.0		7.0
	9.0	50.5	59.5
Employee contributions			
Additional voluntary	0.2	0.8	1.0
	9.2	51.3	60.5
F 1		2022	
Employer contributions	2.4	40.0	F1.0
Normal	2.1	48.9	51.0
Additional	7.0		7.0
	9.1	48.9	58.0
Employee contributions			
Additional voluntary	0.2	1.0	1.2
	9.3	49.9	59.2

With effect from 1 September 2014 members' AVC contributions are deducted via Pensions Plus, the Company's salary sacrifice arrangement, unless the member chooses to opt out.

Employer Additional Contributions are contributions associated with the operational expenses of the scheme. These contributions cover the anticipated costs related to managing, administering, and overseeing the Defined Benefit Section of the Scheme.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

101 111	e year ended 3 April 2023			
5.	TRANSFERS IN		2023	
		Defined	Defined	Total
		Benefit	Contribution	
		Section	Section	
		£m	£m	£m
	Individual transfers in from other schemes		1.2	1.2
			2022	
	Individual transfers in from other schemes		1.1	1.1
c	OTHER INCOME		2022	
6.	OTHER INCOME	Defined	2023 Defined	Total
				Total
		Benefit	Contribution	
		Section	Section	
		£m	£m	£m
	Claims on term insurance policies		0.3	0.3
			2022	
	Claims on term insurance policies	-	3.1	3.1
	'			
7.	BENEFITS PAID OR PAYABLE		2023	
		Defined	Defined	Total
		Benefit	Contribution	· otal
		Section	Section	
		£m	£m	£m
	Danciere		2111	
	Pensions	212.7	-	212.7
	Commutation of pensions and lump sum	240	0.2	242
	retirement benefits	24.0	0.3	24.3
	Lump sum death benefits Taxation where lifetime or annual allowance	1.1	1.1	2.2
	exceeded	0.8	0.1	0.9
		238.6	1.5	240.1
			2022	
	Pensions	211.9	-	211.9
	Commutation of pensions and lump sum			
	retirement benefits	28.0	0.6	28.6
	Lump sum death benefits	0.4	3.5	3.9
	Taxation where lifetime or annual allowance exceeded	0.8	_	0.8
	Checoudu			
		241.1	4.1	245.2

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

ו טו נוונ	e year ended 3 April 2023			
8.	PAYMENTS TO AND ON ACCOUNT OF LEAVERS		2023	
		Defined	Defined	Total
		Benefit	Contribution	
		Section	Section	
		£m	£m	£m
	Individual transfers out to other schemes =	29.6	24.3	53.9
			2022	
	Individual transfers out to other schemes	77.2	32.1	109.3
9.	OTHER PAYMENTS		2023	
		Defined	Defined	Total
		Benefit	Contribution	
		Section	Section	
		£m	£m	£m
	Premiums on term insurance policies		1.6	1.6
			2022	
	Premiums on term insurance policies		1.3	1.3
10.	ADMINISTRATIVE EXPENSES		2023	
		Defined	Defined	Total
		Benefit	Contribution	
		Section	Section	
		£m	£m	£m
	Administration	2.0	1.9	3.9
	Actuarial fees	1.8	0.5	2.3
	Legal fees	0.2	0.1	0.3
	Other professional fees	0.5	-	0.5
	Audit fees	0.1	-	0.1
	PPF levy	0.3	0.1	0.4
	Other fees		0.1	0.1
	=	4.9	2.7	7.6
			2022	
	Administration	1.7	0.1	1.8
	Actuarial fees	1.8	0.3	2.1
	Legal fees	0.6	0.1	0.7
	Other professional fees	0.4	-	0.4
	Audit fees	0.1	-	0.1
	PPF levy	0.2	-	0.2
	Other fees	0.1	1.2	1.3
	=	4.9	1.7	6.6

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

11.	INVESTMENT INCOME	Defined Benefit Section £m	2023 Defined Contribution Section £m	Total
			上川	£m
	Income from bonds Income from pooled investment vehicles Interest on cash deposits	103.4 28.0 0.1	- - -	103.4 28.0 0.1
		131.5	-	131.5
			2022	
	Income from bonds	99.0	_	99.0
	Income from pooled investment vehicles	17.7	-	17.7
	Interest on cash deposits	0.1		0.1
		116.8	_	116.8
12.	INVESTMENT MANAGEMENT EXPENSES	Defined Benefit Section £m	2023 Defined Contribution Section £m	Total £m
	5 1: 1: 16		ZIII	
	Fund size-related fees Fee rebates Investment custodian fees	3.2 (1.2) 0.2	- - -	3.2 (1.2) 0.2
		2.2	-	2.2
			2022	
	Fund size-related fees	3.3	-	3.3
	Fee rebates	(6.5)	-	(6.5)
	Investment custodian fees	0.2		0.2
		(3.0)	_	(3.0)
	Investment fees for the defined contribution section investment within peopled investment vehicles and as		•	•

investment within pooled investment vehicles and as such are shown under change in market value.

13.	TRANSFERS BETWEEN SECTIONS		2023	
		Defined	Defined	Total
		Benefit	Contribution	
		Section	Section	
		£m	£m	£m
	Transfers between sections	0.1	(0.1)	
			2022	
	Transfers between sections	0.3	(0.3)	-

The figures above represent the investment of AVC funds into the Commercial AVC arrangement, the investments for which are held under the DB Section.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

14. RECONCILIATION OF INVESTMENTS

Defined Benefit Section	Value at 05.04.2022	Purchases at cost and derivative payments	Sales proceeds and derivative receipts £m	Change in market value £m	Value at 05.04.2023
Bonds	5,816.0	3,817.3	(4,028.7)	(1,349.0)	4,255.6
Pooled investment vehicles	927.5	599.6	(547.7)	(55.5)	923.9
Derivatives	(145.3)	1,052.9	(1,089.2)	(323.3)	(504.9)
Longevity insurance contract	(12.5)	10.0	-	(12.6)	(15.1)
Cash instruments	34.1	15,265.2	(15,226.6)	-	72.7
AVC investments	2.3		(0.4)		1.9
	6,622.10	20,745.0	(20,892.6)	(1,740.4)	4,734.10
Cash deposits	8.5			0.5	15.0
Other investment balances	25.1				26.2
	6,655.7			(1,739.9)	4,775.3
Defined Contribution Section	on				
Pooled investment vehicles	620.3	52.2	(26.9)	(7.8)	637.8
Cash deposits	(0.3)				(1.0)
Cash in transit	0.2				0.2
	620.2				637.0

Transaction costs are included in the cost of purchases and deducted from sale proceeds. Direct transaction costs include costs charged to the Scheme such as fees, commissions and stamp duty. The information in respect of direct transaction costs during the accounting period and prior year is unavailable. However, the transaction costs analysed by investment portfolio for the year to 31 March 2023 were as follows:

Cm

	±M
M&G Active Index-Linked	3.0
M&G Active Fixed Gilt	1.0
M&G Active Matched Portfolio	0.5
M&G Passive Matched	0.3
M&G Alpha Opportunities Fund	0.4
M&G Senior Asset Backed Credit Fund	0.3
M&G Credit Opportunity Fund IV	0.1
M&G Long Dated Buy & Maintain Credit	0.1
M&G Long Dated Asset Porfolio	<u>0.3</u>
	<u>6.0</u>

In addition, indirect costs are incurred through the bid-offer spread on investments within pooled investment vehicles and charges made within those vehicles.

For the Defined Contribution Section investments purchased by the Scheme are allocated to provide benefits to the individuals on whose behalf corresponding contributions are paid. The investment manager holds the investment units on a pooled basis for the Trustee. The Scheme administrator allocates investment units to members. The Trustee may hold investment units representing the value of employer contributions that have been retained by the Scheme that relate to members leaving the Scheme prior to vesting.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

14. RECONCILIATION OF INVESTMENTS (continued)

Defined Contribution pooled investment vehicles are allocated to members and the Trustee as follows:

	2023 £m	2022 £m
Members Trustee	631.4 6.4	614.8 5.4
	637.8	620.2

15. POOLED INVESTMENT VEHICLES

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

Defined Benefit Section	2023 £m	2022 £m
Bonds	133.8	152.1
Property	196.4	143.9
Sterling cash liquidity	88.2	90.5
Alternative income funds	182.3	177.0
Private market funds	323.2	364.0
	923.9	927.5
Defined Contribution Section		
Equity	537.1	524.9
Bonds	48.8	53.9
Sterling cash liquidity	25.8	21.2
Diversified Growth	26.1	20.3
	637.8	620.3

16. DERIVATIVES

Objectives and policies

The Trustee has authorised the use of derivatives by its Investment Managers as part of its investment strategy for the Scheme as follows.

Futures – the Trustee did not want cash held to be "out of the market" and therefore bought exchange traded index based futures contracts which had an underlying economic value broadly equivalent to cash held.

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

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

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

16. **DERIVATIVES** (continued)

At the year end the Scheme held the following derivatives:

,	J				
		2023	2023	2022	2022
		Asset	Liability	Asset	Liability
		£m	£m	£m	£m
Futures		-	(0.6)	0.6	-
Swaps		686.3	(1,191.3)	1,493.6	(1,637.0)
Forward foreign exchange co	ntracts	0.9	(0.2)	0.1	(2.6)
		687.2	(1,192.1)	1,494.3	(1,639.6)
			(504.9)		(145.3)
Futures					
Nature	Expiration			Asset	Liability
				£m	£m
Long Gilt	June 2023			<u>-</u>	(0.6)
Total 2023				<u>-</u>	(0.6)
Total 2022				0.6	
Swaps					
Nature	Expiration	Notic	onal principal	Asset	Liability
	(years)		£m	£m	£m
Currency swaps (OTC)	0-15		3.9	-	(1.8)
Inflation swaps (OTC)	0-5		626.0	40.5	(96.7)
	6-10		964.9	94.1	(118.6)
	11-15		585.5	75.5	(161.5)
	16-20		369.0	66.5	(55.0)
	21-25		468.3	71.9	(134.3)
	26-30		73.6	44.9	(3.8)
	31-35		76.5	22.9	(27.3)
(OTC)	36-40		14.0	102.0	(0.1)
Interest rate swaps (OTC)	0-5		944.1	102.0	(122.4)
	6-10		505.9	26.9	(47.4)
	11-15		725.7	27.1	(76.0)
	16-20		830.1	30.2	(85.8)
	21-25		619.9	31.1	(82.4)
	26-30		512.5	32.9	(37.1)
	31-35		326.2	16.0	(76.0)
	36-40		66.7	3.8	(28.7)
	41-45 46-50		38.0 23.0	-	(22.1) (14.3)
Total 2023			-	686.3	(1,191.3)
Total 2022			=	1,493.6	(1,637.0)
. Gtd. LoLL			=	1, 133.0	(1,057.0)

Included in net assets is collateral of £642.4m (2022: £612.7m) which has been pledged to the counterparties.

At the year end the Scheme held £852.0m (2022: £1,142.9m) of collateral belonging to the counterparties. This collateral is not reported within the Scheme's net assets.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

16. **DERIVATIVES** (continued)

Forward Foreign Exchange

Contract	Settlement Date	Currency bought	Currency sold	Asset £m	Liability £m
Forward OTC	April 2023	GBP	EUR	-	(0.1)
Forward OTC	April 2023	USD	GBP	8.0	-
Forward OTC	April 2023	EUR	GBP	0.1	-
Forward OTC	April 2023	GBP	USD		(0.1)
Total 2023				0.9	(0.2)
Total 2022				0.1	(2.6)

Longevity contract

The Trustee has entered into a longevity hedging insurance contract designed to protect the Scheme and Employer against the risk of certain members living significantly longer than expected. The longevity hedging insurance contract is with Pacific Life Re and was signed in November 2020. Under this agreement, the Scheme agrees to make a series of cash flows (the premiums) to be paid over an agreed term (c.70 years from 2020) in exchange for Pacific Life Re paying the actual pension benefits paid to the members (the claims). The valuation of the longevity hedging insurance contract is the experience collateral value being the value taken from the collateral mechanism as defined in the longevity swap contract plus any outstanding expense payments.

Under the agreement, fees were first posted in December 2020 and experience collateral was first posted from February 2022. Calculations have been undertaken quarterly thereafter. Under the terms of the agreement, collateral of nominal and index linked gilts and cash has been pledged during the year and the collateral as at the year-end was £77.2m (2022: £80.6m). This collateral would have been pledged at May 2023. The Fair Value of the swap at 5 April 2023 uses this experience collateral component of this figure which is based on market conditions at 2 May 2023.

The collateral actually pledged as at the year-end date amounted to £85.5m (2022: £84m). This was made up of £18.4m of experience collateral and £67.1m of fee collateral as calculated in February 2023 which is due to the time lag in calculating and actioning the collateral. As at 5 April 2023, only fee collateral was posted.

17. AVC INVESTMENTS

All members who participate in AVC arrangements or have transfers-in on a money purchase basis will receive an annual statement made up to 5 April confirming the amounts held in their account and the movements in the year.

DB Section

With effect from 6 April 2006 members' AVCs can be invested through an insurance policy with The Prudential Assurance Company Limited or via the In House arrangement.

Policy with The Prudential Assurance Company Limited

From April 2006 the Trustee holds certain AVC assets, invested separately from the main fund, in the form of units in managed funds securing additional benefits on a money purchase basis for those members electing to pay additional voluntary contributions.

At 5 April 2023 there were 15 (2022: 31) active members paying additional voluntary contributions under this arrangement and 20 (2022: 2) deferred members.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

Prudential

17. AVC INVESTMENTS (continued)

The aggregate amounts of AVC investments are as follows:

2022	2023
£m	£m
2.3	1.9

In House arrangement including transfers in

Included within the Defined Benefit section assets are AVCs with a value of £14.0m (2022: £16.5m). This value is split between DB AVC £13.1m (2022: £15.5m) and DB Money Purchase Transfer In ("MPTV") £0.9m (2022: £1.0m).

Details of the membership at the year-end are as follows:

	Active	Deferred	Total
DB AVC	52	419	471
DB MPTV	1	45	46

DC Section

In accordance with the Scheme rules all member contributions are treated as additional voluntary contributions. At 5 April 2023 there were 3,718 (2022: 3,561) members paying additional voluntary contributions and the value of the AVC investments included in the DC Section investments was £203.8m (2022: £199.8m).

