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### Foreword from the Chair of Pensions Committee

As Chair of the Pensions Committee with responsibility for overseeing the investment management and administration of the Falkirk Council Pension Fund ("the Fund"), I am pleased to introduce the 2023/24 Annual Report and Accounts.

I would like to begin by offering my best wishes to all readers of the Accounts; to Committee and Board members; the Pensions team; scheme members; and all those associated with the business of the Fund.

2023/24 was a busy year for the fund as the triennial valuation took place. The valuation is the Fund's regular health check and is also the catalyst to review the contribution rates paid by the employers who participate in the Fund.

The valuation showed the Fund to be in a very healthy state with a funding level of 137%. This is the first time the funding level at a triennial valuation has exceeded 100% and while this is good news for the Fund, its employers and members, it has to be remembered that funding is a very volatile metric so a prudent approach must be adopted if the Fund is to achieve its goal of having sufficient money to pay the benefits promised to members.

In consequence, the funding strategy and investment strategy for the Fund were also reviewed to ensure that the Fund's allocation of capital to various asset classes, such as bonds, equities, property, etc is consistent with our key funding aims of positioning employer contributions at an affordable, stable level and being fully funded over a 20 year period. Asset liability modelling and asset shock testing also took place to ensure the Fund's goals and aims would be met and the result was a small prudent reduction or no reduction to the contributions paid by most employers.

As a body that strives to generate investment returns to help pay for member benefits, the turbulence in the financial markets resulting from the wars in Gaza and Ukraine and global inflation has presented a challenging investment environment. However, the Fund's approach of holding a well-diversified range of assets including equities, property, infrastructure and bonds continues to prove a sound strategy and saw the Fund grow to £3.4bn at 31 March 2024 (£3.2bn at 31 March 2023).

Being a responsible investor, I take pride in the fact the Fund is actively supporting action and conversations with global organisations in an effort to ensure that we achieve net zero by 2050.

Casting my eye forward to 2024/25, I can see important work lies ahead for the Fund from implementing the McCloud remedy, which sees a protection granted in 2015 rolled

out to more members, to getting the Fund ready to onboard to the Pensions Dashboard ahead of its connection date of 31 October 2025.

The Fund is already responsible for managing the pensions for almost 39,000 members with 13,500 of those members receiving monthly pension payments. The size of the Fund, the complexity of the benefits it provides as well as the diverse investment arrangements that fund the benefits paid takes a lot of resource. So, it is vital that the Pensions Team is adequately provisioned, and it was with pleasure that a restructure of the team was approved in March which sees the team increase in size with appropriate constructs in place that build in resilience for the future.

Readers of previous Annual Reports will know that the Fund supported the concept of the eleven Scottish LGPS Funds merging into larger entities and the Fund worked with Lothian Pension Fund to understand the risks and opportunities that might be associated with a merger. Unfortunately, a final decision by Falkirk on whether a merger should take place did not occur due to City of Edinburgh Council's decision to step back from the initiative. In this regard I want to thank Bruce Miller who retired as Lothian's Chief Investment Officer in February for his support and good counsel over the past decade.

Finally, in conclusion, can I take this opportunity to thank my colleagues on the Committee and Board for their dedication and efforts during the past year. I would also like to thank the Pensions Team for their efforts and David Morgan, Ed Morrison and Douglas Macnaughtan who have all stepped down from the Pension Board and Pensions Committee after loyal service.

To all readers, I hope you find the Annual Report and Accounts for 2023/24 helpful and informative.

**Councillor Lorna Binnie** 

**Chair of the Pensions Committee** 



### Statement from the Chair of the Pension Board

A lot has happened since the last Annual Report. We are facing a cost-of-living crisis; the continuing war in Ukraine, the deteriorating situation in the middle-east and the ongoing situation in Gaza. From a humanitarian perspective, none of these can be seen in a positive light.

The situation in Gaza is a shocking and disturbing event that has had knock-on implications for global financial markets. The Fund has sought, and received, various updates from its investment managers and engagement partners to provide assurances that they are taking the necessary action to minimise the financial risk to the Fund; to comply with legal restrictions and from an environmental, social, and governance (ESG) perspective, to engage with companies we invest in to understand the extent and implications of their links with the situation in Gaza.

Regardless of external, global pressures, the Fund continues to perform well. The last triennial valuation, in March 2023, the Fund value stood to be almost £3.2 billion with the Fund actuary assessing a funding level of 137%. A huge difference from the 2017 evaluation when the Fund value was almost £2.2 billion with a funding level of 92%. The increase in the funding level has meant that the Fund has been able to reduce the contribution rate for a number of employers.

The Pension Board has continued to exercise its principal responsibilities of assisting the Pensions Manager to ensure compliance with legislation and regulation. Board members have continued to attend Pension Committee meetings and have been given full opportunity to provide their input. The Board has not had to ask the Committee to review any of its decisions which I believe is an indication that the Scheme's governance and administration is working effectively. I should also mention that, as Chair of the Board, I had some positive input into the review of the Risk Management Policy, the Risk Register and the Risk Assurance Map.

As usual, the Pensions Team have been incredibly busy. Not only ensuring business as usual, but ensuring legal and regulatory compliance in the ever-changing, dynamic environment of pensions. Notably, we cannot underestimate the effort and oversight required to plan and implement the restructure of the Pensions Team to build resilience for the future. This is not an exhaustive list, but some of the external pressures that the Team have to ensure the Fund complies with are: The Cost Cap Mechanism; The McCloud Remedy; The Pensions Dashboard; The Pensions Regulator General Code of Practice; The Pensions Regulator Cybersecurity Guidance and The Local Government Pension Scheme (Scotland) (Amendment) Regulations 2024. Many thanks to the Team for their efforts.

I do feel I need to report one negative this year. After a spending a number of years of time and effort investigating a possible merger with Lothian Pension Fund, I am sorry to have to inform you that, at the last minute, with no prior notice, Edinburgh City Council, the Administrating Authority of Lothian Pension Fund, decided that the merger was not going ahead. It's disappointing that the merger will no longer be happening as I believe that it would have been of benefit to both Funds and their members as this would have seen a single Fund representing 115,000 members, 98 active employers and over £11.3bn of assets. Please be aware that regardless of this decision, we will continue to work in close collaboration with Lothian Pension Fund.

Finally, as Chair of the Board, I would like to thank the Pensions Team, my fellow Board members, the Committee and Council Officers for their commitment and outstanding efforts which ensure the smooth running of the Fund.

**Tony Caleary** 

**Chair of the Pension Board** 

### **Contact us**

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Larbert, FK5 4RU	
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E-mail:	pensions@falkirk.gov.uk
Website:	www.falkirkpensionfund.org

### **Management of the Fund**

Scheme administrator	Falkirk Council
Fund Officers	Amanda Templeman, Chief Finance Officer Catherine Carruthers, Pensions Manager
Actuaries	Hymans Robertson LLP
Bankers	The Royal Bank of Scotland
Custodian	The Northern Trust Company
Investment Advisers	Joint Investment Forum incl. independent advisers Kirstie McGillivray, Stan Pearson
Legal Advisers	Lothian Pension Fund (secondment arrangement) Falkirk Council Legal Services
Additional voluntary contributions (AVC) providers	Prudential Standard Life
External Auditor	Audit Scotland, 4th Floor, South Suite, The Athenaeum Building, 8 Nelson Mandela Place, Glasgow G2 1BT

**Fund Managers** 

Equity
Abrdn
Legal and General
Lothian Pension Fund Investments Ltd (LPFI)
Newton Investment Management
Pictet Asset Management
Schroders Investment Management
Wilshire
Other Real Assets
Abrdn
Astatine Investment Partners
Ancala
Ardian
Brookfield Infrastructure
Dalmore Capital
Equitix
Global Infrastructure Partners
Greensphere

Gresham House
Grosvenor Capital
Harbert Investment Management
Hearthstone
Hermes
Infracapital Greenfield Partners
InfraRed Capital
Innisfree
Iona Capital
KKR
Legal & General
Macquarie
Meridiam
Oaktree Capital
Octopus Real Estate
Resonance British Wind
Schroders Investment Management
The Unite Group
UBS
Vauban
LDI and Gilts
Alcentra
Apogem Capital
Baillie Gifford
Barings
Blackrock
CVC Credit Partners
Lothian Pension Fund Investments Ltd (LPFI)

### **Annual Report and Accounts**

This is the Annual Report and Accounts for the Falkirk Council Pension Fund for 2023/24.

The Annual Report has been prepared in accordance with Regulation 55 of the Local Government Pension Scheme (Scotland) Regulations 2018 and the CIPFA Guidance for Local Government Pension Scheme Funds (2019 Edition) entitled "Preparing the Annual Report".

