## LOCAL PENSION BOARD SUPPLEMENTARY AGENDA

### 21 November 2023

The following report is attached for consideration and is submitted with the agreement of the Chairman as an urgent matter pursuant to Section 100B (4) of the Local Government Act 1972

8 **RISK REGISTER** (Pages 3 - 28)

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# **Havering Pension Fund**

### **Risk Register**

September 2023

#### **Generic Pension Fund Risk Register**

The pension fund uses a 4 x 6 matrix to plot risk likelihood and impact and has set its risk appetite. The Risk Likelihood/Impact score shows in the column "Risk Likelihood / Impact Prior to controls" and the column "Risk Likelihood / Impact Post Controls." The green shaded area on the matrix shows the risks where there is good control and the Council is comfortable with the risk. Risks in the amber and red zones are those over which closer control is needed.

| <u> </u>   |   |       |       |       |       |                                   |
|------------|---|-------|-------|-------|-------|-----------------------------------|
| age 3      | А | Green | Amber | Red   | Red   | Risk Likelihood                   |
| ω          | В | Green | Amber | Amber | Red   | F = Very Unlikely<br>E = Unlikely |
|            | С | Green | Green | Amber | Amber | D = Possible                      |
| роог       | D | Green | Green | Green | Amber | C = Likely                        |
| Likelihood | E | Green | Green | Green | Green | B = Very likely<br>A = Certainty  |
|            | F | Green | Green | Green | Green |                                   |
|            |   | 4     | 3     | 2     | 1     | Risk Impact                       |
|            |   |       | Imp   | bact  |       |                                   |

| Abbreviations | Description   |          |
|---------------|---|----------|
| СМО           | Contract Monitoring Officer - Caroline Guyon          |          |
| CIPFA         | Chartered Institute of Public Finance and Accountancy |          |
| DLUHC         | Department for Levelling UP, Housing & Communities    |          |
| DWP           | Department for Work and Pensions                      |          |
| ESG           | Environmental, Social and Governance                  |          |
| FCA           | Financial Conduct Authority                           |          |
| GAD           | Government Actuary's Department                       |          |
| ICT           | Information and Communications Technology             |          |
| LCIV          | London Collective Investment Vehicle                  |          |
| LGPS          | Local Government Pension Scheme                       | 1        |
| LPB           | Local Pension Board                                   | d        |
| LPPA          | Local Pensions Partnership Administration             |          |
| PFM           | Pension Fund Manager, Finance – Debbie Ford           |          |
| SAB           | Scheme Advisory Board                                 |          |
| SLA           | Service Level Agreement                               | Ē        |
| SLT           | Society of London Treasurers                          | <u>p</u> |
| TCFD          | Task Force on Climate-related Financial Disclosures   |          |
| tPR           | The Pensions Regulator                                | 7        |

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| Risk<br>No.   | Risk<br>Owner            | Details of Risk   | Consequences<br>(Effect) of not<br>addressing the<br>risk                         | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations   | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified   |
|---------------|--------------------------|---|---|--|--|---|--|---|
|               | RISK TITLE<br>No 1. Risk | E<br>of Inaccurate three yearly   | actuarial valuatior   | n  |  |   |  |   |
|               | Upper Leve               | el: S151 Officer/Director o   | f Exchequer and T   | ransactional Servic                              | es   |   |  |   |
| 1.1<br>Page 4 | Lower<br>Levels:<br>PFM  | Inappropriate<br>assumptions used by<br>actuary in calculations<br>for valuation. | Inappropriate<br>investment risk<br>may be adopted<br>and deficit not<br>reduced. | AMBER<br>B/2                                     | Assumptions for valuation<br>are compliant with<br>regulation.<br>Actuarial assumptions are<br>open to challenge by<br>officers, members during<br>training and as part of the<br>Funding Strategy<br>Statement consultation with<br>stakeholders.<br>Valuation results are<br>checked for consistency<br>across LGPS funds via<br>GAD S13 report.<br>Local Government<br>benchmarking/comparisons<br>of assumptions.<br>Asset/Liability review<br>following Valuation and | GREEN<br>E/3                                    | GAD S13 report<br>measures valuations<br>using 4 criteria:<br>• compliance<br>• constituency<br>• solvency<br>• long-term cost<br>efficiency.<br>GAD S13 report on<br>2019 valuations<br>resulted in the Fund<br>receiving "white" flag<br>under the solvency<br>measure – meaning<br>no overall concerns. | Officer meeting<br>October 2022.<br>Valuation<br>training for<br>pensions<br>Committee<br>members<br>delivered by<br>Hymans<br>December 22.<br>Valuation 2022<br>process<br>completed by<br>March 2023<br>deadline.<br>Risk and<br>Controls<br>Reviewed by<br>LPB July 23.<br>GAD S13<br>report for 2022<br>not expected<br>until 2024 –<br>Officers to<br>assess results<br>and report to<br>Committee on<br>the outcomes. |

| Risk<br>No. | Risk<br>Owner | Details of Risk   | Consequences<br>(Effect) of not<br>addressing the<br>risk  | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations   | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified   |
|-------------|---------------|---|--|--|---|---|--|---|
|             |               |   | Potential for<br>Council Tax<br>increases to plug<br>funding gap.  |  | Valuation completed by a<br>qualified professional<br>actuary.<br>Robust, open procurement<br>process in place for<br>appointment of actuary.<br>Annual review of actuary<br>performance undertaken by<br>Pensions Committee.   |   | 21/22 Service Review<br>submitted to Pensions<br>Committee 08<br>November 2022.<br>Current contract<br>extended to 2025, in<br>line with framework | Risk and<br>Controls<br>Reviewed by<br>LPB July 23.<br>22/23 Service<br>Review due to<br>be presented<br>to Pensions<br>Committee in<br>November<br>2023. |
| Page 5      | PFM /<br>CMO  | Poor quality data<br>provided /personal data<br>not maintained<br>(gaps/incorrect). | Poor quality or<br>incomplete data<br>could result in an<br>increase to<br>employer<br>contributions/<br>inappropriate<br>contribution<br>percentages<br>calculated. | AMBER<br>B/2                                     | Data cleansing/Controls in<br>place to ensure accuracy<br>and completeness of data.<br>Data accuracy measured<br>against the Pensions<br>Regulator scoring criteria<br>with a requirement to<br>achieve 100% accuracy on<br>common data. An annual<br>data improvement plan is in<br>place with agreement from<br>LPPA to ensure identified<br>areas for improvement are<br>recorded and dealt with.<br>Annual Data Improvement<br>plan implemented with<br>agreement from LPPA and<br>regular checking of the<br>Pensions Regulator data<br>scores to identify areas to<br>be fed into the plan.<br>Pensions Administration<br>Strategy implemented with | GREEN<br>E/3                                    | agreement.   | Risk and<br>Controls<br>Reviewed by<br>LPB July 23.   |