18.	OTHER INVESTMENT BALANCES	2023	2022
		£m	£m
	Amounts due from broker	0.3	1.0
	Dividends and interest receivable	28.9	29.2
		29.2	30.2
	Amounts due to broker	(3.0)	(5.1)
		26.2	25.1

19. FAIR VALUE DETERMINATION

The fair value of financial instruments has been estimated 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 (i.e. developed using market data) for the asset or liability, either directly or indirectly.
- Level 3: Inputs are unobservable (i.e. for which market data is unavailable) for the asset or liability.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

19. FAIR VALUE DETERMINATION (continued)

The Scheme's investment assets and liabilities fall within the above hierarchy as follows:

		At 5 April	2023	
Defined Benefit Section	Level 1 £m	Level 2 £m	Level 3 £m	Total £m
Bonds Pooled investment vehicles Derivatives Longevity insurance contract Cash instruments AVC investments Cash deposits Other investment balances	- - - 72.7 - 15.0 26.2	4,184.6 172.4 (504.9) - - - - -	71.0 751.5 - (15.1) - 1.9 -	4,255.6 923.9 (504.9) (15.1) 72.7 1.9 15.0 26.2
	113.9	3,852.1	809.3	4,775.3
Defined Contribution Section Pooled investment vehicles Cash deposits	Level 1 £m - (0.8)	Level 2 £m 593.7	Level 3 £m 44.1	Total £m 637.8 (0.8)
Casif deposits	(0.8)			637.0
	113.1	4,445.8	853.4	5,412.3
Defined Benefit Section	Level 1 £m	At 5 April Level 2 £m	2022 Level 3 £m	Total £m
Bonds (Restated)* Pooled investment vehicles Derivatives Longevity insurance contract Cash instruments AVC investments Cash deposits Other investment balances	2.11 - - - 34.1 - 8.5 25.1	5,754.0 242.6 (145.3) - - - - - - - - - - -	62.0 684.9 - (12.5) - 2.3 - - 736.7	5,816.0 927.5 (145.3) (12.5) 34.1 2.3 8.5 25.1
Defined Contribution Section				
Pooled investment vehicles Cash deposits	(0.1)	586.8 <u>-</u> _	33.5 	620.3 (0.1)
	(0.1)	586.8	33.5	620.2
	67.6	6,438.1	770.2	7,275.9

^{*}Prior year bonds totalling a value of £62m have been restated from Level 2 to Level 3. There is no change to the prior year valuation. Bonds shown in Level 3 are private-purpose bonds.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

20. INVESTMENT RISK DISCLOSURES

(a) Investment Risks

FRS 102 requires the disclosure of information in relation to certain investment risks to which the Scheme is exposed to at 5 April 2023. These risks are set out by FRS 102 as follows:

- 1. 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.
- 2. Market risk: this comprises currency risk, interest rate risk and other price risk.
 - Currency risk: this is the risk that the fair value of future cash flows of a financial asset will fluctuate because of changes in foreign exchange rates.
 - Interest rate risk: this is the risk that the fair value of future cash flows of a financial asset will fluctuate because of changes in market interest rates.
 - Other price risk: this is the risk that the fair value of future cash flows of a financial asset will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

The Trustee determines its investment strategy after taking advice from its Investment Consultant. The Scheme has exposure to the above risks due to the investments it makes. The Trustee manages investment risks, including credit risk and market risk, by taking them into account when setting the Scheme's strategic investment objectives. These investment objectives and risk limits are implemented through the investment management agreements in place with the Scheme's investment managers and monitored by the Trustee via regular reviews of the investment portfolio. The investment objectives and risk limits of the Scheme are further detailed in the Statement of Investment Principles.

The following sections summarise the various financial risks to which the Scheme's investments are exposed.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

20. INVESTMENT RISK DISCLOSURES (continued)

(b) Defined Benefit Section

Credit risk

The Scheme is subject to direct credit risk because the Scheme invests in investment grade and sub investment grade bonds, over the counter ('OTC') derivatives and cash. The Scheme is exposed to credit risk relating to the longevity insurance contract. The Scheme also invests in pooled investment vehicles and is therefore directly exposed to credit risk in relation to those pooled investment vehicles with the pooled managers. The Scheme is indirectly exposed to credit risks arising on the financial instruments held by the pooled investment vehicles ("PIVs").

Analysis of direct credit risk

2023	Investment grade	Non-investment grade	Unrated	Total
	£m	£m	£m	£m
Bonds	4,240.2	15.4	-	4,255.6
OTC Derivatives	-504.9	-	-	-504.9
Longevity insurance contract ¹			-15.1	-15.1
Cash and cash instruments ²	72.7	-	-	72.7
Pooled investment vehicles	-	-	923.9	923.9
Accrued investment income	26.2	-	-	26.2
Other ²	-	-	15.0	15.0
Total	3,834.2	15.4	923.8	4,773.4

^{1.} Experience collateral value as at 31 March 2023 used as a proxy for the value of the contract

² Other includes £12.7m in Trustee cash, £60.7m in Miscellaneous items within the Long Dated Asset Portfolio, and - £2.7m in Unsettled items

	Investment	Non-investment		
2022	grade	grade	Unrated	Total
	£m	£m	£m	£m
Bonds	5,797.1	18.9	-	5,816.0
OTC Derivatives	-145.3	-	-	-145.3
Longevity insurance contract ¹			-12.5	-12.5
Cash and cash instruments	34.1	-	-	34.1
Pooled investment vehicles	-	-	927.5	927.5
Accrued investment income	29.2	-	-4.1	25.1
Other ²	8.5	-	-	8.5
Total	5,725.6	18.9	910.9	6,653.4

The above tables exclude AVC investments, cash in transit and amounts due to and from brokers

^{1.} Experience collateral value used as a proxy for the value of the contract

^{2.} Other includes £8.1m in Trustee cash, £35.2m in Miscellaneous items within the Long Dated Asset Portfolio, and - £4.2m in Unsettled items

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

20. INVESTMENT RISK DISCLOSURES (continued)

Credit risk is managed by the Scheme's investment managers through several methods. The Trustee reduces credit risk through investment in a range of bond managers, who perform detailed credit analysis and diversify their portfolios across a number of securities; daily collateralisation of derivatives; investment in cash funds with a high credit quality or requiring all counterparties to be rated at least investment grade.

OTC derivative contracts are not guaranteed by any regulated exchange and therefore the Scheme is subject to risk of failure of the counterparty. The credit risk for OTC derivatives is reduced by collateral arrangements to back the liability matching portfolio. Credit risk also arises on forward foreign currency contracts (within both the pooled funds and segregated portfolios). The forward foreign currency contracts in place with M&G have collateral arrangements in place. Within the pooled funds it is expected that all counterparties will have been evaluated and meet required standards. Cash is held within financial institutions which are at least investment grade credit rated.

Direct credit risk arising from pooled investment vehicles is mitigated by the underlying assets of the pooled arrangements being ring fenced from the pooled manager, the regulatory environments in which the pooled managers operate, and diversification of investments amongst a number of pooled arrangements.

The Trustee carries out due diligence checks on the appointment of new pooled investment managers and on an ongoing basis monitors any changes to the regulatory and operating environment of the pooled manager.

Credit risk arising from the longevity hedging contract is mitigated by the regulatory environment in which the reinsurer operates, the captive insurer (Guernsey Incorporated Cell) and the collateral arrangements required to back the longevity hedge contracts. The Trustee carries out annual monitoring of the financial strength of the reinsurer and any changes to the regulatory environment it operates within.

A summary of pooled investment vehicles by type of arrangement is as follows:

	2023	2022
	£m	£m
Authorised unit trusts	-	159.5
Open ended investment vehicle	360.4	169.3
Shares of limited liability partnerships	398.4	351.2
Irish Section 110 Company	81.0	114.5
Dublin registered QIAIF ¹	84.1	133.0
Total	923.9	927.5

^{1.} QIAIF refers to Qualifying Investor Alternative Investment Fund.

Indirect credit risk arises in relation to underlying investments held in the bond and liquidity pooled investment vehicles. This risk is mitigated by investing in pooled funds which are actively managed by skilled investment managers and ensuring that the range of investments is well diversified.

	2023	2022
	£m	£m
Bond Pooled investment vehicles ¹	84.1	152.1
Alternative Income Pooled investment vehicles ²	182.3	177.0
Liquidity Pooled investment vehicles ³	88.4	90.5
Total	354.8	419.6

^{1.} Bond PIV relates to the M&G multi-strategy credit and Putnam

². Alternative Income PIV relates to the BlackRock UK Strategic Alternative Income fund.

^{3.} Liquidity PIV relates to the BlackRock Cash fund.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

20. INVESTMENT RISK DISCLOSURES (continued)

Currency risk

The Scheme is subject to currency risk because some of the Scheme's investments are held in overseas markets which are denominated in a non-sterling currency. The Trustee has considered the impact of currency risk by investing in sterling hedged share classes where possible and appropriate.

The table below provides gross overseas currency exposure for both segregated and pooled investment vehicles.

	2023	2022
	£m	£m
Currency		
US Dollar	144.4	238.9
Japanese Yen	0.0	1.1
Euro	209.6	232.2
Other	2.5	2.4
Total	356.5	474.6

Interest rate risk

The Scheme is subject to interest rate risk because a significant proportion of the Scheme's investments are held in the liability matching portfolio (gilts, index linked gilts, corporate bonds, asset backed securities, swaps and cash), secure income assets, active gilt mandates, multi strategy bond funds and the longevity hedging contract.

In relation to the growth assets, the Scheme has interest rate risk from exposures across the multi strategy credit mandates (M&G Alpha Opportunities Fund), the illiquid credit mandates (M&G Companies Financing Fund, the M&G Debt Opportunities Funds, Greenoak Real Estate Debt Fund and the Orchard illiquid credit funds).

The majority of interest rate sensitive assets are held in the liability matching portfolios with M&G (around 95% of the Scheme's assets). Under this strategy, if interest rates fall, the value of liability matching assets will rise to help hedge the increase in the value placed on the Scheme's liabilities from a fall in the discount rate. Similarly, if interest rates rise the investments will fall in value as will liabilities because of an increase in the discount rate.

	2023	2022
	£m	£m
Direct		
Bonds	4,255.6	5,816.0
Swaps	(504.3)	(145.8)
Longevity insurance contract	(15.1)	(12.5)
Indirect		
Bond Pooled investment vehicles ¹	84.1	152.1
Alternative Income Pooled investment vehicles ²	182.3	177.0
Liquidity Pooled investment vehicles ³	88.4	90.5
Total	4,091.0	6,077.3

^{1.} Bond PIV relates to the M&G multi-strategy credit and Putnam

^{2.} Alternative Income PIV relates to the BlackRock UK Strategic Alternative Income fund.

^{3.} Liquidity PIV relates to the BlackRock Cash fund.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

20. INVESTMENT RISK DISCLOSURES (continued)

Other price risk

Other price risk arises principally in relation to the Scheme's growth portfolio which includes equities and property, both held in pooled vehicles, and the private equity mandate. The Trustee 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:

	2023	2022
	£m	£m
Indirect		
Property Pooled investment vehicles ¹	196.0	143.9
Private Market Pooled investment vehicles ²	154.5	364.0
Alternative Market Pooled investment vehicles ³	182.3	177.0
Total	532.8	684.9

^{1.} Property PIV relates to the M&G Long Dated Asset Portfolio, the M&G Secure Property Income and M&G Secure Lease Income funds

(c) Defined Contribution Section

Investment risks

The following is a summary of the key risks associated with the funds in which members of the Defined Contribution Section ("DC Section") of the Scheme ("Scheme") invest.

Interest rate risk

The DC Section is subject to indirect interest rate risk through investment in cash, bonds and gilts. However, since all investments are currently held through pooled investment vehicles, members and the DC Section's assets are only indirectly exposed to interest rate risk through the underlying investments in cash, bonds and gilts.

Other price risk

Other price risk arises from growth asset funds (e.g. equities) that are available to members of the DC Section. The Trustee manages other price risk by offering access to a range of funds that invest in a diverse portfolio of investments across various markets. The members and the DC Section's assets are indirectly exposed to these 'other price risks' since all investments are currently held through pooled investment vehicles.

Credit risk

The DC Section invests in pooled investment vehicles. Therefore, the DC Section and members are both directly and indirectly subject to credit risk. Direct credit risk arises with Prudential who provide the pooled investment vehicles for the DC Section and indirect credit risk arises from any holdings of bonds, gilts, and cash balances within these funds. In addition, any cash holdings held in the Trustee bank accounts (on members' behalf) will also be subject to credit risk.

The pooled investment vehicles are all unit linked or unitised insurance contracts and are unrated.

Direct credit risk arising from pooled investment vehicles is mitigated by the underlying assets of the pooled arrangements being ring-fenced from the pooled fund manager, the regulatory environments in which the pooled fund managers operate, and the diversification of investments amongst a number of pooled arrangements. The Trustee carries out due diligence checks on the appointment of new managers and on an ongoing basis monitors any changes to the operating environment of the pooled manager. Prudential is regulated by the Financial Conduct Authority. The Trustee manages the indirect credit risk by offering access to a range of funds that invest in a diverse portfolio of investments across various markets.

² Exposure classified as 'Private Market PIV' is invested in Orchard, Greenoak, M&G Debt Opportunities Fund (DOF) III and M&G DOF IV.

^{3.} Alternative Income PIV relates to the BlackRock UK Strategic Alternative Income fund.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

20. INVESTMENT RISK DISCLOSURES (continued)

Currency risk

Similar to the other risks, the DC Section's assets are only indirectly exposed to currency risk through the Scheme's investment in pooled investment vehicles. Some of the fund options available to members are subject to currency risk through investment in equities and other overseas financial instruments. The Trustee does not hedge this risk, but instead manages it by offering access to funds that invest in a diverse portfolio of investments across various global markets.