Performance headlines	2020/21	2021/22	2022/23*	2023/24
Funding Level	106%	113%	137%	146%
Admin cost per member in £	26.72	26.61	32.67	32.03
Investment return %	22.3	13.1	0.8	8.41
Performance v benchmark %	+0.6	+6.9	+12.8	-2.63
External audit outcome	Unqualified	Unqualified	Unqualified	Unqualified

<sup>\*31</sup> March 2023 was a valuation year where a full Fund valuation was conducted. Funding levels at other year ends are estimated by the actuary by rolling forward from the last valuation. All funding levels are a snapshot on a particular date.

Further information on Investment Performance and Returns can be found in the Investment Performance Section of the Report.

#### About the Falkirk Council Pension Fund

Falkirk Council is designated as an "Administering Authority" and is required to operate and maintain a pension fund - the Falkirk Council Pension Fund ("the Fund").

The Fund is used to pay pensions, lump sum benefits and other entitlements to scheme members and their dependants. Contributions are made by employee members and by participating employers. The Fund also receives income from its various investments.

The Fund operates under the terms of the Local Government Pension Scheme which is a public service pension scheme governed by the Public Service Pensions Act 2013. Scheme membership is made up of active, deferred, pension credit and pensioner members. To join the scheme as an active member, a person must be employed by a local authority or by a designated body and not be entitled to join another public service pension scheme.

Employers in the Fund are either Scheduled Bodies – in which case they are legally required to offer the Scheme to their employees, or Admission Bodies – in which case the body has applied to participate in the Fund and their application has been accepted.

The larger Fund employers are Clackmannanshire, Falkirk and Stirling Councils, the Scottish Environment Protection Agency (SEPA), the Scottish Children's Reporter Administration (SCRA) and Strathcarron Hospice. Other employers include several non-profit making charitable bodies located in Central Scotland, as well as two contractors

(Amey and Forth & Oban Ltd) to whom school facilities maintenance has been transferred. A full list of Fund employers is given in Appendix 2 and their contributions are shown on page 30.

In addition to Fund employers, key partners include local authorities, actuaries, banks, government agencies, fund managers, legal advisers, corporate governance and litigation specialists, and various other financial institutions.

# About the Local Government Pension Scheme (LGPS)

- The LGPS is a nationwide pension arrangement for people working in local government and is one of the largest schemes in the UK with over six million members.
- Local authorities and certain other public bodies are required by law to operate the Scheme. Other organisations such as charities, non-profit making entities and contractors may apply to join the Scheme.
- The LGPS (Scotland) is the version of the Scheme which applies to local authorities in Scotland. Other versions apply in England and Wales and in Northern Ireland.
- The Scheme consists of around 100 regional pension funds across the UK of which 11 are based in Scotland – one of which is the Falkirk Council Pension Fund.
- The LGPS is a funded scheme, which means monies are set aside to pay for benefits as they fall due, thus helping to reduce the costs falling on future generations.
- The LGPS is a defined benefit scheme providing a range of high-quality inflation linked benefits based on members' salaries and, where the member was in service before 1 April 2015, their years of scheme membership. Unlike other forms of pension provision, benefits do not depend on investment performance.
- For more information about LGPS (Scotland), please visit <u>www.falkirkpensionfund.org</u> or <u>www.pensions.gov.scot/local-government</u>

### **Management Commentary**

### Summary

The biggest achievement for the Fund during 2023/24 was successfully running and completing the Fund's triennial valuation. A variety of challenges emerged throughout the valuation process, but the valuation was successfully concluded and showed the funding level at 31 March 2024 to be 137%. Operationally, the Pensions Section has continued to deliver an efficient and full range of services to stakeholders while resourcing issues were identified, and corrective action taken to re-structure the section with a view to making it fit for the future. Economically, the Fund is in a strong position to weather the storm of global volatility in the financial markets and persistent high inflation through its prudent approach to the diversification of its investments and strong funding level. It is noted that the strong funding position is due in part to the raised interest rates arising from Central Banks' efforts globally to control inflation. This position could be expected to unwind should rates start to fall, hence the prudent approach being taken with regard to investment strategy and employer contributions.

During the year, the Fund delivered an investment return of 8.41%, which was 2.63% under the benchmark return of 11.04% but above the 5.1% investment return assumed in the triennial valuation. The Fund remains in a healthy condition and is currently in a positive net cash flow position when the exit credit payments made to two exiting employers are discounted. However, the longer-term trend is towards a negative cash flow position as the ratio of deferred and pensioner members to active members increases. With lower rates of employer contribution also due during the triennium 1 April 2024 to 31 March 2027, the Fund may need to adopt a more income-oriented strategy to ensure pension benefits are paid when they fall due. This position is carefully monitored and has been built into the Fund's funding strategy.

At 31 March 2024, the Fund had assets of £3.4 billion (£3.2 billion at 31 March 2023) and the actuary estimates an increase in funding level to 146% based on rolled forward figures and assumptions adopted at the 2023 Valuation. The Fund invests in line with its Statement of Investment Principles and an investment strategy both of which were reviewed in 2023/24 to ensure the Fund takes a prudent and appropriate investment approach. Following the completion of this review a slight alteration was made to the Statement of Investment Principles and the strategic asset allocations and permitted ranges of the policy groups.

Although the revised investment strategy and Statement of Investment Principles were approved on 14 March 2024, investment and asset allocation during 2023/24 was based on the Statement of Investment Principles produced following the investment strategy review that was carried out in 2021/22.

The remainder of this commentary looks at the Fund's business model, the key themes feeding into 2023/24, and management's observations on the overall performance and the outlook for the Fund.

#### **Business Model**

The day to day running of the Fund is carried out by the in-house Pensions Team whose key objectives are:

- to provide an efficient and cost-effective service that meets members' needs
- to oversee the safeguarding and prudent investment of Fund assets, and
- to contribute to the good governance of the Fund in compliance with statutory requirements.

The Fund is managed and administered from the Foundry in the Central Business Park, Larbert. However, staff continue to be home and office based in a hybrid working arrangement.

The Team is managed by a Pensions Manager who reports to the Chief Finance Officer. Accountability is to the Pensions Committee, the Pension Board, Fund Employers and Scheme Members.

The work of the Team covers the following areas of activity:

- membership and benefits administration
- investment
- governance and risk management
- funding
- accounting
- communications

**Membership and benefits administration** is undertaken internally by the Pensions Team. For more detailed information on this activity, turn to the Scheme Administration Section.

**Investment** of the Fund's assets is undertaken by a range of specialist managers. Investment strategy is set by the Pensions Committee. Implementation of the strategy is delegated to the Chief Finance Officer. Both Committee and Chief Finance Officer receive advice from investment professionals via the Joint Investment Forum (JIF). Investment mandates are overseen by the Pensions Section and LPFI Officers via the Shared Service Agreement. More Information about the Fund's investment management arrangements is given on page 45.

**Governance and risk management** is the responsibility of the Pensions Committee to whom Fund business has been delegated by Falkirk Council. The Committee is supported by the Pension Board to ensure that decisions are made in line with the rules of the Scheme and in accordance with good practice. More information on Fund Governance can be found on page 18. Information on Risk Management can be found on page 73.

#### Governance

All of the joint Pensions Committee and Board meetings were quorate and discussed a full diet of business, including Fund Investments, Business Continuity Plans for the Fund, the Annual Report and Accounts and Annual Audit Reports.

Full details of the Fund's Governance arrangements can be found on <u>page 18</u> and in the Governance Compliance Statement.

#### Risk

An updated version of the Risk Register was approved by the Pensions Committee at its meeting on 14 March 2024. It documented the highest risks to the Fund as being climate change; succession planning; lack of knowledge from those responsible for governance; compliance failure; poor data and cyber security. One risk increased from medium to high due to potential legal cases and future government policy which is beyond the Fund's control, but could affect the Fund's funding position.

Two risks relating to the failure of a Fund employer and staff error or backlogs were downgraded. The risk attaching to the failure of a Fund employer is in part mitigated by the low number of employers who could exit the Fund and the strong funding position of those employers. The structure of the Pensions Section was also reviewed during 2023/24 with a new structure being agreed in March 2024 to build in long term resilience and address backlogs.

A significant part of the risk register is devoted to investment risk given that it is critical to the Fund's ability to pay benefits and maintain stable employer rates. A myriad of risk elements go into make up investment risk, including market risk, liquidity risk, currency risk, economic risk and political risk. These are all described in more detail in the Fund's Statement of Investment Principles. Clearly, the challenging economic environment, global unrest and cost of living crisis pose an increased level of investment risk for the Fund. However, we are confident that our governance arrangements, which link the Pensions Committee, the Chief Finance Officer, and the JIF, along with our diversification strategy, position the Fund sensibly in the face of these headwinds.

The risk that was added in 2022/23 to cover the potential for work relating to the merger of the Falkirk Council and Lothian Pension Funds to be a distraction from "business as usual" has been removed in view of the merger not proceeding.

Further details of key risks and mitigations can be found in the Risk Management section.

**Funding** strategy is set by the Pensions Committee with advice and guidance from Hymans Robertson, the Fund Actuary.

**Accounting** and financial control is undertaken in house by the Pensions Section using information from the various managers, Council internal financial systems and the Fund Custodian – Northern Trust.