| Risk<br>No.           | Risk<br>Owner           | Details of Risk   | Consequences<br>(Effect) of not<br>addressing the<br>risk  | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified  |
|-----------------------|-------------------------|---|--|--|---|---|---|--|
|                       |                         |   |  |  | effect from 01/10/21 to<br>clarify employer<br>responsibilities regarding<br>data accuracy and<br>timeliness.   |   |   |  |
|                       |                         | E<br>of Incorrect / Inappropriat<br>el:S151 Officer                         | te Investment Strat  | egy  | •<br>   |   | <b>-</b>  |  |
| <sup>2.1</sup> Page 6 | Lower<br>Levels:<br>PFM | Lack of or poor<br>professional investment<br>advice given or not<br>taken. | Potential for<br>financial loss.<br>Loss of<br>investment<br>opportunities and<br>adverse<br>performance.<br>Growth<br>opportunities are<br>not maximised. | AMBER<br>C/2                                     | Investment Advisor<br>appointed to advise the<br>Fund who is instrumental in<br>setting Investment<br>Strategy.<br>Investment Advisor is FCA<br>regulated so is required to<br>evidence that they meet<br>the required standards.   | GREEN<br>D/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required to<br>current<br>controls.   |
| 2.2                   | PFM                     | Poor governance of<br>Investment Advisor.                                   | Potential for<br>financial loss.   | AMBER<br>C/2                                     | Robust, open procurement<br>process in place for<br>appointment of Investment<br>Advisor.<br>Investment Advisor<br>performance is annually<br>reviewed by the Pensions<br>Committee and conforms<br>to Competitive Markets<br>Order.<br>Option to appoint an<br>Independent advisor to<br>undertake a health check<br>and add robustness to the | GREEN<br>E/3                                    | Contract ends 31<br>March 2024 with the<br>option to extend to 31<br>March 2024.<br>21/22 Service review<br>presented to Pensions<br>Committee 13<br>December 2022. | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.<br>22/23 Service<br>review due to<br>Pensions<br>Committee<br>November<br>2023.<br>Officers to<br>recommend |

| Risk<br>No. | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk   | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|---------------|--|---|--|---|---|---|---|
|             |               |  |   |  | investment strategy as required.  |   |   | extension of<br>contract to 31<br>March 2026.                                 |
| 2.3         | PFM           | Lack of understanding<br>and awareness<br>(Pension Committee).                       | More investment<br>risk may be taken<br>to bridge a gap<br>that does not<br>actually exist and<br>could generate  | AMBER<br>C/2                                     | Investment strategy /risks<br>continually assessed as<br>part of the quarterly<br>monitoring process by the<br>Pensions Committee.  | GREEN<br>D/2                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>Hymans LOLA              |
| Page        |               |  | inefficiencies and<br>unintended risks<br>if not fully<br>understood.   |  | Investment Advisor attends<br>each quarterly Pension<br>Committee meeting.  |   |   | Version 2 to go<br>live 1 October<br>2023.<br>Continue to                     |
| 97          |               |  |   |  | Knowledge and skills<br>training of LPB and<br>Committee Members /<br>Inductions carried out for<br>new LPB and Pension<br>Fund Committee members.  |   | Pensions Committee<br>& LPB -Training /<br>Awareness ongoing -<br>working towards full<br>compliance with<br>CIPFA Knowledge and<br>Skills framework. | monitor<br>completion of<br>modules   |
|             |               |  |   |  |   |   | Signed up to Hymans<br>online learning<br>platform (LOLA) from<br>August 2022.  |   |
| 2.4         | PFM           | Concentration risk by<br>asset, region and<br>sector/Lack of clear risk<br>appetite. | Potential for a<br>more risk averse<br>Investment<br>Strategy when<br>more risk is<br>required or more<br>investment risk<br>may be taken to<br>bridge a gap that | AMBER<br>C/2                                     | Investment Strategy<br>Statement (ISS) /risks<br>continually assessed as<br>part of the quarterly<br>monitoring process by the<br>Pensions Committee.<br>Diverse portfolio to reduce<br>concentration.<br>Members are informed of<br>risk vs return | GREEN<br>E/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |

| Risk<br>No. | Risk<br>Owner            | Details of Risk                               | Consequences<br>(Effect) of not<br>addressing the<br>risk                                    | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified  |
|-------------|--------------------------|---|--|--|--|---|------------------------------|--|
|             |                          |   | does not actually exist.   |  | consequences on any<br>proposal to change the<br>ISS.  |   |                              |  |
| Page 8      | PFM                      | Based upon inaccurate<br>actuarial valuation. | Pension deficit<br>not reduced and<br>potential for<br>Council Tax<br>increases.             | AMBER<br>C/2                                     | Liabilities analysed during<br>inter-valuation period in<br>addition to every three<br>years.<br>A close working<br>relationship is encouraged<br>between the actuary and<br>the investment advisor in<br>the development of the<br>investment strategy. Thus<br>made easier as both<br>services undertaken by the<br>same firm. | GREEN<br>E/3                                    |                              | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.<br>Inter-valuation<br>report as at 30<br>September<br>2023 due in<br>December<br>2023. Officers<br>to report<br>outcomes to<br>Pensions<br>Committee. |
|             | RISK TITLE<br>No 3. Risk | E<br>of Failure of Investments                | to Perform In-Line   | with Growth Expec                                | tations  |   |                              |  |
|             |                          | el: S151 Officer                              |  |  |  |   |                              |  |
| 3.1         | Lower<br>Levels:<br>PFM  | Poor Fund Manager<br>selection.               | Potential for<br>losses to be<br>incurred.<br>Reputational risk<br>from poor<br>investments. | AMBER<br>C/2                                     | Fund Manager selection<br>now undertaken by LCIV.<br>LCIV is FCA regulated<br>Product reviews and due<br>diligence are undertaken<br>by the Investment Advisor<br>before the Fund invests.<br>A robust Fund Manager<br>selection process is in<br>place (Non LCIV where<br>required).  | GREEN<br>E/3                                    |                              | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.   |
| 3.2         | PFM                      | Underperformance by<br>Fund Manager.          | Deficit reduction<br>targets not<br>met/Increased  | AMBER<br>C/2                                     | Fund Managers and LCIV<br>attend Pension Committee<br>to present quarterly<br>performance reports and  | GREEN<br>D/3                                    |                              | Risk and<br>controls<br>reviewed<br>September 23.  |

| Risk<br>No.           | Risk<br>Owner | Details of Risk   | Consequences<br>(Effect) of not<br>addressing the<br>risk                           | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified  |
|-----------------------|---------------|---|---|--|---|---|---|--|
|                       |               |   | employer<br>contributions.  |  | are challenged by the<br>Committee and Fund<br>Investment Advisor.  |   |   | No changes required.   |
| <sup>3.3</sup> Page 9 |               | Poor investment advice<br>provided to the Fund or<br>not taken.   | Deficit reduction<br>targets not met.   | AMBER<br>C/2                                     | Investment Advisor<br>performance is annually<br>reviewed by the Pensions<br>Committee and close<br>working relationship are<br>maintained with officers.   | GREEN<br>D/3                                    | 21/22 Service Review<br>submitted to Pensions<br>Committee 13<br>December 2022. | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.<br>22/23 Service<br>review due to<br>Pensions<br>Committee<br>November<br>2023. |
| 3.4                   | PFM           | A negative financial<br>market impacts/external<br>factors/increased market<br>volatility (i.e.<br>Recession, COVID 19<br>Pandemic, inflation). | Economy<br>downturn could<br>result in general<br>fall in investment<br>values.     | RED<br>B/1                                       | Diverse portfolio to reduce<br>effects from market<br>volatility.<br>Close monitoring of<br>Markets by the Fund's<br>investment Advisor.<br>Investment Advisor<br>produces monthly market<br>updates. | GREEN<br>D/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.   |
| 3.5                   | PFM           | Delays in the<br>implementation of the<br>strategy will reduce the<br>effectiveness of the<br>strategy and may impact<br>growth.                | The Fund's<br>assets are not<br>sufficient to meet<br>its long-term<br>liabilities. | AMBER<br>C/2                                     | Investment<br>advisor/Pensions<br>Committee and officers<br>review fund performance<br>and asset class targets<br>quarterly.  | GREEN<br>D/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.   |
| 3.6                   | PFM           | Delays in compliance<br>with capital calls/FX<br>Hedges on new illiquid   | Penalty payments<br>are charged to<br>the Fund.                                     | GREEN<br>D/3                                     | Robust processes in place<br>to ensure capital calls/FX<br>cash settlements are<br>funded in a timely manner.   | GREEN<br>D/4                                    | No penalty charges or missed capital calls to date.                             | Risk and<br>controls<br>reviewed<br>September 23.  |

| Risk<br>No.            | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk                           | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified                                     |
|------------------------|---------------|--|---|--|--|---|---|---|
|                        |               | mandates could result in penalty payments.   |   |  |  |   |   | No changes required.  |
| <sup>3.7</sup> Page 10 | PFM           | Underperformance of<br>LCIV Fund manager.<br>Failure to achieve Asset<br>Under Management<br>(AUM) Target. | The Fund's<br>assets are not<br>sufficient to meet<br>its long-term<br>liabilities. | AMBER<br>C/1                                     | Officers attend LCIV<br>monthly business meetings<br>to ensure the Fund is up to<br>date with LCIV events.<br>Summaries are reported<br>back to the Pensions<br>Committee quarterly.<br>LCIV arrange regular "meet<br>the manager" sessions that<br>are open to Officers and<br>Committee members.<br>LCIV attend Pension<br>Committee, as part of the<br>reporting cycle, to report on<br>sub fund manager<br>performance and LCIV<br>updates. Open to challenge<br>by the Pensions Committee | GREEN<br>D/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required to<br>current<br>controls.            |
|                        |               |  | Failure to meet<br>AUM target may<br>impact LCIV<br>service delivery.               |  | and Fund Advisor.<br>LCIV sub fund manager<br>performance is monitored<br>by LCIV – monitoring<br>status awarded "normal",<br>"enhanced" or "on-watch".<br>Deep dives undertaken<br>annually or more frequently<br>if on "enhanced" monitoring<br>or "on watch<br>Development charges and<br>ad valorum fees are<br>reported at the LCIV<br>General Shareholder  |   | LCIV Diversified<br>Growth Fund currently<br>classified as<br>"enhanced" monitoring<br>Next review:<br>December 2023. | This Fund is in<br>the process of<br>being fully<br>divested,<br>proceeds to<br>fund LCIV<br>Global Bond<br>Fund. |