The extent to which funds on offer to members of the DC Section are subject to the above indirect risks are shown in the following table:

Fund	Credit risk	Interest rate risk	Currency risk	Other risk
PSPS Cash	Yes	Yes	No	No
PSPS Index-Linked Gilts – passive	Yes	Yes	No	Yes
PSPS Index-Linked Gilts - active	Yes	Yes	No	Yes
PSPS Fixed Interest Bonds - active	Yes	Yes	No	No
PSPS Long-dated Gilts - passive	Yes	Yes	No	No
PSPS Corporate Bonds - active	Yes	Yes	No	No
PSPS UK Equity - passive	No	No	No	Yes
PSPS UK Equity - active	No	No	No	Yes
PSPS Overseas Equity - passive	No	No	Yes	Yes
PSPS Global Equity - active	No	No	Yes	Yes
PSPS Emerging Markets Equity - active	No	No	Yes	Yes
PSPS Diversified Growth - active	Yes	Yes	Yes	Yes
PSPS Total Return Bond - active	Yes	Yes	Yes	No
PSPS Responsible Investment Equities - passive	No	No	Yes	Yes
Prudential With-Profits	Yes	Yes	Yes	Yes

21. CONCENTRATION OF INVESTMENTS

There were no investments that accounted for more than 5% of the Scheme's assets at 5 April 2023 (2022: Nil).

22.	CURRENT ASSETS		2023	
		Defined	Defined	Total
		Benefit	Contribution	
		Section	Section	
		£m	£m	£m
	Bank balance	12.7	1.1	13.8
	Contributions receivable - employer	0.6	-	0.6
	Tax recoverable	0.1	<u> </u>	0.1
		13.4	1.1	14.5

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

22.

CURRENT ASSETS (continued)		2022	
	Defined	Defined	Total
	Benefit	Contribution	
	Section	Section	
	£m	£m	£m
Bank balance	8.1	1.4	9.5
Contributions receivable - employer	0.6		0.6
	8.7	1.4	10.1

Included in the Defined Contribution bank balance is £0.9m (2022: £1.1m) which is not allocated to members. All contributions receivable relate to the month of March 2023 and were paid in full to the Scheme within the timescale required by the Schedule of Contributions and Payment Schedule currently in force.

23.	CURRENT LIABILITIES	Defined Benefit Section £m	2023 Defined Contribution Section £m	Total £m
	Accrued expenses Unpaid benefits Tax payable	1.2 9.0 3.2 13.4	1.8	3.0 9.0 3.2 15.2
	Accrued expenses Unpaid benefits Tax payable	1.4 10.0 3.3	2022 0.1 - -	1.5 10.0 3.3
		14.7	0.1	14.8

24. CAPITAL COMMITMENTS

At the year end the Scheme had capital commitments with GreenOak, amounting to £23.4m (2022: £15.9m), with Orchard Elegan, amounting to £6.8m (2022: £Nil), with Greencoat, amounting to £70m (2022: £Nil), with M&G amounting to £Nil (2022: £1.1m) and with BlackRock amounting to £Nil (2022: £24.5m).

The Scheme also has the obligation to pay premiums under the longevity insurance contract each quarter on the cashflows covered.

25. RELATED PARTIES

The Scheme received employer contributions in respect of six Directors of the Trustee Company who are active members. There are three Trustee Directors who are pensioner members of the Scheme, as at 05 April 2023. One Trustee Director is not a member of the Scheme as at 05 April 2023. During the year the Company paid Trustee fees of £120k (2022: £120k) of which £Nil was payable at year end (2022: £Nil).

The Scheme holds assets managed by M&G Investment Management Limited, M&G Real Estate Limited and The Prudential Assurance Company Limited which form part of the M&G Group. Fees are payable to these companies as disclosed in Note 12.

NOTES TO THE FINANCIAL STATEMENTS (continued)

For the year ended 5 April 2023

26. TAXATION

The Scheme is a registered pension scheme within the meaning of Section 153 of the Finance Act 2004

27. GMP EQUALISATION

On 26 October 2018, the High Court handed down a judgment involving the Lloyds Banking Group's defined benefit pension schemes. The judgment concluded the schemes should be amended to equalise pension benefits for men and women in relation to guaranteed minimum pension benefits. On 20 November 2020, the High Court also ruled that pension schemes will need to revisit individual transfer payments made since May 1990.

Under the rulings, schemes are required to backdate benefit and transfer out adjustments in relation to GMP equalisation and provide interest on the backdated amounts. Based on an initial assessment of the likely backdated amounts and related interest the Trustee does not expect these to be material to the financial statements and therefore has not included a liability in respect of these matters in these financial statements. They will be accounted for in the year they are determined.

28. POST BALANCE SHEET EVENTS

On the 14 September 2023, the Trustee entered into an agreement relating to the transfer of 58 active members from the M&G Group Pension Scheme into the DB Section of the Prudential Staff Pension Scheme ("the PSPS") from 1 October 2023. As well as providing for the accrual of benefits (on essentially the same scale as applied within the M&G Group Pension Scheme) from 1 October 2023, for which employer contributions at the 12.5% minimum rate applicable under the PSPS's rules will apply (with 4% member contributions in addition), the agreement provides for a transfer of past service liabilities in respect of which a transfer payment of some £0.05bn is expected to be received in two instalments – the first in September and the second in October 2023.

INDEPENDENT AUDITOR'S STATEMENT ABOUT CONTRIBUTIONS TO THE TRUSTEE OF THE PRUDENTIAL STAFF PENSION SCHEME

Statement about contributions

We have examined the summary of contributions payable under the Schedule of Contributions and Payment Schedule to the Prudential Staff Pension Scheme in respect of the Scheme year ended 5 April 2023 which is set out on page 61.

In our opinion contributions for the Scheme year ended 5 April 2023 as reported in the summary of contributions and payable under the Schedule of Contributions and Payment Schedule have in all material respects been paid:

- For the DC Section at least in accordance with the Payment Schedule dated 20 June 2019 and
- For the DB Section at least in accordance with the Schedule of Contributions certified by the Actuary on 26 April 2021.

Scope of work on Statement about Contributions

Our examination involves obtaining evidence sufficient to give reasonable assurance that contributions reported in the summary of contributions have in all material respects been paid at least in accordance with the Schedule of Contributions and Payment Schedule. 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 and Payment Schedule.

Respective responsibilities of Trustee and Auditor

As explained more fully in the Statement of Trustee's Responsibilities set out on page 34, the Scheme's Trustee is responsible for ensuring that there is prepared, maintained and from time to time revised a Schedule of Contributions and Payment Schedule showing the rates and due dates of certain contributions payable towards the Scheme by or on behalf of the employer and the active members of the Scheme. The Trustee is also responsible for keeping records in respect of contributions received in respect of active members of the Scheme and for monitoring whether contributions are made to the Scheme by the employer in accordance with the Schedule of Contributions and Payment Schedule.

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

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

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

Iryndeep Kaur-Delay for and on behalf of KPMG LLP, Statutory Auditor

Chartered Accountants
One Snowhill
Snow Hill Queensway
Birmingham B4 6GH

Date: 22 September 2023

Statement of Trustee's Responsibilities in respect of Contributions

The Scheme's Trustee is responsible under pensions legislation for ensuring that there is prepared, maintained and from time to time revised a Payment Schedule and 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 Scheme's Trustee is also responsible for keeping records of contributions received in respect of any active member of the Scheme and for monitoring that contributions are made to the Scheme in accordance with the Schedule.

SUMMARY OF CONTRIBUTIONS PAYABLE IN THE YEAR

During the year, the contributions payable to the Scheme by the Employer under the Schedule of Contributions and Payment Schedule were as follows:

£m

	2
Employer normal contributions Employer additional contributions	52.5 7.0
Total contributions payable under the Schedule of Contributions and Payment Schedule as reported on by the Scheme auditor	59.5
Reconciliation to the financial statements:	
Contributions payable under the Schedule of Contributions and Payment Schedule	59.5
Members' Additional Voluntary Contributions	1.0
Total contributions per the financial statements	60.5
This summary was approved by the Trustee on	

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023

This Statement has been prepared by Prudential Staff Pensions Limited as the Trustee of The Prudential Staff Pension Scheme (the Scheme) to demonstrate how the Scheme has complied with the governance standards introduced under the Occupational Pension Schemes (Charges and Governance) Regulations 2015 effective from 6 April 2015. This Statement covers both the Defined Contribution (DC) Section and the defined contribution assets held within the Defined Benefit (DB) Section. The defined contribution assets held in the DB Section are arising from Additional Voluntary Contributions (AVCs) and transfers in from other schemes.

This statement covers five key areas:

- 1. The PSPS Multi-asset Lifestyle, which is classed as the DC Section's default arrangement;
- 2. The processing of the Scheme's core financial transactions;
- 3. Charges and transaction costs within the Scheme;
- 4. The Scheme's net investment returns; and
- 5. The Trustee's compliance with the statutory knowledge and understanding (TKU) requirements.
- 1. The DC Section investment strategy relating to the PSPS Multi-asset Lifestyle

The Trustee has prepared a Statement of Investment Principles for the DC Section of the Scheme which governs decisions about investments including:

- a. The Trustee's aims and objectives.
- b. The Trustee's polices in relation to the:
 - · Types of funds available to members;
 - Fees;
 - Investment Risk & Governance;
 - Monitoring of Performance;
 - Member Communications;
 - Responsible Investment.
- c. An explanation of the Lifestyle options including the PSPS Multi-asset Lifestyle.

PSPS Multi-asset Lifestyle

With the introduction of Auto Enrolment Regulations, the Trustee needed to introduce a default investment strategy to cater for the investment needs of members who do not wish to select their own investments from the fund range on offer. The Trustee, with the help of its DC Section Investment Consultant, designed and made available to members the PSPS Multi-asset Lifestyle, in May 2013, the Employer's Auto Enrolment effective date.

In July 2017 changes were made to the PSPS Multi-asset Lifestyle to reflect the expectations of members to take their retirement benefits as a combination of cash, income drawdown and annuity purchase during retirement. At the same time, it was renamed as the PSPS Multi-asset Lifestyle.

The investment strategy of the PSPS Multi-asset Lifestyle option is to invest in a diverse range of investments which are expected to provide significant real returns over long periods (including equities and diversified growth funds) for much of the member's working life, then switches gradually into assets that are more consistent with members taking their retirement benefits as a combination of cash, income drawdown and annuity purchase, as illustrated below.

In 2018 and 2019 the DC Section Investment Committee on behalf of the Trustee reviewed the PSPS Multi-asset Lifestyle and in particular as to whether an ESG (Environmental, Social and Governance) fund should be included, whether changes were required in the strategy, and the underlying managers in the PSPS Diversified Growth Fund ("DGF"). Agreed changes were implemented on 10 January 2020. Prior to the implementation announcements to members and changes to the communications and the Scheme's website were made.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

From 10 January 2020, this strategy initially invests 100% in equities (25% PSPS Global Equity – active, 40% Overseas Equity – passive, 10% UK Equity – active, 10% UK Equity – passive, 10% Emerging Market Equity – active and 5% PSPS Responsible Investment Equity Fund) and between twenty years and ten years from retirement gradually builds up exposure to the PSPS Diversified Growth Fund – active, until at a point ten years before retirement it is invested 25% in equities and 75% in the PSPS Diversified Growth Fund – active. Then ten years from retirement the strategy also de-risks into PSPS Total Return Bonds – active and also, in the last three years before retirement, the PSPS Cash Fund – active. The final allocation at retirement is 10% equities, 40% diversified, 30% total return bonds and 20% cash.

With effect from 10 May 2023, the Trustee has made changes to the PSPS Multi-asset Lifestyle and the underlying funds and has introduced two new PSPS Multi-asset Lifestyles being the PSPS Cash at Retirement Lifestyle and Annuity at Retirement lifestyle.

Full details of the PSPS Multi-asset Lifestyle and the other two lifestyles can we found in the Lifestyle Profile Guide available from the DC Section of Scheme's website www.prudentialstaffps.co.uk

The Trustee and the DC Section Investment Consultant, Hymans Robertson LLP, review the performance of all the defined contribution funds against their investment managers' objectives and benchmarks on a quarterly basis via the DC Section Investment Consultant's quarterly investment performance monitoring report.

On an annual basis the Trustee conducts a high level review of all funds, with a formal review every 3 years, or following significant changes to governance requirements. In the meantime, the Trustee will monitor members' decisions at retirement to ensure that the PSPS Multi-asset Lifestyle option remains appropriate as a default option for members who do not make a decision on where to invest their contributions.

The Trustee is satisfied that the PSPS Multi-asset Lifestyle profile remains appropriate for the majority of the DC Section members because:

- Its design continues to meet its principal investment objectives;
- The demographic profile of the membership has not changed materially;
- Members' needs and likely benefit choices at retirement have not changed materially; and
- Its investment performance has been consistent with its investment objectives

A review of the PSPS Multi-asset Lifestyle profile was undertaken in Scheme year ending 05 April 2023 and the results of this review were implemented after the end of the Scheme Year on 10 May 2023..As well as introducing two alternative versions of the multi-Asset lifestyle for members to select specifically designed to be consistent with members taking their retirement benefits as cash or by annuity purchase, the main changes to default Multi-asset lifestyle are to reduce the length of the period of de-risking from equities from 20 to 15 years, introducing a new Diversified Liquid Alternatives fund and altering the composition of the equity mix.

From 10th May 2023, the strategy initially invests 100% in equities (30% PSPS Global Equity – active, 7.5% PSPS UK Equity – active, 57.5% PSPS Sustainable Equity – passive and 5% PSPS Impact Equity – active funds) and between 15 years and 10 years from retirement gradually builds up exposure to the PSPS Diversified Growth – active and PSPS Diversified Liquid Alternatives – active funds, until at a point 10 years before retirement it is invested 63% in equities and 32% in the PSPS Diversified Growth –active and 5% in the PSPS Diversified Liquid Alternatives – active funds. Then 10 years from retirement the strategy also de-risks into PSPS Total Return Bond – active Fund and also, in the last 3 years before retirement, the PSPS Cash – active Fund. The final allocation at retirement is 13% equities, 32% Diversified Growth, 5% Diversified Liquid Alternatives, 30% Total Return Bond and 20% cash.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

A copy of the Statement of Investment Principles for the DC Section and DB Section of the Scheme is available on the Scheme's Website http://www.prudentialstaffps.co.uk.

The DC Section Statement of Investment Principles covers all the DC Section's investments – the principles guiding the design of the PSPS Multi-asset Lifestyle profile are set out in Section 3 and Appendix 3.