#### Communications are delivered via:

- the Pension Fund website
- annual benefit statement
- pensioner payslip messaging
- ad hoc scheme benefit change notifications sent by post

### **Investment Arrangements**

The Fund's investment strategy was reviewed in 2023/24 and a slight alteration was made to the strategic asset allocations and permitted ranges of the policy groups, with two policy groups renamed from LDI (liability driven investment) and Non-Gilt Debt to Sovereigns and Credit.

The revised strategy aims to leverage the Fund's strong funding position by reducing overall investment risk, through a 5% reduction in the weight of the Equity policy group and a 5% increase in the allocation to the Sovereigns policy group, while maintaining sufficient levels of investment return to deliver a long-term affordable employer contribution rate. A modest 2% allocation to the Cash policy group recognises the operational cash requirements of the Fund. The revised weightings have been determined following an asset/liability modelling exercise and are deemed appropriate in view of the Fund's improved financial position. The revised strategy, although approved on 14 March 2024, will be implemented in effect from April 2024. During 2023/24 assets were invested in line with the previous investment strategy (see page 47). A comparison of the old and new investment strategies is set out in the table below:

Policy Group %	2023/24 Strategy	2024/25 Strategy	Previous Permitted Ranges	Current Permitted Ranges
Equities	60	55	50 – 70	45 – 65
Real Assets	20	20	10 – 30	10 – 30
Credit	10	8	0 – 20	0 - 20
Sovereigns	10	15	0 - 20	5 – 25
Cash	0	2	0 – 15	0 – 15
Total	100	100		

During the financial year, the Fund transitioned around £220m of assets from the passive equity mandate with LGIM to a Global High Dividend mandate managed by LPFI. This was followed by a further deployment of £125m from the global mandate with Newton to the Global High Dividend mandate with a smaller allocation being made to the Global Low Volatility mandate.

Allocations to new and existing Real Asset managers continued to be made during the year.

The Fund continues to work with Hermes EOS, as Engagement provider to the Fund, to ensure that the Fund's responsible investment principles in areas such as climate change and human rights are effectively argued.

For more information, see the Investment Policy and Investment Performance Sections of the Report.

### McCloud

In mid-2019, the Court of Appeal decided in the "McCloud" case that certain provisions of the LGPS introduced in 2015 to protect older members of public service pension schemes amounted to age discrimination. Since the hearing, Government and associated agencies have been considering how to remedy the situation and laid legislation governing the implementation of the remedy during 2023/24. The remedy came into force on 1 October 2023.

The chosen method of redress is to "level up" protections and extend the "statutory underpin" to a broader range of members. This is to be applied retrospectively to 1 April 2015 and will have cost and administration implications. A report commissioned from Hymans Robertson indicated that a potential 9,750 Falkirk members could be impacted if the likely remedy was adopted, requiring an additional 800 hours of resource to process.

When performing the 2023 triennial Valuation, the actuary valued liabilities on the basis that the expected solution, as articulated in SPPA's letter to Administering Authorities dated 28 April 2023, would be applied.

### **Cost Cap**

The Cost Cap is the mechanism through which risks around the cost of the Scheme are shared between employer and member. It acts as a safety valve so that, in the event of the Scheme becoming significantly more (or less) expensive than expected, member contributions or benefits can be changed.

On 19 April 2024, the Government Actuary's Department released the results for the 2020 HM Treasury cost control as it related to the LGPS in Scotland. The results can be found at <a href="https://www.gov.uk/government/publications/2020-valuation-local-government-pension-scheme-scotland">https://www.gov.uk/government/publications/2020-valuation-local-government-pension-scheme-scotland</a>.

The results showed that the core cost was 12.4 per cent of pensionable pay. This is 2.8 per cent below the employer cost cap of 15.2 per cent. As this lies within 3 percent of the cost cap corridor, there is no breach of the cost control mechanism. In consequence, there is no requirement for Scottish Ministers to consult on changes to the scheme

### **Relationship with other Pension Funds**

The Fund has a collaborative working arrangement on investment matters with the Lothian and Fife Pension Funds with the object of delivering improved outcomes for Fund stakeholders through cost savings and quality of decision making. Savings come from investing collaboratively at scale and by being able to access private markets. In terms of the level of service received, the Fund has the reassurance that its assets are being monitored continually by the Lothian Pension Fund in house investment team (LPFI

Limited) with strategic oversight coming from the Joint Investment Forum which consists of two investment specialists, who are independent of the Lothian Pension Fund.

The Fund continues a shared service agreement with LPFI Limited, the regulated vehicle of Lothian Pension Fund. This provides the Fund with investment arrangement and advisory services and is the key to allowing the Fund to access investments in private markets. The Fund has an investment management agreement with LPFI Limited authorising them to manage a sovereign debt investment mandate (formerly known as liability driven investment – LDI), a TIPS (Treasury inflation protected securities), GLOVE (Global Low Volatility Equities) and Global High Dividend mandate.

The Fund has also entered into a shared service agreement with LPFE Limited, the employment vehicle of Lothian Pension Fund. Under this agreement, the Fund accesses specialist legal advice from the internal Lothian Pension Fund team on a range of investment and other pensions related matters.

Whilst the current arrangements relate mainly to investment matters, the Fund continued to explore the possibilities of collaboration in other areas, such as scheme administration with a view to a potential merger of the Lothian and Falkirk Council Pension Funds. However, this exploration ended when City of Edinburgh Council withdrew from the process.

### **Review of Scheme Structure**

The Scheme Advisory Board (SAB) launched a review into the structure of the LGPS in Scotland during 2018. In response to the consultation, Falkirk supported a three Fund structure, recognising the potential for economies of scale and fee savings from a merged structure plus the prospect of a more resilient model to service the needs of contributors, pensioners, and employers.

Consultation responses were considered by the SAB during 2019 and since then the project group has researched and extensively analysed existing reports and information relating to the options for the future. A gap analysis of information which would be needed to develop a detailed business case for the various options has also been undertaken.

However, the SAB were asked by Scottish Ministers to pause work on the structure review until the outcome of the English and Welsh review of the 'Pooling' agenda becomes clear and the process of the proposed merger and governance model of the proposed Lothian and Falkirk Council Pension Fund merger was established.

Although the merger is no longer progressing, the Lothian and Falkirk Council Pension Funds continue to work together closely, and we expect the SAB will resume its structure review in due course.

### **Scheme Changes**

The Local Government Pension Scheme (Remediable Service) (Scotland) Regulations 2023 came in]to force on 1 October 2023. These regulations made changes to ensure compliance with the Public Service Pensions and Judicial Offices Act 2022 in relation to a member's remediable service as a result of the discrimination identified by the McCloud judgment. These regulations see the protection that was afforded to older scheme members through the statutory underpin extended to younger qualifying members as well as some tweaks to the operation of the underpin to ensure it delivers the desired policy intention. In line with disclosure requirements, members of the Fund were written to, to advise them of the changes to the Scheme rules.

The Local Government Pension Scheme (Scotland) (Amendment) Regulations 2024 came into force on 28 March 2024. These regulations amended the provisions of the 2018 Regulations which relate to the date on which the pension a member builds up after 31 March 2015 is revalued to reflect the increase or decrease in the cost of living. This timing change allows the measurement of pension savings to fully align with the tax year and, as a result, only new savings are measured and weighed against the annual allowance. Savings made in earlier years are effectively carved out and removed from the assessment.

### **Data Quality Standards**

The Regulator requires that Funds take a pro-active approach to improving data quality. Accordingly, each year the Fund undertakes an annual data quality exercise in which Fund data is assessed against approximately 100 individual tests. The 2023/24 exercise disclosed that the Fund had a Common data score of 99% (98.9% in 2022/23) and a Scheme Specific data score of 92% (89.91% in 2022/23).

It is heartening to see a modest improvement to the Scheme Specific data score which can be attributed to putting our final employers onto monthly data collection and our common data score remaining high. However, it is understood that some of the remaining gaps reflect the way data has been collected historically and does not materially impact member benefits, although, we will continue to seek to improve these scores going forward.

### **Remuneration Report**

There is no need for the Fund to produce a remuneration report, as the Fund does not directly employ any staff. All staff are employed by Falkirk Council, and their costs are charged directly to the Fund. Details of the remuneration of key management personnel can be found at Note 24a.

#### Outlook for 2024/25

The investment outlook is expected to continue to be challenging for the Fund and although the persistently high levels of inflation are expected to come down, the general turbulence in the financial markets looks set to continue with a pending General Election and global unrest from the wars in Gaza and Ukraine. While this brings challenges, the long-term nature of the Fund makes it uniquely positioned to weather these storms. The diversification of the Fund's assets, its income and prudent approach to investment

means the Fund is under no pressure to become a forced seller of assets in these unpredictable times and can choose when to adopt a more income-oriented strategy.