| Risk<br>No. | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk  | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified   |
|-------------|---------------|--|--|--|--|---|---|---|
|             |               |  | Annual charges<br>may not decrease<br>in line with MTFS<br>expectations.   |  | meetings - attended and<br>challenged by shareholder<br>reps i.e. Councillors from<br>each borough, SLT.   |   |   |   |
| 3.8         | PFM           | Fund Managers –<br>noncompliance to the<br>Code of Transparency. | Failure to<br>disclose full<br>management<br>fees in the<br>Pension Fund<br>Annual Report<br>and accounts and<br>being<br>overcharged.   | GREEN<br>C/3                                     | Fund Managers complete<br>the Code of Transparency<br>compliance template<br>annually.<br>Officers have access to the<br>Byhiras client portal to<br>check submission of<br>templates.   | GREEN<br>D/3                                    | All fund managers<br>now submit data so<br>further analysis can be<br>undertaken.   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
| Page 11     | PFM           | Climate Risk /ESG<br>Considerations.                             | Failure to<br>consider the<br>extent of climate<br>change could<br>impact negatively<br>on financial<br>outcomes e.g.<br>stranded assets,<br>carbon taxes etc.<br>Could also result<br>in the Fund<br>missing out on<br>investment<br>opportunities<br>associated with | AMBER<br>C/2                                     | The Committee have<br>developed a set of<br>Investment beliefs that<br>recognises that climate<br>change and the expected<br>transition to a low carbon<br>economy represents a long<br>–term financial risk to Fund<br>outcomes.<br>Investment beliefs<br>incorporated as part of the<br>ongoing implementation of<br>investment strategy and<br>some funds have switched | GREEN<br>D/2                                    | Climate Risk Policy<br>agreed by Pensions<br>Committee on 25 July<br>2023.  | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.<br>Workshops to<br>be arranged to<br>assess<br>progress<br>against action<br>plan. |
|             |               |  | Climate change.  |  | to less carbon intensity<br>products.<br>The Pensions Regulator<br>has set up a working party<br>to consider guidance for<br>pension schemes. The<br>SAB is also expected to<br>incorporate climate change<br>considerations into its  |   | Consultation "LGPS<br>Governance &<br>Reporting of Climate<br>change Risk" closed<br>in Nov 2022. Officers<br>will monitor progress<br>of regulations and |   |

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|-----------------|---------------|---|--|--|---|---|--|--|
|                 |               |   |  |  | guidance for LGPS funds<br>during 2020.<br>climate scenario stress<br>testing is now included in<br>the contribution modelling<br>exercise for the local<br>authority as at the 2022<br>valuation.  |   | guidance- yet to be<br>issued.   |  |
| 3.10<br>Page 12 | PFM           | Risk that MATS<br>Consolidate existing<br>Pension Fund<br>memberships funded<br>within various Local<br>Authorities into a<br>Pension Fund outside<br>Havering. | If a request to<br>transfer out from<br>the Fund is<br>granted by<br>DLUHC, this<br>could set a<br>precedent for the<br>sector and the<br>potential wider<br>impact on other<br>employers who<br>may also seek to<br>transfer out.<br>There will be an<br>impact on cash<br>flow and the<br>Investment<br>Strategy, as it is<br>estimated that<br>10% of the<br>Fund's assets<br>and liabilities<br>would transfer<br>out, if all existing<br>MATS followed<br>precedent | AMBER<br>C/2                                     | The Fund has responded<br>to the consultation issued<br>by DLUHC opposing the<br>transfer on the grounds of<br>the wider risks faced by the<br>Fund.<br>If the Transfer request is<br>granted the Fund will<br>ensure data is correct and<br>work with the actuary to<br>ensure that the settlement<br>of the transfer is valued<br>correctly for exit. | AMBER<br>C/2                                    | To monitor DLUHC<br>actions re Transfer<br>request from Oasis<br>Community Learning.<br>To ensure contact with<br>the Actuary regarding<br>transfers and exit<br>valuations. | DLUHC<br>continuing to<br>consider the<br>Oasis<br>application, no<br>update as at<br>September<br>2023- officers<br>awaiting<br>decision. |

| Risk<br>No.    | Risk<br>Owner            | Details of Risk   | Consequences<br>(Effect) of not<br>addressing the<br>risk   | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|----------------|--------------------------|---|---|--|---|---|---|---|
|                |                          |   |   |  |   |   |   |   |
|                | RISK TITLE<br>No 4. Risk | of Failure to comply with   | Legislative require   | ments  |   |   |   |   |
|                |                          | el for All Risks S151 Office  |   |  |   | 1 -   |   |   |
| 4.1<br>Page 13 |                          | Lack of appropriate<br>skills/knowledge of tPR,<br>DLUHC and CIPFA<br>Guidance, Financial<br>Regulations and<br>accounting standards.<br>Unaware of legislative<br>changes/poor/inaccurate<br>interpretation of the<br>regulations. | Potential for<br>breach of<br>legislation<br>resulting in<br>incurring financial<br>penalties from the<br>tPR/legal<br>challenges/<br>reputational<br>damage. | AMBER<br>C/1                                     | Local Pension Board is in<br>place to oversee<br>adherence to the<br>Regulations and guidance.<br>Statutory policy documents<br>reviewed annually to<br>ensure compliance with<br>legislation.<br>Officers are members of<br>the CIPFA Pensions<br>Network and participate in<br>the CIPFA Pensions<br>Network/Peer forums to<br>share knowledge &<br>awareness.<br>Active participation in<br>Legislative Consultations<br>where appropriate.<br>Legislative changes are<br>reported to the Pensions<br>Committee where required.<br>Induction carried out for<br>new Pension Fund<br>Committee and Local<br>Pension Board members.<br>External and in house<br>training provided where<br>required. Continual<br>personal development for | GREEN<br>E/3                                    | Personal development<br>for all Committee/LPB<br>members and officers<br>is on-going. | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
|                |                          |   |   |  | all Committee/LPB<br>members and Officers.  |   | A K&S questionnaires<br>to be completed by<br>Local Pension Board                     | v2 to go live<br>from 1 October<br>2023.                                      |