2. The processing of the Scheme's core financial transactions

The Trustee regularly monitors core financial transactions and financial record keeping of the DC Section of the Scheme on a quarterly basis via the Scheme's Administrator, The Prudential Assurance Company Limited, quarterly administration report. These core financial transactions include the investment of contributions, transfers in and out of the Scheme, fund switches and member payments and analysis of the DC Section of the Scheme's running costs.

These activities are monitored against a Service Level Agreement ("SLA") which generally imposes a requirement on the Administrator to process transactions within 5 working days. The SLA imposes more stringent requirements than required by the regulations and the Trustee and its advisors consider these to be in line with, or more stringent than, market practice. The Administrator's report is reviewed at quarterly Trustee meetings where the Administrator reports specifically on performance versus the SLA.

Contributions are monitored monthly, reconciled and recorded. All discrepancies are investigated and reconciled to data and contributions received from the Employer's payroll department. The Trustee and the Pensions Team are informed of any discrepancies not resolved and contributions not received in time.

The Trustee's Annual Report and Accounts, including the core financial transactions is subject to statutory audit.

A Payment Schedule exists between the Trustee and Principal Employer and was signed on 20 June 2019. The Administrator confirms to the Trustee on a quarterly basis whether contributions were received in accordance with the Payment Schedule.

The Trustee also receives and reviews a copy of the Report on Internal Controls provided by the Administrator. These Reports have been reviewed and audited by an externally appointed party, who evaluates the effectiveness of control procedures having regard to the Institute of Chartered Accountants in England and Wales Technical Release AAF 01/06.

Based on the above, the Trustee is satisfied that the Scheme's core financial transactions have been processed promptly and accurately during the Scheme year 6 April 2022 to 5 April 2023.

3. Charges and transaction costs

The Trustee, with the assistance of the DC Section Investment Consultant, undertakes an annual exercise to confirm that the Annual Management Charges (AMC) incurred by DC Section members invested in funds subject to the regulations do not exceed the Charge Cap (currently 0.75%) and that the AMCs paid by members for other funds are reasonable.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

As at 31 March 2023 the charges were as follows:

PSPS Multi-asset Lifestyle (classed as the DC Section default arrangement)

The level of member-borne charges applying to the components of the PSPS Multi- asset Lifestyle are as set out in the table below:

Fund	Annual Management Charge (p.a.) 31 March 2023	Annual Management Charge (p.a.) 31 March 2022	Transaction Cost average up to the last 5 years
PSPS Global Equity – active	0.64%	0.64%	0.26%
PSPS Overseas Equity – passive	0.15%	0.15%	0.06%
PSPS UK Equity – active	0.47%	0.47%	0.11%
PSPS UK Equity – passive	0.09%	0.09%	0.04%
PSPS Emerging Markets Equity - active	1.00%	1.00%	0.07%
PSPS Diversified Growth – active	0.45%	0.45%	0.33%
PSPS Cash Fund – active	0.10%	0.10%	0.00%
PSPS Total Return Bond Fund	0.35%	0.35%	0.08%
PSPS Responsible Investment Equity added January 2020	0.35%	0.35%	Currently not available

Source: Prudential (Prudential Assurance Company Limited (PACL)).

A fund's "Total Expense Ratio" (TER) is the sum of a fund's AMC and other operating costs and expenses. These other operating costs and expenses are rebated by PACL the platform provider and members only pay the AMC. The TER excludes transaction costs on the fund's underlying assets which are reflected in the unit price of each fund. Transaction costs information is shown as a percentage average up to the last 5 years. Any negative transaction costs are shown as zero.

Transaction costs occur when a fund buys or sells investments. They are not separate charges as transaction costs have already been taken account of in the investment returns of the fund. Due to the movement of prices transaction costs can be positive or negative. The impact of a positive transaction cost is that it will reduce potential investments returns, while a negative transaction cost will increase potential investment returns.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

As shown in the table below during the year covered by this Statement the member-borne charges for the PSPS Multi-asset Lifestyle arrangement were in a range from 0.34% p.a. to 0.44 p.a. of the amount invested:

Period to retirement	Annual Management Charge (p.a.)
(years)	%
40	0.39
35	0.39
30	0.39
25	0.39
20	0.39
19	0.40
18	0.40
17	0.41
16	0.41
15	0.41
14	0.42
13	0.42
12	0.43
11	0.43
10	0.44
9	0.43
8	0.43
7	0.43
6	0.43
5	0.43
4	0.42
3	0.40
2	0.38
1	0.36
0	0.34

Source: Prudential

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

An Illustration of the Potential Effect of Charges and Costs on Investment Return if invested in the PSPS Multiasset Lifestyle

Projected pension pot in today's money

Growth rates *	4.55%	
Yearly Cost	0.51%	
End of Year	Before	After
	Charges £	Charges £
1	31,400	31,300
5	38,200	37,200
10	48,600	46,200
20	78,900	71,300
30	127,000	110,000
40	207,000	169,000
47	291,000	229,000

^{*}Growth rates for the funds have allowed for the effects of inflation

Basis for the calculation

Projected pension pot values are in today's money which means they have been adjusted for inflation. The calculation has used:

- A starting pot size of £30,000;.
- No regular contributions;
- The term of the investment is from 18 to age 65;
- The illustration takes statutory guidance into consideration.

Other Illustrations can be found at www.pru.co.uk/trustees/search-schemes/#/M001

PSPS Multi-asset Lifestyle charges

The total charges borne by members in the new and previous version of the Multi-asset Lifestyle option would not be expected to exceed the Charge Cap at any point in the member's lifestyle.

The Trustee is satisfied that, taking into account the membership profile of the Scheme, the charges for the PSPS Multi-asset Lifestyle are reasonable, and help deliver good outcomes for members relative to the objectives of the default strategy.

Alternative Lifestyle Profiles

There are two alternative lifestyle Profiles available to members; the PSPS Active Lifestyle – Annuity at Retirement and the PSPS Passive Lifestyle – Annuity at Retirement (formerly known as PSPS Active Lifestyle and PSPS Passive Lifestyle). Further information on the two alternative profiles can be found on the Lifestyle Profile Guide available from the DC Section of Scheme's website www.prudentialstaffps.co.uk.

As mentioned above, two new alternative lifestyles will be made available to members from 10 May 2023, the PSPS Cash at Retirement Lifestyle and Annuity at Retirement lifestyle details of which can be found on the Lifestyle Profile Guide available from the DC Section of Scheme's website www.prudentialstaffps.co.uk.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

The level of member-borne charges applying to the components of the two alternative lifestyle profiles which were available during the Scheme Years are as set out in the table below:

Fund	Annual Management Charge (p.a.) 31 March 2023	Annual Management Charge (p.a.) 31 March 2022	Transaction Cost average up to the last 5 years
PSPS Active Lifestyle			
PSPS Global Equity – active	0.64%	0.64%	0.26%
PSPS UK Equity – active	0.47%	0.47%	0.11%
PSPS Corporate Bonds – active	0.15%	0.15%	0.05%
PSPS Index-Linked Gilts- active	0.15%	0.15%	0.12%
PSPS Cash Fund – active	0.10%	0.10%	0.00%
PSPS Passive Lifestyle			
PSPS Overseas Equity – passive	0.15%	0.15%	0.06%
PSPS UK Equity – passive	0.09%	0.09%	0.04%
PSPS Corporate Bonds – active	0.15%	0.15%	0.05%
PSPS Index-Linked Gilts- active	0.15%	0.15%	0.12%
PSPS Cash Fund – active	0.10%	0.10%	0.00%

Source: Prudential

A fund's "Total Expense Ratio" (TER) is the sum of a fund's AMC and other operating costs and expenses. These other operating costs and expenses are rebated by PACL the platform provider and members only pay the AMC. The TER excludes transaction costs on the fund's underlying assets which are reflected in the unit price of each fund. Transaction costs information is shown as a percentage average up to the last 5 years. Any negative transaction costs are shown as zero. Transaction costs occur when a fund buys or sells investments. They are not separate charges as transaction costs have already been taken account of in the investment returns of the fund. Due to the movement of prices transaction costs can be positive or negative. The impact of a positive transaction cost is that it will reduce potential investments returns, while a negative transaction cost will increase potential investment returns.

The Annual Management Charges ranges from 0.14% p.a. (at retirement) to 0.59% p.a. (up to 10 years to retirement) for the PSPS Active Lifestyle and from 0.14% p.a. (at retirement) to 0.13% p.a. (up to 10 years to retirement) for the PSPS Passive Lifestyle.

Alternative PSPS Lifestyle Profiles

The Trustee is satisfied that, taking into account the membership profile of the Scheme, the charges for the alternative lifestyle strategies are reasonable, and help deliver good outcomes for members relative to their objectives.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

Self-Select fund range

The level of member borne charges (expressed as an "Annual Management Charge") applying to all the self–select funds are shown in the table below:

Fund	Annual Management Charge (p.a.) 31 March 2023		
PSPS Cash – active	0.10%	0.10%	0.00%
PSPS Index-Linked Gilts – passive	0.15%	0.15%	0.00%
PSPS Index-Linked Gilts – active	0.15%	0.15%	0.12%
PSPS Fixed Interest Bonds – active	0.15%	0.15%	0.02%
PSPS Long-Dated Gilts – passive	0.15%	0.15%	0.00%
PSPS Corporate Bonds – active	0.15%	0.15%	0.05%
PSPS UK Equity – passive	0.09%	0.09%	0.04%
PSPS UK Equity – active	0.47%	0.47%	0.11%
PSPS Overseas Equity – passive	0.15%	0.15%	0.06%
PSPS Global Equity – active	0.64%	0.64%	0.26%
PSPS Emerging Markets Equity - active	1.00%	1.00%	0.07%
PSPS Diversified Growth – active	0.45%	0.45%	0.33%
PSPS Total Return Bond Fund	0.35%	0.35%	0.08%
PSPS Responsible Investment Equity with effect from 10 January 2020	0.35%	0.35%	Currently not available
Prudential With-Profits	1.00%[1]	1.00%[1]	0.10%

^[1] The 1% deduction is an implicit charge made before declaration of the bonus rate.

Source: Prudential

Transaction costs information is shown as a percentage average up to the last 5 years. Any negative transaction costs are shown as zero.

Transaction costs occur when a fund buys or sells investments. They are not separate charges as transaction costs have already been taken account of in the investment returns of the fund. Due to the movement of prices transaction costs can be positive or negative. The impact of a positive transaction cost is that it will reduce potential investments returns, while a negative transaction cost will increase potential investment returns.

A fund's "Total Expense Ratio" (TER) is the sum of a fund's AMC and other operating costs and expenses. These other operating costs and expenses are rebated by PACL the platform provider and members only pay the AMC. The TER excludes transaction costs on the fund's underlying assets which are reflected in the unit price of each fund.

The Trustee is satisfied that, taking into account the membership profile of the DC Section of the Scheme, the charges for most funds are within the Charge Cap and those that exceed are still reasonable, and help deliver good outcomes for members relative to their objectives.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

DB Section defined contribution assets

The charges associated with the assets held through the "commercial" AVC policy are:

Fund	Annual Management Charge (p.a.) 31 March 2023	Annual Management Charge (p.a.) 31 March 2022	Transaction Costs average up to the last 5 years
PSPS Cash – active	0.20%	0.20%	0.00%
PSPS Index-Linked Gilts – passive	0.15%	0.15%	0.00%
PSPS Index-Linked Gilts – active	0.20%	0.20%	0.12%
PSPS Fixed Interest Bonds – active	0.20%	0.20%	0.02%
PSPS Long-Dated Gilts – passive	0.15%	0.15%	0.00%
PSPS Corporate Bonds – active	0.20%	0.20%	0.05%
PSPS UK Equity – passive	0.15%	0.15%	0.04%
PSPS UK Equity – active	0.55%	0.55%	0.11%
PSPS Overseas Equity – passive	0.15%	0.15%	0.06%
PSPS Global Equity – active	0.70%	0.70%	0.26%
PSPS Emerging Markets Equity – active	1.05%	1.05%	0.07%
PSPS Diversified Growth – active	0.80%	0.80%	0.33%
PSPS Total Return Bond Fund	0.35%	0.35%	0.08%

Source: Prudential

A fund's "Total Expense Ratio" (TER) is the sum of a fund's AMC and other operating costs and expenses. These other operating costs and expenses are rebated by PACL the platform provider and members only pay the AMC. The TER excludes transaction costs on the fund's underlying assets which are reflected in the unit price of each fund. The assets held through the DB Section In House AVC arrangement are not subject to any charges.

Transaction Costs

- Transaction costs information is shown as a percentage average up to the last 5 years. Any negative transaction costs are shown as zero.
- Transaction costs occur when a fund buys or sells investments. They are not separate charges as transaction costs have already been taken account of in the investment returns of the fund. Due to the movement of prices transaction costs can be positive or negative. The impact of a positive transaction cost is that it will reduce potential investments returns, while a negative transaction cost will increase potential investment returns.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

An Illustration of the Potential Effect of Charges and Costs on Investment Return if invested in the PSPS Global Equity – active

Projected pension pot in today's money

Growth rates *	5.73%	
Yearly Cost	0.78%	
End of Year	Before Charges £	After Charges £
1	42,200	41,900
5	52,500	50,400
10	68,900	63,700
15	90,400	80,400
20	118,000	101,000
22	132,000	111,000

^{*}Growth rates for the funds have allowed for the effects of inflation

Basis for the calculation

Projected pension pot values are in today's money which means they have been adjusted for inflation. The calculation has used:

- A starting pot size of £40,000;
- No Regular contributions;
- The term of the investment is from age 43 to age 65;
- The illustration takes statutory guidance consideration.

Other Illustrations can be found at www.pru.co.uk/trustees/search-schemes/#/M020

Value for money considerations

During the year to 5 April 2023 in accordance with The Pensions Regulator current DC Code of Practice and the relevant legislation available at the time of this Statement, the DC Section Committee, on behalf of the Trustee concluded that the DC Section of the Scheme overall benefits and options represent value for money for the following reasons:

- Charges borne by members in the Multi-Asset Lifestyle and the other two Lifestyle Profiles as well as the majority of the funds on offer to members are below the Charge Cap of broadly 0.75% a year;
- Members have access to various asset classes, all of which have competitive fund management charges;
- Members do not pay for the costs of the DC Section of the Scheme's administration, professional advisers
 costs or indeed any costs (other than fund management) associated with the running of the DC Section of
 the Scheme;
- The Company since 1 April 2019 has had the following contribution structure a Company core 8%, matching 1 for 1 up to 5% (there is a default member contribution of 1% which members can elect not to pay); The Company does encourage members to save;
- Information about the DC Section of the Scheme is available on the Scheme's website www.prudentialstaffps.co.uk;
- The quality of communications issued to members on a regular basis provides an understanding of all legislative changes.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

The Trustee Directors are also satisfied that the charges for the DB Section defined contribution assets represent value for money. However, the charges for some of the funds within the "commercial" AVC policy are higher than for the equivalent funds within the DC Section as the Company does not subsidise the administration costs.