Now that all of our employers are making monthly data submissions, we will seek to build on the improvements to member experience and satisfaction by rolling out to the remaining membership the retirement modellers and benefit projectors that are available to some members through our member self-service portal, My Pension Online. Other projects that are designed to improve the Fund's digital and carbon footprint include the implementation of an enhanced workflow management tool which could see improvements to the processing of retirements as the process moves online.

These projects will be undertaken in tandem with the various regulatory matters that require rectification work, and which remain in scope, such as, implementing the McCloud remedy as well as getting ready to connect to the Pensions Dashboard by 31 October 2025.

Despite the challenges on the horizon, the Fund remains in a healthy financial state and with a stable and experienced team in place to take forward a meaningful agenda for improvement.

Lorna Binnie

Committee

Date: 24 September 2024

kenneth lawrie

Chief Executive of Falkirk Council

Date: 24 September 2024

amanda templeman

**Chief Finance Officer** of Falkirk Council

Date: 24 September 2024

#### **Fund Governance**

#### Overview

Falkirk Council is the Administering Authority of the Falkirk Council Pension Fund (the "Fund") and is responsible for ensuring that pension fund business is conducted both lawfully and in accordance with proper standards and that contributions from members and employers are invested prudently and properly accounted for.

Falkirk Council has delegated its pensions function to a Pensions Committee. Various operational and investment activities have been further delegated to the Chief Finance Officer. Fund business is overseen by a Pension Board set up to comply with the requirements of the Public Service Pensions Act 2013.

The governance arrangements for the Fund are explained in its over-arching Governance Policy which can be found on the Fund website. Governance arrangements are reviewed from time to time to ensure they remain relevant and effective.

#### **Annual Governance Statement**

The Local Authority Accounts (Scotland) Regulations 2014 require:

- Councils to conduct an annual review into the effectiveness of the systems of internal control; and
- Councils to include an Annual Governance Statement in the Annual Accounts.

The Annual Governance Statement describes the governance arrangements and internal controls operated by the Fund during the accounting year.

### **Governance Compliance Statement**

Regulation 53 of the Local Government Pension Scheme (Scotland) Regulations 2018 requires the Fund to publish and maintain a Governance Compliance Statement, setting out how Fund business is conducted and how stakeholders are represented in the decision-making process. As required by Regulation 55, the Governance Compliance Statement is included in the Annual Accounts.

### **Pensions Committee**

The Pensions Committee is responsible for the strategic management of the Fund's assets and the administration of members' benefits.

The Committee consists of nine members – six elected members from Falkirk Council and three members representing employer, member, and pensioner interests. The three co-opted members have full voting rights and full access to papers. The Committee meets at a minimum on a quarterly basis with meetings being held mostly in public session. During 2023/24, the Committee held five meetings, all of which were joint meetings with the Pension Board.

Committee Members	
Cllr Lorna Binnie (Chair of Pensions Committee)	Elected Member (Falkirk Council)
Cllr David Aitchison	Elected Member (Falkirk Council)
Cllr Euan Stainbank	Elected Member (Falkirk Council)
Cllr lain Sinclair	Elected Member (Falkirk Council)
Cllr Jim Flynn	Elected Member (Falkirk Council)
Cllr Robert Spears	Elected Member (Falkirk Council)
Cllr Bryan Quinn	Employer Representative (Clackmannanshire Council)
Mr Andy Douglas	Member Representative (Unison)
Mr Douglas Macnaughtan to 22/09/2023 vacant from 23/09/2023	Pensioner Representative

A replacement for the Pensioner Representative will be appointed in 2024/25.

The Committee's main responsibilities are:

- to agree Fund governance arrangements
- to oversee Fund administration
- to establish and review Fund investment policy
- to agree the Fund's strategic asset allocation
- to monitor the implementation of Fund investment strategy
- to take proper advice in relation to investment matters
- to formulate and monitor a funding policy for the Fund
- to approve the Pension Fund Budget and monitor performance against budget
- to approve the Annual Report and Accounts
- to approve the Fund's audit plan
- to approve the Fund's training arrangements

The Committee is supported at its meetings by officers and professional advisers. The External Auditor attends some of the Committee meetings. Attendance is recorded in the meeting Minutes. All meetings are held hybrid and streamed on-line.

Details of the Committee members who are also members of the Scheme are given in Note 24.

#### **Pension Board**

In accordance with the Public Service Pensions Act 2013, a local Pension Board has been established since 1 April 2015 to assist the Scheme Manager (i.e. Falkirk Council) in securing compliance with the scheme rules and with the Pension Regulator's Codes of Practice.

The Pension Board comprises eight members - four Member and four Employer Representatives. This meets the requirements of both the Public Service Pensions Act 2013 and the Local Government Pension Scheme (Scotland)(Governance) Regulations

2015. The Board generally meets in conjunction with the Pensions Committee but can choose to meet on its own.

The Member Representatives are drawn from the membership of the three main Trade Unions representing Scheme members, namely Unison, Unite and GMB. The four employer representatives are drawn from the largest Fund employers not already represented on the Pensions Committee. Board members are appointed for a four-year term but may be reappointed to serve a further term in accordance with agreed timescales.

The Board Chair rotates between the Employer and Member Representatives on an annual basis with the Chair passing from a Member Representative to an Employer Representative at the June 2023 joint meeting of the Pensions Committee and Pensions Board.

The Board Members at 31 March 2024 were as follows:

<b>Board Members</b>	
Mr Tony Caleary	Member Representative (Unison)
Mr Sandy Harrower	Member Representative (Unite)
Mr Raymond Smith	Member Representative (GMB)
Mr David Wilson	Member Representative (Unison)
Ms Angela Milloy	Employer Representative (SEPA)
Mr Ross Mackenzie	Employer Representative (SCRA)
Mr Martin Clark	Employer Representative (Stirling Council)
Ms Nicola Griffin	Employer Representative (Strathcarron Hospice)

### **Board Changes**

Ms Angela Milloy and Mr Ross Mackenzie were appointed to the Board on 16 June 2023 following the departure of Mr David Morgan and Mr Ed Morrison. Mr Martin Clark was appointed to the Board on 4 January 2024 following the departure of Mr George Murphy.

Details of Board members who are also members of the Scheme are given in Note 24.

#### Frequency of Meetings and Attendance

Good governance of the Fund relies on formal oversight meetings being regularly convened and attended by Committee and Board members. Members are, therefore, expected to attend the majority of all scheduled meetings.

During 2023/24, five meetings were scheduled. The table below gives details of the meeting dates and the individual attendance records of Committee and Board members during the year.

### Meetings during 2023/24

Pensions Committee	Appointment Date	15/06/23	28/08/23	21/09/23	30/11/23	14/03/24
L. Binnie	05/05/2022	✓	✓	✓	✓	✓
E. Stainbank	05/05/2022	✓	✓	✓	✓	✓
I. Sinclair	05/05/2022	✓	✓	✓	Х	✓
J. Flynn	05/05/2022	✓	✓	✓	✓	✓
R. Spears	27/10/2022	✓	✓	✓	✓	✓
A. Douglas	05/09/2013	Х	✓	Х	Х	Х
B.Quinn	05/05/2022	✓	✓	✓	Х	✓
D. Mcnaughtan	02/09/2020	✓	Х	Х	n/a	n/a
D. Aitchison	03/08/2021	✓	✓	✓	✓	✓
Pension Board						✓
G. Murphy	05/03/2020	✓	✓	✓	✓	n/a
M. Clark	04/01/2024	n/a	n/a	n/a	n/a	✓
E. Morrison	26/06/2015	Х	n/a	n/a	n/a	n/a
R. MacKenzie	16/06/2023	n/a	✓	✓	✓	✓
T. Caleary	17/02/2020	Х	✓	✓	✓	✓
N. Griffin	19/10/2022	✓	Х	✓	✓	✓
D. Wilson	17/02/2020	Х	Х	✓	✓	✓
S. Harrower	26/06/2015	✓	✓	✓	Х	✓
R. Smith	18/02/2021	Х	✓	Х	Х	✓
D. Morgan	01/12/2021	✓	n/a	n/a	n/a	n/a
A. Milloy	16/06/2023	n/a	✓	✓	✓	✓

### **Training for those with Governance Responsibilities**

The Fund's training policy recognises that those involved in the governance of the Fund should have the necessary level of skills and knowledge to allow them to carry out their duties effectively.

Training is normally provided through a variety of means, including:

- seminars and conferences offered by industry-wide bodies
- training as part of formal meetings provided by Fund officers and/or external advisers
- circulation of investment manager reports
- access to the Fund website and secure portal for up-to-date information

During 2023/24, training events were provided virtually and in person covering a wide range of topics from administration to investment and governance. Various members of the Committee and Board attended the following online or in person events:

- General in-house Committee and Board training
- Investments and Pensions Summits hosted by LGC
- Investment strategy review training
- Benchmark training
- LAPF Strategic Investment Forum

Valuation and Funding Strategy training

Senior officers continued to attend online and in person events covering investments, cybersecurity, data protection, risk, cost transparency, the McCloud Remedy, Pensions Dashboard and the Code of Practice.