| Risk<br>No. | Risk<br>Owner | Details of Risk   | Consequences<br>(Effect) of not<br>addressing the<br>risk   | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified  |
|-------------|---------------|---|---|--|---|---|---|--|
|             |               |   |   |  |   |   | and Pensions<br>Committee members.<br>ed up to Hymans online<br>learning platform<br>(LOLA) from August<br>2022.  | bletion of<br>modules to<br>continue to be<br>monitored.   |
| Pa          |               |   |   |  | Access to specialist<br>pension media sources.<br>Financial requirements are<br>subject to external and<br>internal audit with no<br>qualifications.  |   |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.   |
| 4.20e<br>14 | PFM /<br>CMO  | Key person dependency   | Loss of corporate<br>knowledge and<br>expertise in both<br>administration<br>and finance<br>management. | RED<br>B/1                                       | Experienced personnel in place at present.  | GREEN<br>D/2                                    | One Source is<br>undergoing a<br>restructure. Havering<br>Pension Fund finance<br>will be returning to<br>sovereign borough.<br>Succession planning<br>scheduled. | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.<br>OneSource<br>restructure<br>ongoing. |
| 4.3         | PFM /<br>CMO  | Failure/inability to<br>administer the pension<br>scheme in accordance<br>with regulations. | Non-compliance<br>could result in an<br>adverse external<br>audit report.                               | AMBER<br>C/2                                     | Local Pension Board in<br>place to oversee<br>adherence to the<br>Regulations and guidance.   | GREEN<br>E/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.   |
|             |               |   |   |  | tPR undertook a review of<br>the Fund's day-to-day<br>practices and operations in<br>2019 with no overall<br>concerns and officers have<br>since implemented<br>recommendations arising<br>from their review. |   |   | Continued<br>monitoring<br>against tPR<br>recommendati<br>ons.   |

| Risk<br>No. | Risk<br>Owner           | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk  | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|-------------------------|--|--|--|--|---|---|---|
|             |                         |  |  |  | Experienced personnel in place at present.   |   |   | Risk and controls   |
|             |                         |  |  |  | Attendance at<br>seminars/training to ensure<br>up to date regulatory<br>requirements.   |   |   | reviewed<br>September 23.<br>No changes<br>required.                          |
| Page 15     |                         |  |  |  | Financial statements are<br>subject to external and<br>internal audit with no<br>qualifications.   |   | Outstanding - audit<br>sign off for the 20/21<br>accounts (audit<br>completed).<br>Outstanding -Pension<br>Fund audit for 21/22<br>accounts (audit<br>commenced<br>September 2023).<br>Outstanding -Pension<br>Fund audit 22/23 - not<br>commenced. | Officers<br>currently<br>complying with<br>21/22 audit<br>requests.           |
| 4.4         | PFM                     | Employers ability to<br>meet contribution rates<br>determined by the<br>Actuary in the Valuation<br>Rates and Adjustment<br>certificate due to budget<br>pressures | Potential loss of<br>Income to the<br>Pension Fund<br>and target<br>funding level not<br>met. Potentially<br>leading to higher<br>employer<br>contributions<br>rates set in<br>future. | AMBER<br>C/2                                     | The Administrating<br>Authority has a policy<br>included within its FSS,<br>setting out its approach to<br>reviewing contribution rates<br>between triennial<br>valuations. This has been<br>adopted in line with<br>regulations | GREEN<br>D/2                                    | Officers to keep under<br>review the risk of<br>employers ability to<br>meet their obligations<br>and liaise with the<br>Fund's actuary as<br>appropriate   |   |
|             |                         | of inability to Manage/Gov<br>of inability to Manage/Gov<br>el for all Risks: S151 Offic   | vern the Pension Fu  |  |  |   |   |   |
| 5.1         | Lower<br>levels:<br>PFM | Staffing issues:<br>Loss of corporate<br>knowledge/expertise.  | Negative impacts<br>upon service<br>provision.   | AMBER<br>B/1                                     | The London Borough of<br>Havering delegated the<br>pension administration  | GREEN<br>D/2                                    |   | Risk and<br>controls<br>reviewed  |
|             | /CMO                    | <b>U</b>   |  |  | service to Lancashire  |   |   | September 23.   |

| Risk<br>No. | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk  | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified                           |
|-------------|---------------|--|--|--|---|---|---|---|
|             |               | Long-term sickness<br>absence.<br>Increase in staff<br>turnover.<br>Lack of resource<br>(Staffing/financial).<br>No knowledge base to<br>store<br>experiences/information. | Potential for Time<br>delays.<br>Increased costs<br>due to "buying in"<br>external<br>expertise. |  | County Council who have<br>engaged the Local<br>Pensions Partnership<br>Administration (LPPA) to<br>undertake their pension<br>portfolio.<br>LPPA have case type<br>dedicated teams to ensure<br>expertise is maintained.<br>Continuous pension |   | Signed up to Hymans   | No changes<br>required.   |
| Page 16     |               |  |  |  | training for LPB, Pensions<br>Committee members and<br>staff.<br>Participates in the CIPFA  |   | online learning<br>platform (LOLA) from<br>August 2022.   | live from 1<br>October 2023.<br>Completion of<br>modules to<br>continue to be<br>monitored.<br>Risk and |
|             |               |  |  |  | Pensions Network/ Peer<br>forums to share knowledge<br>& awareness.<br>oneSource has introduced<br>a knowledge sharing<br>platform (the Finance<br>Academy).  |   | Pension Fund officers<br>to maintain and<br>ensure procedure<br>notes in place for key<br>activities. | controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
|             |               |  |  |  | Guidance from external<br>agencies (some will be at a<br>cost).<br>Members of Local Authority<br>Pensions Web.  |   |   | -   |
| 5.2         | PFM           | LCIV resourcing – LCIV staff turnover.   | Undermines<br>investor<br>confidence in the<br>LCIV.   | AMBER<br>C/2                                     | Continued monitoring of LCIV in place.  | GREEN<br>D/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.                            |