Assessment

Each year the Trustee carries out an assessment of whether the charges and transaction costs for the PSPS Multi-asset Lifestyle (which is classed as the DC Section's default arrangement) and other investment options, which are borne in full or in part by members, represent good value for members.

Value is not simply about low cost – the Trustee also considers the quality of the services for which members pay.

In particular, for the Investment category of the assessment, being the only area which DC Section members pay a share of the cost, the Trustee noted this in their assessment.

Charges for PSPS Multi-asset Lifestyle (which is classed as the DC Section default arrangement)

- Charges for the PSPS Multi-asset Lifestyle were competitive for a Scheme of this size compared to the Department for Work and Pensions average and in relation to evidence of charges compiled by the DC Section Investment Consultant.
- Charges compare favourably with other schemes especially when considering the Scheme employs active
 management and specialised funds (Equity, Diversified Growth and Absolute Return Bonds) in the PSPS
 Multi-asset Lifestyle. The Trustee believes that the use of active management and specialised funds will
 improve member outcomes (and performance of the active options utilised by the Scheme to date would
 evidence outperformance).

Charges for Inadvertent Defaults

During the Scheme year 2020/2021, two other funds became defaults under the charge cap regulations; the PSPS Cash fund and PSPS Total Return Bond fund. These funds became defaults due to member's PSPS Property fund's investments having to be re-directed to the Cash fund (initially) then to the Total Return Bond fund when the Property fund was closed.

The charges for these funds are below the 0.75% p.a. charge cap (PSPS Cash fund = 0.10% p.a.; PSPS Total Return Bond fund = 0.35% p.a.) and would not be expected to exceed the charge cap at any point over the next Scheme year.

Charges for Other Investment Options

• Charges were competitive for a Scheme of this size in relation to evidence of charges compiled by the DC Section Investment Consultant.

The Trustee acknowledges that at this point, limited data is available on industry wide comparisons and the Trustee has therefore relied heavily on the market knowledge of its advisers.

Benchmarking of transaction costs is limited at this time, but the transaction costs shown in the sections above are reasonably competitive compared to other Schemes. As would be expected, higher transaction costs are associated with the Diversified Growth Fund and some overseas markets such as Global Equities. Most DC section funds have transaction costs less than 10bps (0.1%).

Full transaction cost information is available to the Trustee and industry comparable data is available from the Department for Work and Pensions 2020 average charge survey. The Scheme's DC Section consultant believes that the transaction costs on the funds offered to members appear reasonable given their understanding of likely costs of those type of funds and evidence from the DWP Survey.

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

The DC Section Investment Consultant also undertakes the Pensions Regulator's "Overall Value for Money" which considers the services that are paid by the Company. Under this assessment the Scheme Management and Governance, Communications, Administration and Investment is rated using the following rating:

Excellent

Good

Average

Poor

The DC Section of the Prudential Staff Pension Scheme was rated Good for the year to 05 April 2023.

4. The Scheme's net investment performance.

The presentation of the investment performance takes into account the statutory guidance issued by the Department for Work and Pensions. The Trustee has followed the statutory guidance in all areas.

Performance data below is shown for periods ending 31 March 2023 (Scheme year end is 5 April 2023).

Investment conditions

When looking at the following figures it should be borne in mind that major stock markets fell by -0.9% over the period (12 months to 31 March 2023), as measured by the FTSE All World Index. Bonds also produced negative returns. Corporate bonds, as measured by the iBoxx Non-Gilts Index returned -10.2% over 12 months and UK Gilts ((FTSE British Government All Stocks Index) returned -16.3%. Index-linked gilts (FTSE British Government Index-Linked All Maturities) returned -26.7%.

Over the year, the funds used in the Scheme saw investment returns of between a rise in value of 3.0% or, put another way, a rise of £30 for every £1,000 invested for the PSPS UK Equity -active Fund to a fall in value of 30.0%, or a fall of £300 for every £1,000 invested for the PSPS Index-Linked Gilts -passive Fund.

Fund Name	1 Year (%)	3 Years (% p.a.)	5 Years (%p.a.)	Since Inception (% p.a.)
PSPS Cash Active	2.2	0.7	0.7	0.2
PSPS Corporate Bond Active	-9.5	-1.6	0.1	5.6
PSPS Fixed Interest Bonds Active	-15.8	-8.4	-2.6	3.3
PSPS Index-Linked Gilts Active	-29.6	-8.0	-3.4	4.7
PSPS Index-Linked Gilts Passive	-30.0	-9.1	-4.0	3.8
PSPS Overseas Equity Passive	1.0	14.8	7.9	9.1
PSPS UK Equity Passive	2.7	13.4	4.8	6.5
PSPS Global Equity Active	-2.8	14.7	10.2	11.0
PSPS UK Equity Active	3.0	12.5	5.2	8.8
PSPS Emerging Markets Equity - active	1.6	8.6	2.8	3.0
PSPS Diversified Growth - active	1.0	5.1	1.3	3.0
PSPS Long Dated Gilts - passive	-29.5	-16.4	-6.4	0.3
PSPS Total Return Bond	1.9	5.9	3.0	3.5
PSPS Responsible Investment Equity	0.5	n/a	n/a	8.9

Source: Prudential as at 31 March 2023

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

As the default arrangement uses a lifestyle strategy, the investment return varies depending on your age and how far you are from your retirement age.

Age of member in years	1 Year (%)	3 Years (% p.a.)	5 Years (%p.a.)
30	0.5	14.0	7.4
50	0.5	12.2	5.2
60	1.0	7.1	2.8

Source: Prudential as at 31 March 2023

The Trustee is satisfied that most funds used by the default arrangement have performed in line with their longer-term objectives.

More information:

Further information on the funds, how they are invested and their investment performance during the year, can be found on the Scheme's website at: https://prudentialstaffps.co.uk/

5. The Trustee's compliance with the statutory knowledge and understanding (TKU) requirements.

Trustee Directors Knowledge and Understanding (TKU)

Trustee Directors understand their legal obligations and the Pensions Regulator's expectations in relation to Trustee Knowledge and Understanding. This, together with advice available to them, allows them to properly exercise their functions as Trustee Directors of the Scheme. The Trustee's approach to meeting the TKU requirements are as follows:

- The Pensions Team keeps a Training log for each Trustee Director and Trustee Directors are asked to review the contents annually to ensure it is correct;
- Trustee Directors are encouraged to attend training and seminars organised by the Scheme's Advisers, Providers and Fund Managers and are welcome to attend paid courses if they feel they would be beneficial, and which support their work as Trustee Directors;
- The Scheme's Actuary and Legal Advisers produce pensions updates for the quarterly Trustee Board meetings and twice a year the Scheme's Auditors provide updates to the Trustee Board;
- Bespoke training is arranged by the Pensions Team during the year;
- On appointment Trustee Directors are required to attend the Trustee's Legal Adviser's Foundation Course for new trustees;
- Due to the nature of the Company's business Trustee Directors have a mixture of skills and competencies, which they share with each other;
- Training is provided if gaps in knowledge are identified and no decision will be taken without receiving appropriate training and advice.

In particular:

- Trustee Directors are expected to have a working knowledge of the Scheme Trust Deed and Rules;
- Trustee Directors are expected to have a working knowledge of the Scheme Statement of Investment Principles as well as the investment concepts relevant to the Scheme;
- Trustee Directors are expected to have a working knowledge of the law and legislation relating to pension schemes;

CHAIRMAN'S ANNUAL GOVERNANCE STATEMENT FOR THE DEFINED CONTRIBUTION SECTION OF THE PRUDENTIAL STAFF PENSION SCHEME FOR THE YEAR ENDED 5 APRIL 2023 (continued)

- The Pensions Manager, working with the Scheme advisers, has a plan in place for ongoing Trustee Directors' training appropriate to their duties;
- The effectiveness of these practices and the training received are reviewed annually.

The Trustee has appointed suitably qualified and experienced actuarial consultants, legal advisers, investment consultants and communications consultants to provide advice on the operation of the Scheme in accordance with its Trust Deed and Rules, legislation and regulatory guidance.

The Trustee reviews the effectiveness of its advisers and periodically reviews the appointment of advisers.

Trustee Directors believe based on the combination of their knowledge and understanding together with professional advice from appointed advisers they have properly exercised their duties and met relevant legislative requirements for the Scheme year ending 5 April 2023.

Signed by the Chairman on behalf of the Trustee of the Prudential Staff Pension Scheme.

Chairm	an:	
Date: _	21 September 2023	

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT)

This document is the Annual Implementation Statement (the "Statement") prepared by the Trustee of the Prudential Staff Pension Scheme (the "Scheme") covering the "Scheme Year" from 6 April 2022 to 5 April 2023 in relation to the Statement of Investment Principles ("SIP").

The purpose of this statement is to:

- set out the extent to which, in the opinion of the Trustee, the Scheme's Statement of Investment Principles ("SIP") required under section 35 of the Pensions Act 1995 has been followed during the year;
- detail any reviews of the SIP the Trustee has undertaken, and any changes made to the SIP over the Scheme year as a result of a review;
- describe the voting behaviour on behalf of the Trustee over the year.

A copy of this implementation statement is made available on the following website: www.prudentialstaffps.co.uk

The SIP was reviewed and updated once during the Scheme Year, with two relevant versions over the year:

- 1. June 2021 this was the version in place as at the start of the Scheme Year.
- 2. September 2022 material updates to the SIP include:
 - Appendix B: Removal of Putnam Investments Ltd and addition of Greencoat Capital LLP
 - Appendix C: Updates to various benchmarks, removal of Putnam Investments Ltd and addition of Greencoat Capital LLP
 - Appendix D: Updates to the Scheme's Strategic Asset Allocation

The September 2022 SIP is the version referenced in the following Sections of this document, where we set out how the principles have been implemented. Where new Trustee policies have been added to the SIP that was in place at the start of the Scheme year, we have referenced how these have been implemented from the time of adoption to the end of the Scheme year.

In the following sections, we comment on how the Trustee has followed its policies with respect to engagement as set out in the SIP. The Trustee has delegated the day-to-day ESG integration and stewardship activities (including voting and engagement) to its Investment Managers. However, to monitor how the Scheme's investment managers integrate ESG and undertake stewardship activities on the Trustee's behalf, the Trustee undertakes an annual review via analysis provided by its Investment Consultant. This report contains information on each manager's policies and approach to sustainability and stewardship, including portfolio turnover.

Overall, following the review carried out this year, the Trustee remained comfortable that it had followed the policies set out in the Scheme's SIP.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

The SIP comprises the following sections:

- Section 1: Introduction
- Section 2: Division of responsibilities
- Section 3: The Scheme's Investment Objectives
- Section 4: Strategic Asset Allocation
- Section 5: Investment Manager Structure
- Section 6: Corporate Governance and Socially Responsible Investment
- Section 7: Investment Manager arrangements
- Section 8: Monitoring Investment Managers
- Section 9: Risk Management

Section 1: Introduction

Section	Approach and actions taken over the Scheme Year
1.1 – 1.6	These paragraphs provide relevant introductory and background comments rather than setting out any policies.
1.7	This paragraph is a statement of fact, setting out the regulations the Trustee must comply with when setting investment strategy and the process for making such decisions.
1.8 – 1.15	These paragraphs provide statements of fact regarding the AVC arrangements offered by the Scheme.

Section 2: Division of responsibilities

Section	Approach and actions taken over the Scheme Year
2.1 – 2.12	These paragraphs are statements of fact that provide details on the responsibilities of each party involved in the running of the Scheme (Trustee Directors, Investment Managers, Custodians, Investment Consultant and Scheme Actuary).

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Section 3: The Scheme's Investment Objectives

Section	Approach and actions taken over the Scheme Year
3.1 – 3.2	These paragraphs are statements of fact, setting out overall objectives for the Scheme and the objectives for each investment manager.
3.3	Policy: The Trustee's Policy is to seek to achieve the objectives by investing in a combination of bonds and other instruments including derivatives, which aim to provide a close link to the liabilities of the Scheme and a portfolio of return-seeking assets, which aim to provide growth above liabilities at an acceptable level of risk.
	Actions: The Trustee has agreed to target a level of investment return of around 0.7% pa in excess of liabilities. On a quarterly basis the Trustee monitors the actual and expected return from the portfolio and the associated level of risk in order to ensure that the portfolio is appropriately positioned.
3.4	This paragraph is a statement of fact in relation to investments in derivative instruments.
3.5	Policy: The assets of the Scheme must be properly diversified in such a way as to avoid excessive reliance on any particular asset, issuer or group of undertakings and so as to avoid accumulations of risk in the portfolio as a whole. Investments in assets issued by the same issuer or by issuers belonging to the same group must not expose the Scheme to excessive risk concentration.
	Actions: The Trustee has agreed a strategic asset allocation for the Scheme, which is set mindful of its overall return requirement and risk tolerance.
	Issuer concentrations are managed through the setting of restrictions in the mandates of each investment manager, which reflect the nature of the asset class and the strength of the issuer in question.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

3.6 – 3.8	These paragraphs are statements of fact in relation to the market regulations that the Trustees must follow.
3.9	Policy: The Trustee has taken and will continue to take advice from both the Scheme Actuary and the Investment Consultant to ensure the assets held to support the liabilities are appropriate. The Trustee will continue to monitor, and take advice on, the investment strategy on an ongoing basis. Actions: The Trustee reviews the return requirement for the Scheme's investments on at least a triennial basis following each actuarial valuation. The Trustee receives formal advice on an annual basis from the Investment Consultant confirming that the Scheme's investments comply with the requirements of the Pensions Act.
3.10	Policy: The Trustee has implemented a process whereby the Scheme's liability hedging manager will ensure that there is sufficient cash available on a quarterly basis to meet outgoings. The Trustee reviews the effectiveness of this process through the quarterly monitoring reports that it receives. The Trustee's policy is that there should be sufficient investments in liquid or readily realisable assets to meet unexpected cashflow requirements in the majority of foreseeable circumstances so that, where possible, realisation of assets will not disrupt the Scheme's overall investment policy. This includes the potential need to provide collateral for any swap contracts that the Scheme may hold.
	Actions: During the Scheme Year the LDI manager provided cash on a quarterly basis into the Trustee bank account in order to meet outgoings. This process ensured that the Scheme was able to meet all its liquidity requirements.
	The Trustee monitors the collateralisation of the Scheme's derivative positions through quarterly reporting provided by the Investment Consultant. In Q4 2022 following the sharp rise in UK Gilt yields, the Trustee, Investment Advisers and LDI manager met regularly to discuss collateral levels and proposed developments to the Scheme's collateral monitoring. During the Scheme Year no issues with collateral posting were identified by the Trustee.
3.11	This paragraph is a statement of fact regarding the activities delegated to the Scheme's investment managers.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Section 4: Strategic asset allocation

Section	Approach and actions taken over the Scheme Year
4.1 – 4.5	These paragraphs set out statements of fact regarding the strategic asset allocation, overall benchmark and asset ranges for the Scheme, which are focussed on ensuring that the Scheme's investments are adequately diversified and suitable for the Scheme given its liability profile.
4.6	Policy: In establishing its investment policy, the Trustee has regard to the historical and expected future rates of return earned on the various classes of asset available to the Scheme for investment. Actions: As noted above, on a quarterly basis the Trustee monitors the expected return and risk of the Scheme's portfolio to ensure that it is aligned with its overall objectives. This analysis uses the Investment Consultant's latest asset return and volatility assumptions, which are set taking into account both historic levels of return for each asset class and expectations for future developments. The Trustee considers the appropriateness of these assumptions alongside the results of the analysis presented.