Training arrangements for 2024/25 are expected to be provided both online and in person.

#### Conflict of interests

A conflict of interest occurs where a financial or other interest exists which is likely to prejudice the way a person exercises their functions as a member of the Committee or Board. This does not include a financial or other interest arising merely by virtue of being a member of the scheme.

The standards expected of Committee and Board members are set out in the Fund's Conflict of Interest Policy.

There is a standing agenda item at each Pensions Committee and Board meeting for members to declare such interests. Any declarations are recorded in the minutes.

### Freedom of Information, Accountability and Transparency

Pensions Committee agendas, reports and minutes are published on the Falkirk Council website.

Pensions Committee meetings are open to members of the public (with the exception of commercially sensitive items which are taken as private business).

During 2023/24, the Fund responded to 32 Freedom of Information requests (28 in 22/23), the majority of which related to the composition of the Fund's assets.

#### **Documentation**

The minutes of Pensions Committee and Board meetings can be found on the Falkirk Council website <a href="www.falkirk.gov.uk">www.falkirk.gov.uk</a> by accessing the Meetings Schedule for the Pensions Committee.

Other documents pertaining to Fund Governance can be viewed or downloaded from the Pension Fund website www.falkirkpensionfund.org including:

- Annual Report and Accounts
- Funding Strategy Statement
- Governance Framework Document
- Statement of Investment Principles
- Statement of Responsible Investment Principles
- Valuation Reports

### **Funding Strategy Update**

#### Overview

The Funding Strategy Statement is the formal record of how the Fund will meet its obligations to pay benefits. It contains details of the Fund's funding objectives, including its approach to balancing the conflicting aims of prudence and contribution rate affordability. The Funding Strategy Statement is intended to give stakeholders, and employers in particular, reassurance that individual funding positions are being determined in a fair and consistent manner. It also demonstrates to regulators that a prudent approach is being taken to funding liabilities and that rates are being set with regard to inter-generational fairness.

Following consultation with Trade Unions and Fund Employers, a revised version of the Funding Strategy Statement was agreed by the Pensions Committee on 14 March 2024. The funding objectives were largely unchanged from the previous version of the document and specify that the Fund should:

- have a high likelihood of holding enough assets to meet future benefit payments over the long-term
- target a funding level of 100% (i.e. assets = liabilities) over a 20 year period
- allow a maximum period of 20 years for employers to repair any funding deficit
- provide stability and affordability of employer contributions
- hold sufficient cash to meet immediate benefit commitments

The main change to the strategy document was the creation of two policies. The first sets out the Fund's approach to cessation valuations for employers wishing to leave the Fund and the second sets out when the Fund may consider an inter-valuation review of employer contributions.

The Funding Strategy Statement is the key reference point used by the actuary when undertaking the three yearly Fund valuations. For the 2023 valuation, as set out in the strategy statement, the actuary continued to take a risk-based approach to setting contribution rates by having regard to:

- the money each employer needed to hold in order to pay benefits ("funding target")
- the time period over which full funding is to be targeted for employers ("time horizon")
- the probability of the funding target being met by the end of the time horizon taking account of the nature of the organisation.

In broad terms, the funding strategy requires that there should be at least a 75% chance of an employer being fully funded or better at the end of their time horizon.

The Funding Strategy also permits contribution increases (and decreases) to be implemented on a graduated basis for employers that are deemed very low risk (i.e. Government backed or with tax raising powers). This facility known as the "contribution rate stability mechanism" helps minimise the budgeting issues that can arise for employers from sharp changes in contribution rate levels. However, due to the strong funding position of the Fund, employer contribution rates have been fixed for the period 1 April 2024 to 31 March 2027.

The Funding Strategy is instrumental in setting employer contribution rates and in influencing investment strategy. The employer contribution rates for 2023/24 were set by reference to the 2020 Valuation and Funding Strategy in force at that valuation. The material difference in the funding strategies is an increase to the prudence taken in the 2023 funding strategy which affects the employer contribution rate from 1 April 2024 and which requires that there should be at least a 75% (previously 70%) chance of an employer being fully funded or better at the end of their time horizon.

The Funding Strategy is set with the intention of delivering a successful outcome for the Fund over the longer term and is designed to be sufficiently robust to withstand short term market swings.

### **Actuarial Update**

#### Overview

The solvency of the Fund is assessed on a regular basis. A formal funding valuation is carried out every three years by an independent actuary to determine how much money needs to be paid by employers to allow benefits to be paid now and in the future. The Fund also asks the actuary to provide an estimate of the funding position at each year end based on the valuation assumptions.

The most recent formal valuation took place on 31 March 2023 and set the contribution rates to be paid by employers for the three years from 1 April 2024 to 31 March 2027. The valuation work was undertaken during 2023/24 by the Fund Actuary, Hymans Robertson, and reported to the Pensions Committee in March 2024. The findings are summarised in the actuarial statement for 2023/24 which is set out in Appendix 1.

A separate estimate of the funding position is undertaken each year by the Fund Actuary. This is based on prescribed assumptions which comply with IAS26 accounting requirements and is not relevant to the Fund's long-term funding strategy. Details of the IAS 26 valuation at 31 March 2024 can be found in Note 20.

### **Funding Position**

The results of the 2023 valuation disclosed a funding level of 137%, meaning that the Fund had the monies needed to pay the benefits members had accumulated at 31 March 2023. This represented a significant improvement on the 2020 funding position of 94%. As the table below shows, a more recent funding estimate as at 31 March 2024 indicates that the position has improved from 2023. Whilst an estimated funding level of 146% is very positive, it should be stressed that the funding level is a very volatile metric and what is important to the Fund is having a strategy which gives it a strong probability of being able to meet its long-term funding commitments and the Fund has an investment strategy and funding strategy in place to achieve this goal.

	2020 Valuation	2023 Valuation	2024 Estimate
Assets	£2,329m	£3,195m	£3,470m
Liabilities	£2,481m	£2,330m	£2,380m
Funding Surplus / (Deficit)	(£152m)	£866m	£1,090m
Funding Level	94%	137%	146%

For the avoidance of doubt, the estimated 2024 Fund liability of £2,380m does not appear in the financial statements. This is because the number includes an estimate of future payments to be made from the Fund, whereas the financial statements only take account of the Fund's obligations to pay pensions as at 31 March 2024.

### **Funding Assumptions**

In estimating the March 2024 funding position, the actuary has made judgements about both assets and liabilities.

For assets, the actuary has taken account of cash flows and investment returns from the last valuation date. For liabilities (i.e. the money the Fund needs to hold to meet its benefit commitments) the sum assessed by the actuary is somewhat less than the total of all future benefit payments owing to the fact that the actuary assumes – prudently – that the Fund will achieve a given return on its investments in the future.

Further relevant assumptions made are:

	2023 Valuation	2024 Estimate
Assumed future investment return (based on 75% likelihood of success)	5.1%	5.6%
Salary increase assumption	2.8%	2.9%
Pension increase assumption	2.3%	2.4%

The increased cost of Government borrowing has led to best estimates of investment returns being revised upwards.

The salary increase assumption still has some has significance because wage inflation impacts the final salary benefits of members with pre 2015 rights, although this assumption assumes less importance as time moves on due to members with pre 2015 rights becoming pensioners.

The pension increase assumption is relevant because benefits in payment are increased in line with inflation as determined by rises in the Consumer Price Index.

Mortality assumptions are unchanged from the 2023 valuation. Mortality rates are reassessed at each of the three yearly valuations and draw on the analysis of Fund longevity experience built up through participation in Club Vita.

### Changes since the 2023 valuation

The estimated funding results are dependent on a number of factors including the membership details, current financial conditions, the outlook for future financial conditions and demographic trends such as longevity. Changes in each of these factors can have a material impact on the results and the turbulence in the global markets arising from the wars in Gaza and Ukraine, combined with persistent high inflation in the UK has created a challenging investment environment for the Fund to navigate.

The improvement in the past service funding has been partly driven by the 0.5% increase to employer contribution rates for 2023/24 which was designed to protect the Fund's funding position from a benefit improvement that was expected to occur following the completion of the Cost Cap review (see <a href="majorage-14">page 14</a>). The expected benefit improvement did not take place and the impact of the increased employer contributions that were paid

during 2023/24, is reflected in the estimated funding level of 146% at 31 March 2024. However, most market commentators agree that there is still considerable uncertainty around the future economic impact of the persistent high inflation in the UK which is set to be on a downward trajectory, but with a General Election due to be held in 2024, readers should view the funding level – a volatile metric at the best of times - with caution and in the context of the wider economic environment.

The change in funding position from a small deficit at 31 March 2020 to a surplus at 31 March 2023 is mainly derived from the improvement in gilt yields. The actuary has indicated that the likelihood of the Fund having sufficient assets to meet benefit payments has improved from 70% at the 2020 valuation to 75% at the 2023 valuation. The impact of the improved asset position has, however, been slightly tempered by an increase in the cost of benefit provision which is mainly due to higher long-term inflation expectations.