| Risk<br>No. | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk     | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations   | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|---------------|--|---|--|---|---|--|---|
| 5.3<br>Page | PFM /<br>CMO  | ICT failure/Disaster<br>Recovery.                                      | Loss of<br>infrastructure.<br>Failure of all ICT<br>services. | RED<br>B/1                                       | ICT/ Disaster Recovery in<br>place.<br>Regular security upgrades<br>to computer systems at<br>both Havering and LPPA.<br>Implementation of COVID-<br>19 working restrictions has<br>maintained service<br>continuity.<br>Use protected portals to<br>send personal information.<br>Internal Firewalls<br>recommended.<br>GDPR good practice is<br>undertaken. | GREEN<br>D/3                                    |  | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
| 5.4 17      | PFM /         | Cyber Security Risk.   | Ransomware<br>risk.   | RED<br>B/1                                       | Internal Audit for<br>oneSource Cyber Security<br>carried out in Oct 2018.<br>LPPA hold a current Cyber<br>Essentials Certificate,<br>issued 13/07/2021. They<br>also undertake regular<br>penetration testing with a<br>CREST accredited<br>company with any<br>vulnerabilities being<br>remediated.   | AMBER<br>C/2                                    |  | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
| 5.5         | PFM /<br>CMO  | Functionality of Oracle<br>Cloud causes pension<br>fund system issues. | Pension Fund<br>Accounts system<br>malfunction.               | AMBER<br>C/2                                     | Oracle team aware of<br>Pension fund system<br>requirements.<br>Systems tested at each<br>stage of implementation.<br>Pension Finance staff<br>undertook testing of<br>General Ledger Revenue<br>codes.   | GREEN<br>D/2                                    | Monitoring ongoing<br>with regard to system<br>reconciliations and<br>balance sheet<br>requirements. | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |

| Risk<br>No.   | Risk<br>Owner | Details of Risk   | Consequences<br>(Effect) of not<br>addressing the<br>risk  | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|---------------|---------------|---|--|--|--|---|------------------------------|---|
| 5.6<br>5.6    | СМО           | Poor Pension fund<br>administration by the<br>outsourced service<br>LPPA. | Service Delivery<br>failure leading to<br>client/customer<br>complaints and<br>reputational<br>damage. | RED<br>B/1                                       | Formal agreement in place<br>with administrator,<br>including SLA's.<br>CMO in post to monitor the<br>administration work of<br>LPPA.<br>Service is subject to<br>external auditor report of<br>pension's admin<br>processes.<br>LPPA supply an annual<br>internal assurance report<br>where the control   | GREEN<br>E/3                                    |                              | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
| <u>د</u>      |               |   |  |  | objectives link in to the<br>Pensions Regulator Code<br>of Practice 14.  |   |                              |   |
| <u>5.7</u> 00 | СМО           | Poor administration by<br>the employers/payroll<br>providers in the fund. | Service delivery<br>failure leading to<br>client/customer<br>complaints and<br>reputational<br>damage. | AMBER<br>C/2                                     | Local Pension Board is in<br>place to assist the<br>administering authority in<br>effective and efficient<br>governance of the<br>Havering Pension Fund.<br>Pensions Administration<br>Strategy in place to clarify<br>the responsibilities of<br>scheme employers and<br>provide timescales for the<br>submission of data.<br>LPPA have a programme<br>of employer training and a<br>dedicated employer<br>engagement team to<br>provide support.<br>CMO maintains regular<br>contact with scheme<br>employers to provide | GREEN<br>E/3                                    |                              | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |

| Risk<br>No. | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk   | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|---------------|--|---|--|---|---|---|---|
| Page 19     |               |  | Inaccurate data<br>provided give rise<br>to inaccurate data<br>and financial<br>reputational<br>consequences<br>such as actuary<br>to set contribution<br>rates with a high<br>margin of error. |  | CMO in post to monitor the<br>administration work of<br>LPPA.<br>Actuary undertakes data<br>checks/cleaning as part of<br>triennial review process.<br>Data cleanse checks<br>undertaken as part of the<br>year end pensions<br>administration process.<br>Annual data improvement<br>plan implemented with<br>agreement from LPPA and<br>regular checking of the<br>Pensions Regulator data<br>scores to identify areas to<br>be fed into the plan |   |   |   |
| 9           |               |  | Pension costs<br>and payments<br>delayed or<br>incorrect.   |  | Monthly reconciliations to<br>monitor cash flow carried<br>out.<br>CMO monitors benefit<br>payments from the Fund.  |   |   |   |
|             |               |  | Admission<br>agreements not<br>completed by the<br>transfer date.   |  | Employer on boarding<br>process in place. Service<br>handover completed when<br>the process of admitting<br>bodies to the fund<br>transferred from LPPA to<br>in-house on 1 April 2021.   |   | Strengthens the<br>process for on<br>boarding new<br>employers and Bond<br>reviews.<br>Staff member<br>appointed September<br>2022. |   |
|             |               |  |   |  | Bond or guarantee reviews<br>in place and reviewed<br>every three years as part of<br>valuation process.  |   |   |   |
| 5.8         | PFM           | Failure/inability to<br>undertake the<br>accounting of the | Qualified opinion on the accounts   | AMBER<br>C/2                                     | Pension Fund accounts subject to external audit.  | GREEN<br>E/3                                    | Outstanding audit sign<br>off for the 20/21<br>accounts (audit  | Risk and controls   |

| Risk<br>No. | Risk<br>Owner | Details of Risk                        | Consequences<br>(Effect) of not<br>addressing the<br>risk | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations  | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified                                  |
|-------------|---------------|--|---|--|---|---|---|--|
|             |               | pension scheme<br>appropriately.       | by external<br>auditor.                                   |  |   |   | completed).<br>Outstanding Pension<br>Fund audit for 21/22<br>accounts (audit<br>commenced<br>September 2023).<br>Outstanding Pension<br>Fund audit 22/23 - not<br>commenced. | reviewed<br>September 23.<br>No changes<br>required.<br>Officers<br>currently<br>complying with<br>21/22 audit |
| т           |               |  |   |  | Experienced personnel in<br>place.<br>Pension Fund uses the   |   |   | requests.  |
| Page 2      |               |  |   |  | service of an external<br>custodian to verify asset<br>values and performance.  |   |   |  |
| 20          |               |  |   |  | Fund Managers<br>performance is monitored<br>quarterly.<br>Fund Managers present at<br>Pension Fund Committee<br>meetings.              |   |   |  |
|             |               |  |   |  | Monitoring of internal<br>control reports of fund<br>managers to ensure<br>operations administered<br>correctly.                        |   |   |  |
|             |               |  |   |  | Attendance at accounting<br>seminars/training to ensure<br>adherence to guidance and<br>regulations.                                    |   |   |  |
| 5.9         | PFM /<br>CMO  | Poor communications with stakeholders. | Disaffection and actions against the Council.             | GREEN<br>C/3                                     | The Council has in place a complaints system to address complaints via the website that goes all the way up to the pension's ombudsman. | GREEN<br>E/3                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.                                   |