Section 5: Investment Manager structure

Section	Approach and actions taken over the Scheme Year
5.1-5.3	These paragraphs are statements of fact setting out various factors that the Trustees will consider in establishing the Scheme's Investment Manager structure.

Section 6: Corporate Governance and Socially Responsible Investment

Section	Approach and actions taken over the Scheme Year
6.1	This paragraph is a statement of fact setting out how the Trustee approaches ESG and climate risks.
6.2	This paragraph is a statement of fact setting out how the Trustee approaches ESG and climate risks.
6.3	Policy: Where relevant, the Trustee may take into account non-financial considerations in designing and implementing the investment strategy, including (but not limited to) the views of members and beneficiaries of the Scheme. Actions: The Trustee welcomes questions and comments from members, which it receives on a regular basis. Each is considered carefully and the Trustee seeks
	to provide a detailed response to the member on the query raised. To date, no broader exercise has been undertaken to seek the views of members. However, consideration is being given to whether such an exercise should be undertaken in the future.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

6.4

Policy:

The Trustee has reviewed in detail and will continue to periodically review the policies operated by each of the Investment Managers in respect of corporate governance issues and in respect of ESG issues to the extent such policies are relevant in respect of each Investment Manager's mandate. Where an investment manager's processes are deemed insufficient by the Trustee and the investment manager does not take steps to improve their approach, the investment manager's position in the portfolio may be reviewed and/or a decision may be taken not to proceed with an investment.

Actions:

The Trustee monitors developments at each Investment Manager alongside the performance of the mandates at its quarterly meetings through reporting provided by the Investment Consultant. In the event of a significant change at an investment manager, the Investment Consultant will provide an update to the Trustee outside of the regular meetings to allow more rapid action to be taken

In relation to the policies of the Scheme's investment managers in relation to corporate governance and ESG:

- During the Scheme Year the Trustee committed to one new investment with Greencoat Capital LLP, which invests in renewable energy infrastructure.
- During the year the Trustee met with M&G Investment Management, the manager of the Scheme's long-dated asset portfolio, to discuss the mandate in more detail and the planned timeframe for the draw down of capital. Following the meeting, the Trustee remained comfortable that the investment remains appropriate for the Scheme and is consistent with the policies set out in the Statement of Investment Principles.
- On an annual basis, the Trustee receives reporting from the Scheme's Investment Consultant setting out in detail the policies of each investment manager and how these have been implemented over the previous year.

Following review of the annual report prepared by the Scheme's Investment Consultant, the Trustee has agreed that no changes are required to the Scheme's investment managers at the current time.

6.5

This paragraph is a statement of fact setting out the Trustee's policy regarding the delegation of voting rights, where applicable.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

6.6 Policy:

The Trustee expects investment managers to report regularly on votes cast and other relevant matters including capital structure of investee companies, actual and potential conflicts, other stakeholders and the ESG impact of underlying holdings, noting in particular those cases where resolutions have not been supported, on other shareholder actions and on any ESG issues arising from the operation of the portfolio.

Actions

During the Scheme Year there were no holdings in listed equities and therefore the exercise of voting rights is not relevant. Notwithstanding this, the Trustee expects investment managers to exercise any votes where they do arise and to engage with the companies in which they invest where relevant to the mandate in question.

As noted previously, the Trustee receives a report from the Investment Consultant on an annual basis setting out each manager's approach to Sustainable Investment, including engagement with companies in which the Scheme is invested and the ESG characteristics of the portfolio. This is considered in detail by the Trustee and any issues identified are raised with the relevant investment manager.

Additionally, the Scheme receives updates from the Investment Consultant's manager research team with notable updates on managers and any changes of investment rating, which includes consideration of the integration of ESG factors within the rating. The Scheme's Investment Consultant also engages with managers on ESG issues on the Scheme's behalf, as well as policy makers and the industry as a whole.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Section 7: Investment Manager arrangements

Section A _I	pproach and actions taken over the Scheme Year
All Tr pr ur er er er wi us ln po no coco coco ta	plicy: lignment between a manager's management of the Scheme's assets and the rustee's policies and objective are a fundamental part of the appointment rocess of a new manager. Before investing, the Trustee will seek to inderstand the manager's approach to sustainable investment (including nagaement). When investing in a pooled investment vehicle, the Trustee will see its discretion, where segregated mandates are used, the Trustee will see its discretion, where appropriate, to set explicit guidelines within the vestment Management Agreement to ensure consistency with its own objectives. Ctions: aving reviewed the Investment Consultant's reporting on the Scheme's disting investment managers, the Trustee concluded that the managers' oblicies were in line with the Trustee's policies and objectives and therefore to changes to guidelines or mandates were required. The Trustee appointed one new manager during the year – Greencoat apital LLP to invest in a portfolio of renewable energy assets through a multi-investor pooled fund. Following a meeting with the manager prior to commitment, the Trustee was comfortable that the manager's approach is consistent with its policies and its long-term carbon emissions reduction reget. The Scheme Year, the Trustee published the Scheme's first TCFD aport. As at 31 March 2022, the DB Section's absolute carbon emissions ere 118,231 tCO ₂ e and the Scheme's Carbon Footprint was 63.3tCO ₂ e/£m vested. The Trustee has a target of reducing total carbon emissions from the Scheme's portfolio to net zero by 2050, with a 50% reduction to be chieved by 2030.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

7.2	Policy: To maintain alignment, managers will be provided with the most recent version of the Scheme's Statement of Investment Principles, on an annual basis and will be required to explicitly confirm that the Scheme's assets are managed in line with the Trustee's policies as outlined in that statement. Actions: During the Scheme Year, a copy of the latest SIP was provided to all the Scheme's managers who confirmed that their management of the Scheme's assets is consistent with the policies set out.
7.3	Policy: Should the Trustee's monitoring process reveal that a manager's portfolio is not aligned with the Trustee's policies, the Trustee will engage with the manager further to encourage alignment. This monitoring process includes specific consideration of the sustainable investment/ESG characteristic of the portfolio and managers' engagement activities. If, following engagement, it is the view of the Trustee that the degree of alignment remains unsatisfactory, the manager will be terminated and replaced. Actions: Please refer to the response to Section 6.4.
7.4	This paragraph is a statement of fact regarding the approach to investment to be taken by the Scheme's investment managers.
7.5	This paragraph is a statement of fact regarding the approach the Trustee takes
	to monitoring managers' performance.
7.6	This paragraph is a statement of fact regarding the fees paid to the Scheme's managers.
7.7	Policy: Where available the Trustee will review the costs incurred in managing the Scheme's assets annually, which includes the costs associated with portfolio turnover. In assessing the appropriateness of the portfolio turnover costs at an individual manager level, where relevant the Trustee will have regard to the actual portfolio turnover and how this compares with the expected turnover range for that mandate. Actions: The Trustee receives annual reporting from the Investment Consultant setting out the investment costs and expenses incurred in running the Scheme, as required under the MiFID II regulations.
	In addition to this, on an annual basis as part of the review of the investment managers' ESG policies, the Trustee receives data from the Scheme's Investment Consultant setting out the level of turnover within each mandate compared to an expected level of turnover for the asset class/management style in question.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Section 8: Monitoring Investment Managers

Section	Approach and actions taken over the Scheme Year
8.1	Policy: The Trustee reviews the Scheme's Investment Managers from time to time, considering the results of its monitoring of performance and process and the Investment Manager's compliance with the requirements of the Pensions Act concerning diversification and suitability.
	Actions: The Trustee receives quarterly reporting from the Investment Consultant setting out the returns of each mandate over the most recent quarter and longer time periods. The report also includes the Investment Consultant's most recent assessment of the investment manager together with information on any recent changes or developments at the investment manager.
	In the event of a significant change at an investment manager, the Investment Consultant will provide ad hoc reporting to the Trustee between meetings setting out the development that has occurred, an updated assessment of the investment manager's capabilities as a result and advice on any action that might be required.
	The Trustee receives an annual letter from the Investment Consultant confirming that the Scheme's investment managers comply with the requirements of the Pensions Act.
8.2	This is a statement of fact regarding the information prepared by the Scheme's performance measurer.
8.3	Policy: The Trustee and its agents hold meetings with each Investment Manager to satisfy themselves that the Manager continues to carry out its work competently and has the appropriate knowledge and experience to manage the investments of the Scheme.
	Actions: As noted above, the Trustee monitors developments at each investment manager, alongside the performance of the mandates, at its quarterly meetings through reporting provided by the Investment Consultant.
	During the course of the Scheme Year the Investment Committee met with a number of the investment managers within the Scheme.
8.4 – 8.5	These paragraphs are statements of fact setting out the criteria by which Investment Managers may be selected or deselected by the Trustees.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Section 9: Risk Management

Section	Approach and actions taken over the Scheme Year
9.1 – 9.2	These paragraphs are statements of fact setting out the key risks identified by the Trustee for the Plan and how these are measured and managed.
9.3	Policy: The Trustee continues to monitor these risks, with the assistance of the Investment Consultant and any other risks that may arise and may add to this list any new significant risk categories.
	Actions: The Trustee has developed a Risk Register setting out the key investment, funding, operational and member related risks, how these are controlled, their potential impact and planned actions to further mitigate each risk. This Register is reviewed and updated on at least an annual basis to ensure that it remains appropriate.
	On a quarterly basis, the Trustee considers analysis from the Scheme's Investment Consultant quantifying the key investment risks facing the Scheme and their possible impact on the funding level. The Trustee uses this analysis together with estimates of the expected return from the portfolio to assess whether the overall investment strategy remains consistent with its objectives.
	During the Scheme year, the Trustee also assessed the impact of yield shocks on the Scheme's corporate bond holdings and swaps. The Trustee concluded that the yield increases required to eliminate the Scheme's surplus were significantly larger than the Investment Consultant's 1-in-20 shocks.

As set out in the SIP, the Trustee's policy is to delegate the day to day sustainable investment considerations (including environment, social and governance factors) and stewardship activities (including voting and engagement) to the Scheme's investment managers.

The Scheme's investment funds cover a range of asset classes, however during the Scheme Year no investments were held in listed equities with associated voting rights and therefore no voting data has been provided in this section of the Statement.

The Scheme holds investments in the Debt Investment Opportunities Funds III and IV ("DOF III" and "DOF IV" respectively), which invest directly in the debt or equity of private companies or assets. Whilst the manager of these vehicles does not currently track its engagement activities on a consistent basis, it has provided the following case studies to highlight the nature of the active ownership activities that it undertakes:

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

DOF IV engagement: Irish Real Estate Development

Overview

- Worked with Irish firm since 2014 to identify and invest into real-estate opportunities in the Dublin market.
- Invested in excess of €1 billion into 50 sites suitable for residential and commercial development projects.
- Portfolio includes major mixed-use developments, build-to-rent apartment schemes, student accommodation, industrial properties, hotels and aparthotels.
- Expert inhouse team of 30 professionals such as architects, town planners, construction experts, accountants and in-house lawyers.

ESG Objective

- Objective 1: Target LEED Platinum certifications on all future office developments.
- Objective 2: Target HPI certifications developed by Irish Green Building Council on all future residential developments.
- Objective 3: Improve sustainability of residential developments.

Action

- Hired a Head of ESG to lead the ESG framework. Joined from Dublin Airport Authority where she led their ESG and sustainability programme.
- The CEO of the Irish firm is the ambassador for the Irish Green Building Council #BuildingLife campaign.
 This is a leading role in policymaking for setting carbon emissions in the infrastructure section in Ireland.
- Also signed up to the Irish Green Building Council EPD (Environmental Product Declarations) campaign
 which commit to promoting and requesting the use of EPDs on all projects.
- Architects, engineers and developers have been tasked with ensuring incorporation of sustainable design concepts and materials in the planning and construction process.

Outcome

- Objective 1: Over 320k sq ft of commercial portfolio has been certified LEED Gold or Platinum by USGBC.
- Objective 2: All consultants have been appointed to achieve HPI certifications.
- Objective 3: All residential developments have:
 - o Green roofs which are designed to encourage biodiversity and improve air quality. Also introduced one of Ireland's first residential Blue Roof this is an urban drainage technology designed to attenuate and manage rainwater at roof level for biodiversity.
 - AES Born na Mona EASI waste compactors which reduce carbon footprint by 93% compared to standard wheelie bin collection.
 - All buildings are SMART metered which allows tenants to manage their energy consumption.