Details of the actuarial assumptions and method adopted for the 2023 Valuation are contained in the link to the Valuation Report (see Appendix 3).

### **Financial Performance**

### Overview

This section reports primarily on the Fund's income, expenditure, and cash flows during 2023/24.

### **Annual Budget**

The Pensions Team prepares a Fund Budget for review and approval by the Pensions Committee. The budget focuses on controllable expenditures and so excludes benefit payments, contributions received and transfers in and out of the Fund. The investment costs do not take account of fees deducted directly from capital. As a result, the actual investment management costs in the table below do not reconcile to Note 11.

A summary of the actual and budgeted expenditure for 2023/24, together with the budget for 2024/25, is set out below. More information about Fund costs is given in <a href="Note 11">Note 11</a> and <a href="11">11a</a>.

	Budget 23/24	Actuals 23/24	Variance 23/24	Budget 24/25
Benefits administration	£	£	£	£
Employee expenses	819,960	749,888	(70,072)	903,610
IT Costs	367,840	380,489	12,649	408,320
Projects	110,000	0	(110,000)	110,000
Payslips and postage	47,000	46,175	(825)	45,000
Other	56,940	69,074	12,134	91,400
<b>Benefits administration Total</b>	1,401,740	1,245,625	(156,115)	1,558,330
Oversight and governance costs				
Employee expenses	147,410	132,018	(15,392)	285,080
Investment advice (inc. external)	280,000	223,785	(56,215)	295,500
Infrastructure deals & property advice	414,000	367,600	(46,400)	515,000
Actuarial fees	160,000	145,056	(14,944)	140,000
Engagement services and voting	80,000	89,106	9,106	90,000
Tax advice and legal fees	70,000	35,628	(34,372)	70,000
Performance measurement	120,000	124,486	4,486	140,000
Other	127,870	101,500	(26,370)	135,210
Oversight & governance Total	1,399,280	1,219,179	(180,101)	1,670,290
Investment management costs				
Managers fees	4,539,500	4,027,183	(512,317)	4,810,500
Custodian costs	150,000	130,415	(19,585)	150,000

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Aborted deal costs	75,000	-	(75,000)	75,000
Other	5,000	10,455	5,455	5,000
Investment management Total	4,769,500	4,168,053	(601,447)	5,040,500
Project Forth	13,432,200	23,014	(13,409,186)	-
Pension Fund Total	21,002,720	6,655,870	(14,346,849)	8,269,120

The main variances between the budgeted and actual amounts for 2023/24 related to:

Cost category	Under/Over spend	Comments
Benefits administration	Underspend	Savings from staff costs resulting from the time lag between vacancies arising and being filled and project implementation related to the Pensions Dashboard and the McCloud remedy moving to 2024/25.
Oversight and governance	Underspend	Savings from a reduction in the need for external investment and tax advice as well as recharges from Lothian being lower than originally budgeted.
Investment management	Underspend	Savings in manager fees, as fees are set as % of the asset value and due to market movements actuals will always differ from estimates.
Project Forth	Underspend	There was only a small spend in relation to MSS (Members Self Service) implementation which was mostly completed in 2022/23 with some costs falling to 2023/24, before Project Forth ended.

The budget for 2024/25 (excluding Project Forth) represents an increase by £699k from the 2023/24 budget. The main changes are:

Cost category	Increase or Decrease	Comments
Benefits administration	Increase	The budget accounts for additional staff recruitment, pay award and inflationary increase to IT costs.
Oversight and governance	Increase	The budget takes into account changes in team structure, pay award and increase in recharges from Lothian Pension Fund for dealing, advice and monitoring of Infrastructure portfolio.
Investment management	Increase	Increase in recharges from Lothian Pension Fund due to more assets being under Lothian's management.

### Contributions made to the Fund in 2023/24

During 2023/24, employees and employers paid the following contributions:

Employer Name	Employees in £'000	Employers in £'000
Central Scotland Joint Valuation Board	(113)	(397)
Clackmannanshire Council	(2,950)	(11,547)
Falkirk Council	(8,630)	(33,784)
Forth Valley College	(547)	(2,090)
Police Scotland	(465)	(1,649)
Scottish Fire & Rescue	(53)	(189)
Scottish Childrens' Reporter Administration	(1,184)	(3,833)
SEPA	(3,346)	(10,754)
Stirling Council	(5,550)	(22,215)
Total Scheduled Bodies	22,838	86,459
Active Stirling Trust	(184)	(538)
Amey	(5)	(9)
Ballikinrain School	-	1,305*
Colleges Scotland	(40)	(156)
Cowane's Hospital	(8)	(34)
Cromwell European Mgmt Services Ltd	(4)	-
Dollar Academy Trust	(138)	(464)
Forth & Oban Ltd (Falkirk schools)	(16)	(32)
Forth & Oban Ltd (Stirling schools)	(34)	(66)
Haven Products Limited	(4)	(18)
Scottish Autism	(28)	13,830*
Smith Art Gallery	(9)	(31)
Strathcarron Hospice	(444)	(1,732)
Water Industry Commission	(126)	(458)
Total Admitted Bodies	(1,040)	11,597*
Fund total (see Note 7)	(23,878)	(74,862)

<sup>\*</sup>Includes exit credits

The total pensionable pay of members on which contributions were levied was £389m (£373m for 2022/23). This means that average member contributions were 6.1% of pay (6.1% in 2022/23) and average employer contributions (exc. deficit repayment) were 22.6% (22.2% for 2022/23).

During the year, there were 3 instances of employers failing to remit contributions by the due date (2 in 2022/23). None of these circumstances were deemed material and no interest for late payment was charged.

#### Cashflow

This represents the net inflows and outflows to the Fund in respect of dealings with members. It does not take account of income derived from the Fund's assets, such as dividends, recoverable taxes, etc.

### Cash Flow Table (Net withdrawals / additions from dealing with members)

	2019/20	2020/21	2021/22	2022/23	2023/24
	£'000	£'000	£'000	£'000	£'000
Inflows Contributions and transfers from other pension funds	98,405	98,558	105,815	115,312	108,456
Outflows Benefits and payments to and on account of leavers	84,381	92,853	90,357	100,968	116,941
Net cash flow	14,024	5,705	15,458	14,344	(8,485)

The analysis of flows in and out of the Fund show that Fund remained in a positive cash flow position till 2023/24. The Fund went into negative cash flow in 2023-24 due to two employers (Crossreach who ran Ballikinrain School and Scottish Autism) exiting the Fund with both being due an exit credit.

Contributions into the Fund increased due to annual salary increases and higher employer rates for the Fund's largest employers being levied in 2023/24 as part of the rates certified at the 2020 valuation. However, the increase was offset by the one-off events of two employers exiting the Fund. The increase to benefit payments reflected the higher aggregate number of pensioners receiving benefits. The longer-term cashflow trend is predicted to become negative due to the reduction in employer contribution rates following the 2023 valuation and the increasing ratio of pensioner and deferred members to active members.

### **Pension Payments and the National Fraud Initiative**

The primary outlay of the Fund is the regular payments made to pensioner members. To help ensure that pensions are only paid to members with an ongoing entitlement, the Fund participates in the National Fraud Initiative (NFI). This is a data matching exercise conducted every two years by the Cabinet Office to detect fraud and irregularities in various areas of public finance.

The Fund participated in the exercise during 2022/23 with the results indicating that there may be seven cases where pensioner deaths had not been notified resulting in an overpayment. Of these seven cases, four were identified as having an overpayment and work to confirm and recover any overpaid pension is ongoing with the total potential overpayment equaling £4,484. The exercise is expected to be undertaken again in 2024/25.

#### Conclusions

Fund expenditures were lower than budgeted, largely due to invoiced investment management fees being lower than anticipated. All employers paid their certified pension contributions by 31 March 2024.

### **Scheme Administration**

### Overview

This Section reports on the administrative activities undertaken by the Pensions Team during 2023/24. It includes:

- Key Performance Indicators 2023/24
- How the Administration function is organised
- Value for Money Statement
- Membership Information
- Administration Activity and Performance
- Communications
- Administration Outlook for 2024/25

### **Key Performance Indicators 2023/24**

The aim is to provide an efficient and cost-effective administration service that meets stakeholders' needs. Performance is measured through a series of indicators:

Key Performance indicators 2023/24	Target	Actuals
Audit of Annual Report and Accounts 2022/23	Unqualified	Met Target
Benefit Statements issued by 31 August 2023	100%	97%
Contributions received within statutory deadline	100%	99.8%
Retirement lump sums paid within 15 days	90%	91%
Monthly Pensioner Payroll Paid on time	100%	100%
Pensions Increase processed with April Pension	Meet Target	Met Target
P60 documents issued by end May	Meet Target	Met Target

### How the Administration function is organised

Administration is undertaken by the in-house Pensions Team, which is managed by the Pensions Manager who, in turn, reports to the Chief Finance Officer.