| Risk<br>No. | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk  | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations                          | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|---------------|--|--|--|--|---|---|---|
| Page 21     |               |  |  |  | The Pension Fund has a<br>communications strategy<br>that is updated annually<br>and reviewed every 3<br>years. The strategy is<br>reviewed by the local<br>pensions board and<br>approved by the Pensions<br>Committee.<br>LPPA has an LGPS<br>dedicated website that<br>contains all relevant<br>information for scheme<br>members and employers.<br>The Fund has a pensions<br>dedicated page within the<br>Havering Council website<br>where fund specific<br>information is published<br>and where the Fund<br>publishes an Annual<br>Report. |   |   |   |
| 5.10        | PFM /<br>CMO  | Excessive charges by suppliers.  | Fund incurring<br>unnecessary<br>costs.  | AMBER<br>C/2                                     | Third Party Fee Invoices checked prior to payment.   | GREEN<br>E/4                                    |   | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
| 5.11        | СМО           | The Data migration from<br>Altair to UPM (Universal<br>Pensions Management)<br>in November 2022 is not<br>complete and accurate. | Member's<br>records may not<br>be accurate<br>which would<br>leave LPPA<br>unable to<br>calculate the<br>correct level of<br>pension benefits. | RED<br>B/1                                       | LPPA have a dedicated<br>project team and robust<br>project plan in place that<br>includes rigorous testing of<br>data migration and<br>calculations.<br>The project risk register<br>has been presented to the<br>Local Pensions Board.   | GREEN<br>D/2                                    | Havering data<br>migrated to UPM in<br>November 2022. | Continued<br>monitoring in<br>place to<br>ensure<br>accurate<br>transfer.     |

| Risk<br>No.    | Risk<br>Owner                    | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk   | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|----------------|----------------------------------|--|---|--|--|---|------------------------------|---|
|                |                                  |  |   |  |  |   |                              |   |
|                | RISK TITLE<br>No 6. Risk         | ef failure to on board or e  | exit employers/mem  | bers effectively.                                |  |   |                              |   |
|                | Upper Leve                       | el for all Risks:S151 Offic  | er/Director of Exche  | equer and Transact                               | ional Services   |   |                              |   |
| 6.1<br>Page 22 | Lower<br>Levels:<br>PFM /<br>CMO | Delays in internal<br>processing of<br>documentation/<br>admission agreements. | Contribution<br>delays from the<br>employers &<br>members until<br>on-boarding has<br>been completed<br>impacts cash<br>flow. | AMBER<br>C/2                                     | Monthly contribution<br>schedules<br>maintained by the Havering<br>Pensions Team.<br>Reconciliations between<br>the General Ledger and<br>contribution schedules<br>undertaken monthly.<br>Reconciliations between<br>General Ledger and Altair<br>undertaken quarterly with<br>any queries referred to<br>LPPA/CMO for<br>investigation.<br>Pensions Administration<br>Strategy in place to clarify<br>the responsibilities of<br>scheme employers and<br>provide timescales for the<br>submission of contribution<br>payments. | GREEN<br>E/3                                    |                              | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required.  |
|                |                                  |  | Late payments of pension benefits   |  | CMO works closely with<br>LPPA. Carries out spot<br>checks to review LPPA<br>work on a regular basis.<br>Pensions Administration<br>Strategy in place to clarify<br>the responsibilities of<br>scheme employers and  |   |                              |   |

| Risk<br>No. | Risk<br>Owner | Details of Risk                                  | Consequences<br>(Effect) of not<br>addressing the<br>risk | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations                           | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|---------------|--|---|--|--|---|------------------------------|---|
|             |               |  |   |  | provide timescales for the                       |   |                              |   |
|             |               |  | Adverse External  |  | submission of data.<br>Service handover          |   |                              | -   |
|             |               |  | Audit Opinion on  |  | completed when process of                        |   |                              |   |
|             |               |  | internal controls.  |  | admitting bodies to the                          |   |                              |   |
|             |               |  |   |  | fund transferred from LPPA                       |   |                              |   |
|             |               |  |   |  | to in-house on 1 April 2021.                     |   |                              |   |
|             |               |  |   |  | LPPA performance report                          |   |                              |   |
|             |               |  |   |  | presented to the Local<br>Pension Board at every |   |                              |   |
|             |               |  |   |  | meeting.   |   |                              |   |
|             |               |  |   |  | Escalation to Heads of                           |   |                              |   |
|             |               |  |   |  | Service where required.                          |   |                              |   |
| 6.2 D       | PFM /         | Poor communications                              | Potential breach  | AMBER  | Script in place to deliver to                    | GREEN   |                              | Risk and  |
| lge         | CMO           | with stakeholders/ lack                          | of regulations and  | C/2  | new Academy employers,                           | E/3   |                              | controls  |
|             |               | of understanding by                              | member  |  | with feedback process in                         |   |                              | reviewed  |
| 23          |               | employers with regard to their responsibilities. | entitlement.<br>Potential for                             |  | place.<br>Admission policy and                   |   |                              | September 23.<br>No changes   |
|             |               | their responsibilities.                          | litigation.   |  | manual completed in                              |   |                              | required.   |
|             |               |  |   |  | November 2017.                                   |   |                              |   |
|             |               |  |   |  | TUPE manual completed in                         |   |                              |   |
|             |               |  |   |  | November 2017.                                   |   |                              |   |
|             |               |  |   |  | Pensions Administration                          |   |                              |   |
|             |               |  |   |  | Strategy in place to clarify                     |   |                              |   |
|             |               |  |   |  | the responsibilities of<br>scheme employers.     |   |                              |   |
|             |               |  |   |  | CMO maintains contact                            |   |                              |   |
|             |               |  |   |  | with employers to provide                        |   |                              |   |
|             |               |  |   |  | dedicated point of contact.                      |   |                              |   |
|             |               |  |   |  | Database maintained on all                       |   |                              |   |
|             |               |  |   |  | contact details for LGPS                         |   |                              |   |
|             |               |  | Employer's  |  | communications.<br>Actuarial assessment          |   |                              | -   |
|             |               |  | liabilities may fall                                      |  | completed for all new                            |   |                              |   |
|             |               |  | back onto other   |  | admission requests to                            |   |                              |   |
|             |               |  | employers and   |  | assess the level of financial                    |   |                              |   |
|             |               |  |   |  | risk.  |   |                              |   |