DB SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

DOF IV engagement: Provider of marine and defence safety equipment

Overview

- Leading global provider of marine and defence life saving safety equipment and services
- Revenue underpinning by long term contracts. Strong brand recognised worldwide as the gold standard in safety equipment.
- Owned by Onex and investment through M&G loan funds since 2015. Total debt c £500m.
- EBITDA halved to £30m under Onex's ownership due to aggressive M&A strategy with poor integration. This, coupled with product quality issues, led to covenant breach in 2019. The business also had issues with the quality of the financial information and its audit.

ESG Objective

- Objective 1: Create a strong and dynamic Board who will deliver an operational turnaround of the business.
- Objective 2: Create an ESG policy for the business and develop its ESG narrative and credentials.

Action

- Deal team recruited a new executive chairman with strong turnaround credentials to deliver the operational turnaround.
- New board created with audit, risk and remuneration committee chaired by NEDs with specialist expertise.
- Through enhanced governance rights awarded to largest shareholders, M&G has appointed a member of the deal team to the board to monitor and shape strategy.
- ESG review conducted by a third party specialist at the time of the balance sheet restructuring.

Outcome

- Company performance strong, EBITDA has doubled since the restructuring.
- Strong board in situ with appropriate governance framework.
- Company has an ESG policy and has implemented various ESG initiatives across the business.

The Trustee considers that all relevant SIP policies and principles were adhered to over the Scheme Year.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT)

Welcome to the Trustee's Statement of how it implemented the policies and practices in the Scheme's Statement of Investment Principles on behalf of DC Section members during the year ending 5 April 2023.

Why do the Scheme's DC investments matter to members?

The DC section of the Prudential Staff Pension Scheme provides members with benefits on a defined contribution ("DC") basis (sometimes called money purchase benefits). This means that the size of the benefits paid when members retire will depend on how much the funds where their contributions are invested grow over the years.

What is the Statement of Investment Principles ('SIP')?

The SIP sets out the investment principles and practices the Trustee follows when governing the Scheme's DC Section investments. It describes the rationale for the investment options which members can choose (including the default arrangement if a choice isn't made), explains the risks and expected returns of the funds used and the approach the Trustee takes to Responsible Investment and Environmental, Social and Governance (ESG) considerations (including climate change considerations).

The last review of the Scheme's SIP was completed on 8 October 2021 and the next review will take place in June 2023.

No changes were made to the SIP during the last year:

A copy of the Scheme's SIP (and the Scheme's Chairman Statement) can be found at:

Formal documents - Prudential Staff Pension Scheme DC (prudentialstaffps.co.uk)

What is this Implementation Statement for?

Each year the Trustee is required to prepare an Implementation Statement, which sets out how it has complied with the Scheme's SIP relating to DC benefits during the last year.

Overall, the Trustee is satisfied that:

- The Scheme's DC Section investments have been managed in accordance with the DC Section SIP; and
- The provisions of the DC Section SIP remain suitable for the needs of the Scheme's DC Section members.

How the Scheme's DC investments are governed

The Trustee has overall responsibility for how the Scheme's investments are governed and managed in accordance with the Scheme's Trust Deed and Rules as well as Trust Law, Pensions Law and Pension Regulations.

There have been no changes to the Trustee or the governance processes during the last year.

The Trustee has delegated day-to-day investment decisions, such as which investments to buy and sell, to the fund managers.

The Trustee undertook the following during the last year to ensure that its knowledge of investment matters remains current, that its investment beliefs remained relevant and that the aims and objectives for the default and self-select fund arrangements remained appropriate:

- The Trustee received and considered regular reports from Hymans Robertson reviewing the investment manager arrangements including performance of default and self-select funds;
- The Trustee received and considered regular governance updates from Hymans Robertson covering wider issues and regulatory developments for DC pension schemes and related this back to the Scheme's DC Section default investment strategy and self-select fund range;

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

• The Trustee, with advice from its investment adviser Hymans Robertson, undertook a full review of the default lifestyle, alternative lifestyles and other investment options in 2022. As a result of this review the Trustee agreed to add two new lifestyle arrangements, adjust the current default lifestyle to delay derisking from equities until members reach 15 years from retirement and include a new Diversified Liquid Alternatives Fund. The Trustee also agreed to adjust the equity composition of the lifestyle to increase the proportion of assets in sustainable funds and add an Impact Equity Fund. The Trustee also reviewed the composition of a number of PSPS funds and agreed changes. The Trustee has also agreed to add a new self-select equity fund managed in line with Islamic principles. All of these changes will be introduced in May 2023.

The Trustee monitors how well its investment advisers meet the objectives agreed with them. Following the requirements from the Competition & Markets Authority (CMA) to establish investment adviser objectives, the Scheme's DC Section investment advisers have agreed objectives which cover demonstrating added value (including advice in relation to the default arrangements, lifestyles and self-select range for members), the delivery of specialist services, proactivity of advice, support with member communications and maintenance and delivery of high relationship and service standards.

The Trustee is satisfied that during the last year:

- The Scheme's DC Section governance structure remains appropriate;
- The Trustee has maintained its understanding of investment matters; and
- Its investment advisers met the agreed objectives.

How the default arrangement and other investment options are managed

The objectives and rationale for the default arrangement are set out in the DC Section SIP.

During the scheme Year the Trustee carried out an in-depth three-yearly review of the default arrangement and other investment options to ensure they remain suitable for most members. This involved:

- Looking at the members' investment choices and what choices of benefits they can make when they retire;
- Considering market conditions and developments in investment thinking;
- Considering the time over which members will be invested in the investment options;
- Deciding whether any changes to the default arrangement's and other investment options' objectives are necessary;
- Monitoring the investment performance of each fund;
- Considering whether the design of the default arrangement and other investment options, as well as the funds they use, still meet their investment objectives;
- Considering whether the default arrangement and other investment options still represent good value for members; and
- Obtaining investment advice on any changes to the default arrangement and other investment options.

The Trustee is satisfied that the default arrangement remains suitable for most members but following the completion of the strategy review referred to above will make some changes to the investment strategy including lifestyle and self-select options which will be implemented in 2023. This will include further ESG / Sustainability integration and additional member options.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

The main changes arising out of this review are:

- Revisal of the default Multi-asset Lifestyle adjusting the initial mix of equity funds including additional sustainable and impact equity funds, adjusting the commencement of the de-risking period from equities and adding a new diversified liquid alternatives fund. The strategy initially invests 100% in equities (30% PSPS Global Equity active, 7.5% PSPS UK Equity active, 57.5% PSPS Sustainable Equity passive and 5% PSPS Impact Equity active funds) and between 15 years and 10 years from retirement gradually builds up exposure to the PSPS Diversified Growth –active and PSPS Diversified Liquid Alternatives active funds, until at a point 10 years before retirement it is invested 63% in equities and 32% in the PSPS Diversified Growth –active and 5% in the PSPS Diversified Liquid Alternatives active funds. Then 10 years from retirement the strategy also de-risks into PSPS Total Return Bond active Fund and also, in the last 3 years before retirement, the PSPS Cash active Fund. The final allocation at retirement is 13% equities, 32% Diversified Growth, 5% Diversified Liquid Alternatives, 30% Total Return Bond and 20% cash.
- Addition of two new alternative lifestyle strategies, similar to the Multi-Asset Lifestyle option up to 5
 years prior to retirement but targeting a different mix of assets at the point of retirement designed
 specifically for members intending to take their retirement benefits either in the form of cash withdrawal
 or purchase of an annuity. These alternative lifestyle options are called the PSPS Cash at Retirement
 Lifestyle and PSPS Annuity at Retirement Lifestyle.
- Two existing alternative lifestyle options have been closed to new entrants (only members in these strategies at 10 May 2023 can use them) and the strategies re-named as PSPS Active Lifestyle – Annuity at Retirement and PSPS Passive Lifestyle – Annuity at Retirement.
- The underlying component funds of the PSPS Global Equity active and PSPS Diversified Growth active funds have been adjusted.
- The PSPS Responsible Investment passive fund has been re-named the PSPS Sustainable Equity passive fund and a new component fund added replacing the previous fund.
- Three new funds have been made available as self-select funds, the PSPS Impact Equity active, PSPS Islamic Global Equity Fund passive and PSPS Diversified Liquid Alternatives- active funds,

Other default arrangements

Details of other default arrangements are outlined in the DC Section SIP. These are monitored and assessed as a default arrangement for the purposes of meeting DC pensions regulations.

The Trustee investment beliefs

The Trustee has developed a set of investment beliefs which are set out in the SIP which it uses as a guide when making investment decisions.

There have been no changes to these beliefs in the last year.

The expected risks and returns on member savings in the DC Scheme

The investment risks relating to members' DC benefits are described in the DC Section SIP.

The expected returns from each type of investment used by the Scheme are set out in the DC Section SIP.

The Trustee believes that the main investment risks members face described in the DC Section SIP have not changed materially over the last year.

The Trustee is satisfied that the current expected rates of investment return for the main types of funds described in the SIP are still reasonable relative to the risks that members face.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

The Trustee's views on expected levels of investment risks and returns inform decisions on the strategic asset allocation (i.e. what types of assets and areas of the world the DC Section invests in over the longer-term) for the Scheme's DC Section default lifestyle options (which gradually change the funds in which member savings are invested as members approach retirement) and the Scheme's DC Section bespoke multi-asset fund, the PSPS Diversified Growth – active Fund (which invest in several types of assets such as equities, bonds and cash).

The Trustee's views on the long-term mix of investments for the Scheme's DC Section lifestyle options including the default arrangement and for the bespoke multi-asset fund (PSPS Diversified Growth – active Fund) did not change during the last year although the review of strategy will introduce some changes to the default arrangement and bespoke multi-asset fund.

As a result of the review of strategy the Trustees agreed some changes to strategic asset allocation of the default lifestyle option set out above (to improve potential member outcomes by adjusting the lifestyle glidepath and also increasing sustainability) and also agreed to change the composition of the blended multi-asset fund (PSPS Diversified Growth – active Fund) to replace one of the underlying component funds (Invesco GTRS) with the Nordea Diversified Return Fund.

Platform providers and fund managers

Choice of platform providers and funds

The Trustees monitors the service of the platform provider used by the Scheme's DC Section of the Scheme by:

- Receiving quarterly updates from the platform provider regarding service levels and standards; and
- Inviting the platform provider to present at four Trustee meetings a year.

The Trustee monitors the performance of the funds used by the DC section of the Scheme by:

- Receiving quarterly updates from their investment adviser regarding fund performance against their respective benchmarks; and
- Receiving quarterly updates from their investment adviser regarding fund suitability and any significant changes to the fund managers.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

There have been no changes to the platform provider but the Trustee agreed the following changes to funds during the last year (implemented 10 May 2023).

Fund	Change	Rationale	
PSPS Global Equity - active	Replace 37.5% allocation to KBI Global Equity Fund with LGIM RAFI Fundamental Global Reduced Carbon Pathway Equity Index fund	Replace fund where Trustee has concern with asset size with a new fund complementary to other component funds	
PSPS Diversified Growth - active	Replace allocation (one third) to Invesco GTRS with Nordea Diversified Return Fund	Replace existing fund which had experienced team change and disappointing performance	
PSPS Overseas Equity - passive	Replace existing M&G component fund with mix of BlackRock index tracking funds	Remove "active" management component of current fund and improve index tracking	
PSPS Emerging Markets - active	Remove one component fund (AMG GW&K Trilogy) and allocate to the other existing component fund (RBC).	Reduced confidence in manager	
PSPS Sustainable Equity - passive	Replace component fund (LGIM Global Ethical Index) with new fund (LGIM Future World Global Equity Index)	Improved sustainability credentials onew component fund	
PSPS Impact Equity - active	New Fund	Additional self-select sustainable investing option	
PSPS Diversified Liquid Alternatives- active	New Fund	Improved options for diversification	
PSPS Islamic Global Equity - passive	New Fund	New fund managed on Shariah principles to meet demand from members	

The Trustee is satisfied that the platform provider and funds used by the Scheme's DC Section remain appropriate.

Ability to invest/disinvest promptly

It's important that contributions can be invested promptly in the default arrangement, or the investment options chosen and that investments can be sold promptly when members want to change where they are invested, transfer a pension pot to another scheme or benefits are due to be paid out when members retire.

The Trustee ensures this happens by monitoring the service levels and standards of the investment and disinvestment processes completed by the platform provider.

The Trustee is satisfied that money can be invested in and taken out of the Scheme's DC Section funds without delay as set out in the DC Section SIP.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Changes in where funds are invested

The Trustees monitor the volume of buying and selling of the assets and the nature of those assets in which each fund is invested that is carried out by the funds' managers.

Short-term changes in the level of turnover of the assets in which a fund is invested may be expected when a fund manager alters its investment strategy in response to changing market conditions. However, a change in the level of portfolio turnover or the time the fund invests in an asset might indicate a shift in the amount of risk the fund manager is taking, which could mean that a fund is less likely to meet the objectives for which it was chosen by the Trustee.

The Trustee is satisfied that the level of trading of the funds' assets carried out by the fund managers has been consistent with the funds' objectives.

Security of member savings in the Scheme

In addition to the normal investment risks faced investing in the funds used by the Scheme, the security of member savings in the Scheme depend upon:

- The financial strength of the investment platform provider used by the Scheme;
- The financial strength of the fund managers used by the platform provider; and
- The legal structure of the funds the Scheme invests in.

The financial strength of the platform provider and the fund managers has a bearing on the risk of losses to the Scheme's DC members caused by the remote chance of one of these institutions getting into financial difficulties. The legal structure of the funds used has a bearing on the degree to which the funds' assets are "ring-fenced" from the rest of the provider's or fund managers' business in the unlikely event that the provider or manager becomes insolvent.

There have been no changes to the structure of the funds used by the Scheme's DC Section during the last year. The Trustee is not aware of any material changes in the financial strength of the platform provider, or the fund managers used by the platform in the last year.

Conflicts of interest

As described in the DC Section of the SIP, the Trustee is mindful of potential conflicts of interest:

- When choosing fund managers;
- When monitoring the fund managers' investment performance and the fund managers' approaches to investment stewardship and responsible investing; and
- When the fund manager is making decisions on where each fund is invested.

The Trustee expects the fund managers to invest the Scheme's assets in the members' best interests. As the funds used by the Scheme are held at arms-length from the Trustee via an investment platform, the Trustee has asked the platform provider to report on its own investment governance of the funds including potential conflicts of interest.