### **Staffing**

The team has 21.68 budgeted full-time equivalent posts (including vacancies) and is headed by the Pensions Manager. In addition to benefits administration, staff members undertake governance, accounting, and investment related activities. As of 31 March 2024, the Team was made up of:

Pension Manager (1FTE)				
Accounting Team	Maintenance Team 1	Maintenance Team 2	Systems & i-Connect	Payments Team
1.97 FTE	3.9 FTE	6.0 FTE	3.0 FTE	5.81 FTE

#### **Record Maintenance**

Membership data and scheme records are maintained by the internal Pensions Team using the industry standard computerised pensions administration system (Altair) which is used by all LGPS Funds in Scotland. The system is reviewed regularly by Heywood, the software vendor, and upgrades are provided regularly to ensure system compliance and improvement. Upgrades are subject to peer testing by a user group before being deployed.

All staff are required to complete online Data Protection and cybersecurity training annually as part of the Fund's commitment to ensuring that member data is held securely, and that confidentiality is respected. No data security incidents took place during 2023/24.

### **Systems**

The Pension Team use the IT platforms and infrastructure provided by the ICT section of the Council.

All staff have access to laptops, essential hardware and operating systems.

In addition to normal laptop/desktop software, the key systems used by the team are:

System	Purpose
Altair	Pension administration and pensioner payroll
Integra	Financial Information System
Bankline (RBS)	Fund Banking

The Fund had an ongoing project to enable constituent employers to make monthly electronic data submissions using a middleware application known as i-Connect. This is to improve the timeliness, completeness and quality of data. By 31 March 2024, all of the Fund employers were live on i-Connect.

#### **Value for Money Statement**

Value for Money describes whether an organisation has been efficient, effective and economically competent in delivering a particular service or function. This helps better identify areas where improvements can be made.

The Fund strives to deliver value for money by monitoring:

- costs against budget (see <u>page 28</u>)
- year on year total and unit costs (see table on the next page)
- performance statistics (see page 32)
- success in completing key activities (see page 39)
- investment cost through benchmarking (see page 35)

The Fund's total unit costs per member in 2023/24, split across the cost categories of investment management, administration and oversight and governance (see <a href="Note 11">Note 11</a>) were as follows:

	2019/20	2020/21	2021/22	2022/23	2023/24
Investment management					
expenses					
Total cost in (£000)	14,546	17,148	16,914	18,465	15,301
Total membership numbers	35,396	35,929	36,978	38,563	38,899
Sub cost per member £	410.95	477.27	457.41	478.83	393.35
Administration costs					
Total cost in (£000)	919	960	984	1,260	1,246
Total membership numbers	35,396	35,929	36,978	38,563	38,899
Sub cost per member £	25.96	26.72	26.61	32.67	32.03
Oversight and governance					
costs					
Total cost in (£000)	939	1,035	1,014	1,026	1,219
Total membership numbers	35,396	35,929	36,978	38,563	38,899
Sub cost per member £	26.53	28.81	27.42	26.61	31.34
Total cost per member £	463.44	532.80	511.44	538.11	456.72

#### **Comment on Costs**

**Administration costs** remained broadly similar to the previous year, with a reduction in cost per member. They include mostly staff and IT expenses.

Oversight and governance costs have increased in comparison with previous years. These costs cover collaboration with Lothian Pension Fund including deal sourcing and monitoring for Infrastructure, Private Debt and Property mandates. This reflects a switch from more expensive fund of funds structures to sourcing investments in conjunction with Lothian. This switch results in lower investment fees but higher oversight and governance fees due to Lothian for their research and due diligence work.

**Investment management costs** have decreased by £3.2m from the 2022/23 level. The decrease relates mainly to transaction costs. 2022/23 expenses included transaction costs arising from foreign market taxes in relation to compulsory corporate action in one of the externally managed portfolios. Market associated costs relate to share registration and re-registration fees, local market documentation expenses and costs associated with physical attendance at meetings. No such costs were incurred in 2023/24. A further breakdown can be found in Note 11a.

### LGPS Code of Transparency

The LGPS Code of Transparency is a project that has been evolving for the past few years with the aim to provide Funds with comprehensive data on investment costs including fees that have been both invoiced and deducted from capital. It builds on work undertaken by the Investment Association, the Pensions and Lifetime Savings Association and the England and Wales LGPS Scheme Advisory Board. Under the Code, managers are providing cost information in a standardised format using templates established under the Cost Transparency Initiative (CTI) and uploading these to a secure portal.

Participation in the Code is voluntary; however, the expectation is that managers will participate. Participation is expected to be a condition of any new manager appointments. For 2023/24, the Fund has continued to use CTI templates to collect cost data about its pooled investments (e.g. Baillie Gifford Bonds, Legal and General's Passive Equity Funds, Pictet).

In line with last year, the Fund has, where possible, disclosed the investment management costs reported by managers through the Cost Transparency Initiative (CTI). These costs include fund managers fees as well as costs charged to capital.

#### **Investment Cost Benchmarking**

In 2023/24, the Fund participated in a cost benchmarking exercise undertaken by specialist firm CEM. CEM is an independent global benchmarking company with a database of 525 global pension funds, representing \$15 trillion in assets. Participation allows Fund investment costs to be compared with a range of LGPS and non-LGPS peer comparators. The work is done one year in arrears, so the information reported below relates to the Fund's investment cost data for 2022/23. The Fund returns were compared with 45 global peer funds ranging from £0.8bn to £3.9bn.

The results showed the Fund's costs as 54.0 basis points of invested assets, which was below the Fund's benchmark cost of 72.7 bps.

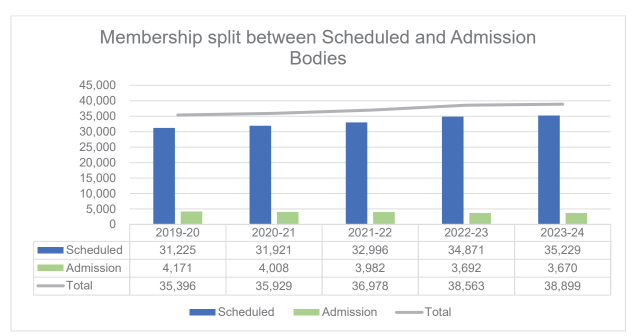
Over the past 5-year period the costs had fallen from 65.1 bps in 2019 to 54.0 bps in 2022/23. The 5-year net total return of 6.7% was above the CEM LGPS median of 6.4%.

Analysis of investment costs remain a complex subject matter where specialist expertise is essential to understand data and reach informed conclusions.

### **Membership Information**

Fund membership numbers change as individuals join or leave the Scheme as part of normal staffing turnover. From time to time, more significant membership movements can occur from factors such as recruitment freezes, workforce reshaping, employer exits, staff transfers, and Government initiatives (e.g. auto enrolment).

The first chart in this section, on the next page shows how total Fund membership (active, deferred, pensioner and undecided members) has changed over the past 5 years split between Scheduled and Admission Bodies. It shows that total membership over the past 4 years has increased at an average of around 2.4% p.a. It also indicates that 91% of scheme members in the Fund work for Scheduled Bodies.



Source: Falkirk Council Pension Fund

The next chart breaks down total membership into its constituent parts, namely active, deferred, pensioners and undecided members.

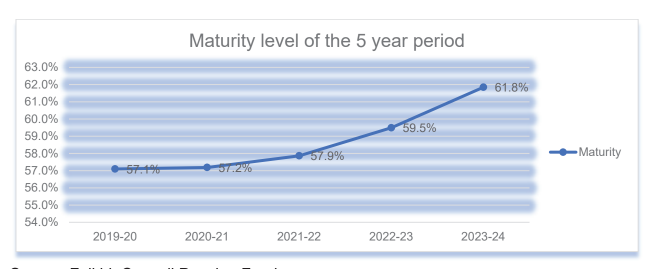


Source: Falkirk Council Pension Fund

The chart shows that as of 31 March 2024 there was an increase across 2 membership groups deferred and pensioner and decrease in active and undecided leavers. Some of these changes are due to two employers exiting the Fund, but also additional resources deployed to deal with undecided leavers.

The number of pensioner and deferred members has been increasing steadily over the past 5 years in line with the maturing life cycle of the Fund.

A metric helpful in determining the degree of Fund maturity is the ratio of non-active members to total members. The chart below, shows an increase in the maturity level from the previous years. Changes to the contribution rates following the 2023 valuation and steady increase in maturity ratio, will impact on the Fund's cash flow with consideration being given to more income generating assets.



Source: Falkirk Council Pension Fund

#### **Analysis of Scheduled and Admission Bodies**

The number of employers with a continuing interest in the Fund as at 31 March 2024 is as follows:

Type of Employer	Open	Closed to new members	Total
Scheduled Bodies	9	0	9
Admitted Bodies	9	3	12
Total	18	3	21

A full list of Fund employers can be found at Appendix 2.

# Analysis of New Pensioners during 2023/24

Retirement type	
Late retirement	104
Normal	514
Flexible retirement	62
Efficiency	65

Redundancy	1
III health	83
Total	829

n.b. flexible retirement occurs when an individual retires from their post but continues working with the same employer in a materially reduced capacity.