| Risk<br>No.    | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk   | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations  | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations   | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified  |
|----------------|---------------|--|---|--|---|---|--|--|
|                |               |  | ultimately local taxpayers.   |  | Bonds and suitable<br>guarantees put into place<br>to protect the Fund in case<br>of default.   |   |  |  |
| 6.3<br>Page 24 |               | Member data<br>incomplete or incorrect.  | Incorrect member<br>data causes<br>processing<br>delays.  | AMBER<br>B/2                                     | LPPA raise queries with<br>scheme employers.<br>Member self-service –<br>online tool for members to<br>check and update personal<br>data.<br>Annual data cleansing and<br>checks are undertaken as<br>part of the year end<br>administration process.<br>Data is reviewed as part of<br>the triennial valuation<br>exercise.<br>Reconciliations between<br>General Ledger and UPM<br>undertaken quarterly<br>identifies member<br>mismatches. | GREEN<br>E/3                                    |  | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required  |
| 6.4            | PFM /<br>CMO  | Government white paper<br>on academies, which<br>sets out that it wants all<br>LEA's to convert to<br>academy status within<br>the next 8 years. | There are 42<br>schools currently<br>with the LEA that<br>may need to<br>convert, which<br>could impact<br>existing<br>resources to on-<br>oard and<br>administer.<br>Cost implications<br>for the<br>Administration<br>contract due to | AMBER<br>D/3                                     | To monitor development of<br>Government plans.  | AMBER<br>B/3                                    | Havering to liaise with<br>LPPA to have<br>appropriate plans in<br>place to review<br>resources for<br>implementation and<br>ongoing monitoring. | Risk and<br>controls<br>reviewed<br>February 23.<br>Update – The<br>Government<br>has scrapped<br>the schools bill<br>and the aim to<br>convert all LEA<br>schools to<br>Academies by<br>2030 will not<br>go head. |

| Risk<br>No. | Risk<br>Owner           | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk                                     | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|-------------------------|--|---|--|--|---|------------------------------|---|
|             |                         |  | increased levels<br>of employers and<br>employees to<br>manage.                               |  |  |   |                              | A regulatory<br>review will<br>continue.                                      |
|             |                         | E<br>of Pension Fund Paymen<br>el for all Risks: S151 Offic                                    |   | equer and Transac                                | tional Services.   |   |                              |   |
|             |                         |  |   | •  |  |   |                              |   |
| Page 25     | Lower<br>Levels:<br>CMO | Pension overpayments<br>arising because of non-<br>notification in change of<br>circumstances. | Financial loss.<br>Reputational<br>damage of<br>Pension<br>Administration<br>and the Council. | GREEN<br>C/3                                     | Participate in the National<br>Fraud Initiative (bi-<br>annually).<br>Signed up for DWP<br>database Tell us Once –<br>DWP inform Havering of<br>deaths relating to members<br>of the Havering LGPS fund.<br>Monitored on a daily basis<br>September 20 – Mortality<br>Screening outsourced to an<br>external supplier. Checks<br>carried out monthly.<br>Address checked for<br>deferred pensions prior to | GREEN<br>E/4                                    |                              | Risk and<br>controls<br>reviewed<br>September 23.<br>No changes<br>required   |
|             |                         |  |   |  | payment.<br>Process is in place to<br>investigate return of<br>payment by banks.<br>Internal audit checks<br>carried out.  |   |                              | _   |
| 7.2         | PFM /                   | Internal staff fraud/  | Potential for   | AMBER  | Segregation of duties.   | GREEN   |                              | Risk and  |
|             | CMO                     |  | financial loss.   | C/2  |  | E/3   |                              | controls  |

| Risk<br>No. | Risk<br>Owner | Details of Risk  | Consequences<br>(Effect) of not<br>addressing the<br>risk | Risk Likelihood<br>/ Impact prior to<br>Controls | Controls / Mitigations   | Risk<br>Likelihood /<br>Impact post<br>Controls | Actions /<br>Recommendations | Review of<br>Actions taken<br>to date and<br>further<br>actions<br>identified |
|-------------|---------------|--|---|--|--|---|------------------------------|---|
|             |               | Staff acting outside of their levels of authorisation. |   |  | Pension Fund bank<br>account reconciled to<br>General Ledger monthly.                                  |   |                              | reviewed<br>September 23.<br>No changes<br>required                           |
|             |               |  |   |  | Internal audit checks<br>carried out.<br>Internal disciplinary   |   |                              |   |
| 7.3         | PFM /         | Conflict of interest.                                  | Inappropriate   | AMBER  | process in place.<br>Register of interest  | GREEN   |                              | Risk and  |
| Pa          | СМО           | Connict of interest.                                   | decision making.  | C/2  | declarations are covered<br>within the agenda at all<br>Local Pensions<br>Board/Committee<br>meetings. | E/3   |                              | controls<br>reviewed<br>September 23.<br>No changes<br>required               |
| ige 26      |               |  |   |  |  |   |                              |   |

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