The Trustee is satisfied that there have been no material conflicts of interest during the year which might affect members' benefit expectations.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Manager incentives

As described in the DC Section of the SIP, the Trustee seeks to ensure that the fund managers are suitably incentivised to deliver investment performance in keeping with the funds' objectives.

The funds used by the Scheme are held at arms-length from the Trustee via an investment platform. Nevertheless, the Trustee believes it is in the platform provider's best commercial interests to ensure that the fund managers are suitably incentivised to meet their funds' investment objectives.

The Trustee is satisfied that the fund managers are suitably incentivised to deliver good outcomes for the Scheme's DC Section members.

Responsible Investment

The Trustee believes that responsible investing covers both sustainable investment and effective stewardship of the assets the Scheme invests in.

The Trustee's approach to responsible investing has not changed during the last year.

Sustainable Investment

The Trustee believes that investing sustainably is important to control the risks that environmental factors (including climate change), social factors (such as the use of child labour) and corporate governance behaviour (called "ESG" factors) can have on the value of the Scheme's investments and in turn the size of member retirement benefits.

The Trustee has considered the length of time members' contributions are invested in the Scheme's DC Section when choosing and reviewing the funds used in the investment options. The DC Section of the Scheme potentially has members joining from age 18 who could therefore have savings invested over a multi-decade time horizon.

The Trustee periodically reviews the platform provider's and fund managers' approaches to sustainable investing. The Trustee receives reports from the platform provider on how the fund managers have handled these risks.

The Trustee reviewed the platform provider's and fund managers' approaches to sustainable investing as part of the review of strategy discussed above and following the completion of the review agreed to increase sustainable investment integration within the investment options.

The Trustee is satisfied that during the last year the Scheme's DC Section investments were invested in accordance with the policies on responsible investing set out in the DC Section SIP and that changes to be implemented following completion of the review of strategy will also be in accordance with those policies.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Investment stewardship

As described in the DC Section SIP, the Trustees believe it is important that the fund managers as shareholders or bond holders take an active role in the supervision of the companies in which they invest, both by voting at shareholder meetings and engaging with the management on major issues which affect a company's financial performance (and in turn the value of the Scheme's investments).

As the Scheme's investments are held at arms-length from the Trustee and members through an investment platform operated by Prudential Assurance Company Limited, the Trustee is not able to instruct the fund managers how they should vote on shareholder issues. The Trustee nevertheless:

- Choose fund managers whose voting policy are consistent with the Scheme's objectives;
- Expect fund managers to vote in a way which enhances the value of the funds in which the Scheme invests;
- Monitor how the fund managers exercise their voting rights.

How do the Trustees monitor this?

The Trustee periodically reviews the fund managers' approaches to stewardship including voting and engagement policies.

The Trustee receives at least annual reports from the platform provider on how the fund managers have voted at shareholder meetings and what topics fund managers have discussed with the companies in which they invest.

The Trustee is satisfied that the fund managers' voting record on the companies in which their funds invest was aligned with the stewardship policy described in the DC Section SIP.

Impact Investing

Impact investing relates to investments that are intended to have a positive and measurable environmental or social impact, alongside a financial return. For instance, investing in businesses and projects which benefit the local community or investing globally in companies and projects which are expected to have a positive impact on greenhouse gas emissions. The Trustee is of the view that impact investing is of financial benefit to the Scheme's members and consistent with the investment objectives of the Scheme's DC Section investment options.

Following the review of strategy discussed above the Trustee has agreed that the Scheme's investment options will make use of a fund which aims to have a positive impact globally (i.e. an allocation to an Impact fund within the default Multi-Asset Lifestyle and the new alternative lifestyles targeting Cash Withdrawal and Annuity at retirement. This fund will also be a self-select-fund for members to choose.).

Ethical Investing

The Trustee recognises that some members will have strong views on where their pension savings should be invested.

The Scheme will (from 10 May 2023) offer members a fund, the PSPS Islamic Global Equity Fund - passive which is managed on Shariah principles.

Nevertheless, the Trustee recognises that it is not possible to cater for everyone's views on non-financial/ethical matters.

The Trustee monitors the investments held by the Scheme's ethical investment options. The Trustee also monitors developments in ethical investing funds which could be appropriate to the Scheme's members.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

The Trustee made the following changes to their approach to ethical investing following the review of Scheme strategy.

The Trustee decided to replace the component fund of the PSPS Responsible Investment Equity – passive fund (which had been managed against an ethically constructed benchmark) index with a more modern fund managed more widely against Environmental, Social and Governance issues and also agreed to re-name the fund PSPS Sustainable Equity – passive fund. The Trustee also agreed to add the PSPS Islamic Global Equity – passive fund discussed above.

The Trustee is satisfied that the Scheme offers ethical investment options for members in accordance with the SIP.

Communication and member engagement

The Trustee's approach to communicating the Scheme's investment options and investment governance have not changed during the last year.

The Trustee's current policy on member engagement is as follows:

- Effective member engagement will help develop suitable investment options;
- Member engagement is actively encouraged through a variety of means.

During the last year the Trustee has undertaken the following to support member engagement and obtain member feedback:

- Providing communications using a range of media to Scheme DC Section members;
- Providing a range of literature/media to assist members in making their investment decisions. In addition, members have access to factsheets for each fund;
- Providing a series of market updates including both market performance and estimated performance on an ongoing monthly basis to keep members informed and engaged.
- The Trustee has practices in place to encourage member feedback. The Scheme website invites feedback from members and provides contact details including an e-mail address. Feedback is also requested in the Scheme newsletter "Overview" and in the digital version there is a page set up for feedback with space for comments which can be submitted directly from that page.
- A modelling tool is available for members to model contribution rate and investment choices and their impact on the value of their funds at retirement.
- The Trustee provides a range of appropriate guides and information on the DC Section's external website including retirement, investment, and contribution options.
- The Trustee provides DC Section member guides
- The Trustee provides a retirement living standards modeller.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Looking forward

In the next Scheme year, (year ending 5 April 2024) which will be covered by next year's Implementation Statement, the Trustee intends to undertake the following actions in relation to the SIP:

• Implement the changes agreed to lifestyles and self-select options following the review of strategy discussed above with changes to be implemented on or around 10 May 2023.

More information

The Trustee hopes this Statement will assist members understand how the Scheme's investment of their savings for retirement has been managed in the last year.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Appendix: Voting and Engagement

The funds with voting rights attached that are available to members as part of the default fund range or the self-select fund range are listed below along with summary voting statistics for each fund.

- PSPS Diversified Growth Fund (1)
- PSPS UK Equity Active Fund (2)
- PSPS UK Equity Passive Fund (3)
- PSPS EM Equity Active Fund (4)
- PSPS Global Equity Active (5)
- PSPS Overseas Equity Passive Fund (6)
- PSPS Responsible Investment Equity Fund (7)

	1	2	3	4	5	6	7
No. of resolutions eligible to vote	13,873	2,313	8,983	1,771	4,699	24,444	16,602
% resolutions voted	95.1%	100%	99.2%	99.5%	98.2%	98.2%	99.8%
Of the resolutions voted, the % voted for management	90.9%	98.8%	96.3%	88.0%	93.6%	89.6%	82.0%
% resolutions voted against management	8.5%	1.1%	3.4%	10.7%	6.2%	9.7%	17.8%
% resolutions abstained	0.6%	0.1%	0.3%	1.3%	0.2%	0.7%	0.2%

Source: Prudential

The Trustees also consider how the fund managers voted on specific issues. The Trustees consider 'significant votes' to be either companies with relatively large weightings in the funds members invest in, or where there were shareholder issues that members are expected to have an interest.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

The most significant shareholder votes and how the fund managers voted during the last year were:

Date	Associated Compar		Resolution	Manager's vote
13/12/2022	PSPS Diversified Growth Fund	Microsoft Corporation	Report on Government use of Microsoft technology	The manager voted for as the proposal requests that the Company identifies real or potential conflicts with its stated human rights policies which is reasonable given the potential risks.
24/05/2022	PSPS UK Equity Active Fund	Royal Dutch Shell Plc	Request Shell to set and publish targets for greenhouse gas (GHG) emissions	The manager voted for as they believe their vote for this item will maximise the value to clients. The manager believes that the proposal is aligned to their net-zero ambitions, in particular by addressing scope 3 as fully as they believe is necessary
16/02/2023	PSPS UK Equity Passive Fund	Devro plc	Approve Matters relating to the recommended cash acquisition of Devro plc by SARIA Nederland BV	The manager voted against as concern over terms of the takeover.
18/05/2022	PSPS EM Tencen Equity Active Holding Fund Limited		Approve issuance of equity or equity-linked securities without pre-emptive rights	A vote against this resolution was warranted as the aggregate share issuance limit is greater than 10 percent of the relevant class of shares and the company has not specified the discount limit for share issuances under the general mandate.
28/04/2022	PSPS Global Equity Active	The Goldman Sachs Group, Inc	Reduce ownership threshold for shareholders to call special meeting.	The manager voted against, however MFS generally supports proposals requesting the right for shareholders who hold at least 10% of an issuer's outstanding stock to call a special meeting.
18/11/2022	PSPS Overseas Equity Passive Fund	Sysco Corporation	Report on efforts to reduce plastic use.	The manager voted for and is supportive as the company could benefit from enhanced reporting on its plastic footprint and introducing plastic waste reduction targets.
01/06/2022	PSPS Responsible Investment Equity Fund	Alphabet Inc.	Report on physical risks of climate change.	A vote in favour is applied as LGIM expects companies to be taking sufficient action on the key issue of climate change.

Source: Investment Manager

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

How do fund managers implement their votes?

The managers often make use of proxy voting to inform their decision making. The managers use the following organisations as proxies for their voting activity:

Manager	Comment on approach
Baillie Gifford	Whilst they are cognisant of proxy advisers' voting recommendations (ISS and Glass Lewis), Baillie Gifford do not delegate or outsource any of our stewardship activities or follow or rely upon their recommendations when deciding how to vote on our clients' shares. All client voting decisions are made in-house. We vote in line with our in-house policy and not with the proxy voting providers' policies. We also have specialist proxy advisors in the Chinese and Indian markets to provide us with more nuanced market specific information.
Invesco	Invesco may supplement its internal research with information from third-parties, such as proxy advisory firms, to assist in assessing the corporate governance of investee companies. Globally Invesco leverages research from Institutional Shareholder Services Inc. ("ISS") and Glass Lewis ("GL") and they use the Institutional Voting Information Service (IVIS) in the UK for corporate governance research for UK securities. Invesco generally retains full and independent discretion with respect to proxy voting decisions. Globally, Invesco receive research reports, including vote recommendations from ISS and Glass Lewis for company shareholder meetings across our holdings. To assist with the operational aspects of the proxy voting process including vote disclosure to meet regulatory requirements, Invesco retains the services of ISS and leverages our proprietary proxy voting platform ("PROXYintel") to further streamline the process. Invesco also engages ISS to provide written analysis and recommendations based on Invesco's internally developed custom voting guidelines with specific voting recommendations on environmental, social and governance (ESG) issues applied globally. Invesco custom voting guidelines are reviewed annually and seek to support Invesco's Good Governance Principles on best practice standards in corporate governance and long-term investment stewardship. For more information on Invesco's use of third-party proxy advisory firms, please see their Policy Statement on Global Corporate Governance and Proxy Voting publicly available on their website: https://www.invesco.com/corporate/en/ourcommitments/esg.html
KBI Global Investors	KBI employ the services of Institutional Shareholder Services (ISS), the leading provider of proxy voting services, who provide voting recommendations to them based on a preagreed set of principles.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Legal & General	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. LGIM's use of ISS recommendations is purely to augment our own research and proprietary ESG assessment tools. The Investment Stewardship team also uses the research reports of Institutional Voting Information Services (IVIS) to supplement the research reports that we receive from ISS for UK companies when making specific voting decisions. To ensure their proxy provider votes in accordance with their position on ESG, LGIM have put in place a custom voting policy with specific voting instructions. These instructions apply to all markets globally and seek to uphold what they consider are minimum best practice standards which we believe all companies globally should observe, irrespective of local regulation or practice. LGIM retain the ability in all markets to override any vote decisions, which are based on our custom voting policy. This may happen where engagement with a specific company has provided additional information (for example from direct engagement, or explanation in the annual report) that allows us to apply a qualitative overlay to their voting judgement. LGIM have strict monitoring controls to ensure their votes are fully and effectively executed in accordance with their voting policies by their service provider. This includes a regular manual check of the votes input into the platform, and an electronic alert service to inform LGIM of rejected votes which require further action.
Lindsell Train	Lindsell Train appointed Glass Lewis during Q1 2020 to aid the administration of proxy voting and provide additional support in this area. It is important to stress however that the portfolio managers maintain final decision making responsibility, which is based on their detailed knowledge of the companies in which they invest, as this forms an important part of their investment process and proactive company engagement strategy. For clarity, Lindsell Train do not default to GL's advice/suggested vote, but rather vote in line with LT's proxy voting policy and may consider GL's recommendation and/or research to improve the inputs to their decision making.
M&G	M&G use research provided by ISS and the Investment Association; and they use the ProxyExchange platform from ISS for managing their proxy voting activity.
MFS	MFS have entered into an agreement with Institutional Shareholder Services, Inc. (ISS) to perform various proxy voting-related administrative services, such as vote processing and recordkeeping functions. While they also receive research reports and vote recommendations from ISS and Glass, Lewis & Co., Inc., MFS analyzes all proxy voting issues within the context of the MFS Proxy Policies, which are developed internally and independent of third-party proxy advisory firms. MFS' voting decisions are not defined by any proxy advisory firm benchmark policy recommendations. MFS has due diligence procedures in place to help ensure that the research they receive from their proxy advisory firms is accurate and to reasonably address any potentially material conflicts of interest of such proxy advisory firms.

DC SECTION IMPLEMENTATION STATEMENT (FORMING PART OF THE TRUSTEE'S REPORT) (continued)

Schroders	Institutional Shareholder Services (ISS) act as Schroders one service provider for the processing of all proxy votes in all markets. ISS delivers vote processing through its Internet-based platform Proxy Exchange. Schroders receives recommendations from ISS in line with their own bespoke guidelines, in addition, they receive ISS's Benchmark research. This is complemented with analysis by Schroders in house ESG specialists and
	where appropriate with reference to financial analysts and portfolio managers.