### **Administration Activity and Performance**

The overriding objective of the administration team is to operate the provisions of the Local Government Pension Scheme in an efficient and cost-effective manner.

This encompasses a broad range of activities, including:

- new member enrolment
- transfers in
- contributions
- scheme membership and pensionable earnings
- added contribution and AVC requests
- estimates
- early leaver refunds, transfers out and deferred benefits
- retirement benefits
- pension payments and HM Revenue compliance
- death grants
- survivor benefits
- information, guidance and employer liaison
- communications materials
- benefit statements production
- pensioner payroll
- cessation valuations
- disputes resolution

Project work undertaken in 2023/24 included:

- the ongoing roll out of i-Connect
- preparation for the McCloud remedy
- clearance of backlog
- the Fund's triennial valuation

Provisions around the concurrent membership, aggregation of member rights, assumed pensionable pay, certificates of protection, and Lifetime and Annual Allowance continue to be the most challenging and resource intensive areas.

# Performance Information Performance Indicator – Volume and Completion Rate

	New member enrolment	Estimate requests	Retirements from active status	Other transactions
Cases in scope				
2019/20	1,378	618	364	14,007
2020/21	1,236	607	357	11,640
2021/22	1,898	1036	451	13,566
2022/23	3,046	1021	505	19,987
2023/24	1,719	1089	545	16,141
Cases completed by year end				
2019/20	1,361	578	312	12,788
2020/21	1,187	528	316	10,456
2021/22	1,870	801	403	12,104
2022/23	3,039	842	452	17,757
2023/24	1,652	934	447	14,715
Cases due at year end				
2019/20	17	40	52	1,219
2020/21	49	79	41	1,184
2021/22	28	235	48	1,462
2022/23	7	179	53	2,230
2023/24	67	155	98	1,426
Completion rate				
2019/20	99%	93%	86%	91%
2020/21	96%	87%	88%	90%
2021/22	98%	77%	89%	89%
2022/23	99%	82%	89%	89%
2023/24	96%	86%	82%	91%

# **Performance Indicator – Timescales**

	New member enrolment	Estimate requests	Retirements from active status	Other transactions
KPI	21 days of being advised	1 month	15 days from all information	1 month
Cases in scope	<b>J</b>			
2019/20	1,361	578	312	12,788
2020/21	1,187	528	316	10,456
2021/22	1,870	801	403	12,104
2022/23	3,039	842	452	17,757
2023/24	1,652	934	447	14,715

Cases meeting target				
2019/20	721	380	295	9,806
2020/21	870	336	302	9,157
2021/22	1,250	471	375	10,692
2022/23	2,562	523	374	15,327
2023/24	1,405	664	406	13,478
Completion rate				
2019/20	52%	66%	95%	77%
2020/21	73%	64%	96%	88%
2021/22	67%	58%	93%	88%
2022/23	84%	62%	83%	86%
2023/24	85%	71%	91%	91%

"Other transactions" (see right hand column above) covers an array of member related activities such as letters, transfer requests, changes of address, nominations, etc. The increase in other transactions which occurred in 2022/23 and 2023/24 was attributable to the interaction of the Altair Workflow module and the on-boarding of several large employers to the i-Connect platform.

The administration team is continuing to build up the range of performance statistics available with a view to improving transparency and member outcomes.

# **Internal Disputes Resolution Procedure**

Where members have a concern that cannot be resolved through liaison with the Pensions Team, the Fund operates a two stage Internal Disputes Resolution Procedure (IDRP) which allows complaints to be considered by an independent third party and subsequently by Scottish Ministers. Dispute application forms can be obtained from the Pensions Team.

The Fund has a reciprocal arrangement with the Strathclyde Pension Fund whereby Falkirk appeals are adjudicated upon by their Chief Pensions Officer and Strathclyde's appeals are adjudicated upon by the former Pensions Manager at Falkirk. Appeals can also be heard by a person appointed by Fund employers to hear such appeals.

Members whose complaints are not satisfied through IDRP may ultimately appeal to the Pensions Ombudsman. The Money and Pensions Service, formerly the Pensions Advisory Service, may be contacted by the member for guidance at any point in the appeal process.

Contact information for the Ombudsman and the Money and Pensions Service are as follows:

Money Helper which is provided by the Money and Pensions Service

0800 011 83797



Pensions Ombudsman

0800 917 4487



# **Communications**

Members and employers can obtain information about the scheme by contacting the Pensions Team in writing, by telephone or by e-mail. Contact details can be found on page 6.

In a move to reduce the Fund's carbon emissions, cost and increase accessibility through digitisation, pensioners receive a paper pension advice slip in the months of April and May to publicise the effect of the April pensions increase. For other months, pensioners have the option of viewing their slip online or receiving paper.

The Fund's website - <a href="www.falkirkpensionfund.org">www.falkirkpensionfund.org</a> - contains guides and information about various aspects of the LGPS and the Fund. Topical items are uploaded to the News Section.

As well as the website, wider communication is achieved through emails, publication of committee minutes, annual newsletter and the payslip messaging facility. The range of subject matter includes actuarial issues, benefits, regulatory changes and investment performance.

#### Administration Outlook for 2024/25

In the year ahead, the Administration Team expect to undertake developments in the following areas:

- McCloud and Goodwin remedies
- Implementation of Workflow
- The National Fraud Initiative
- Onboarding to the Pensions Dashboard

### **Investment Market Review**

For the 12 months to 31 March 2024, global equities, as measured by the MSCI ACWI index, returned 20.6% in sterling terms (source: MSCI). The bulk of those gains came in the second half of the year as slowing inflation fuelled hopes for interest rate cuts. Against that backdrop, US technology investments were notable winners, with investors showing particular enthusiasm for companies anticipated to benefit from the growth of artificial intelligence.

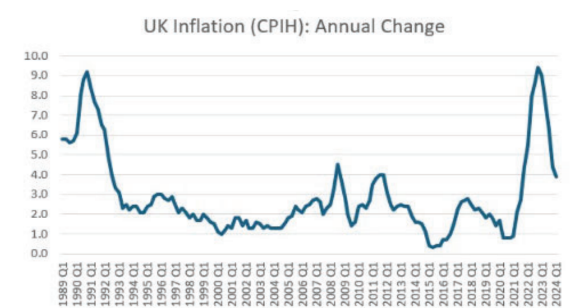
The year began with most major central banks tightening monetary policy in the face of inflation data that remained well above official targets. With inflation gradually receding as the year progressed, optimism grew around the potential for rate cuts. However, continuing strong economic data caused investors and policymakers to temper those expectations. The economy remained resilient despite the higher interest rate backdrop, with the UK entering a shallow technical recession but avoiding a more meaningful downturn. China, typically the largest contributor to global growth, experienced more turbulent conditions as its post-lockdown economic resurgence fizzled out, and concerns remained around its domestic real estate crisis and positioning towards Taiwan. Tragic events in the Middle East added a further source of international tension, alongside the ongoing war in Ukraine.

Government bond prices fell over the year amid rising rates, despite inflation falling from its peak. The 10-year gilt yield rose from 3.5% to 3.9% amid significant rate volatility, with yields briefly exceeding the levels (4.5%+) experienced during the UK's mini-budget crisis of 2022. The return on the FTSE Gilts All Stocks index was broadly flat for the year to March 2024, as coupon income offset the impact of higher yields. Corporate bond credit spreads (the difference in yields between bonds of differing quality) narrowed, with UK investment grade credit returning 6.1% over the year (source: Bloomberg).

Meanwhile, unlisted infrastructure valuations were resilient despite the challenging macroeconomic environment, with much of the sector benefiting from inflation-linked returns. However, higher borrowing costs have continued to weigh down commercial real estate capital values.

Over the coming year, the outlook for inflation and interest rates will likely remain a dominant theme for investment markets. While the probability of an aggressive rate cutting cycle has diminished, an easier monetary backdrop is expected but not yet assured. Longer term, debate remains around the so-called neutral rate of interest, with some suggesting that this may be higher than the exceptionally low rates experienced over the past decade. The risk of a meaningful recession appears to have diminished, though signs of weakness in consumer demand are now starting to appear. There is also the risk that a 'higher-for-longer' rate environment and lingering inflation will weigh on corporate earnings growth as well as asset valuations, which appear stretched in some areas. The upcoming US presidential election adds further scope for volatility,

adding to the ongoing macroeconomic and geopolitical challenges for market participants to navigate.



Source: ons.gov.uk

# **Investment Policy**

#### Overview

Investment policy is the term that can be best used to describe all aspects of the Fund's approach to managing its assets. It encompasses a range of topics including principles and beliefs; strategy; management arrangements and the Fund's approach to responsible investment, including environmental, social and corporate governance matters (commonly referred to as "ESG").

This section of the Annual Report outlines the following:

- Statement of Investment Principles
- Investment Management Arrangements
- Investment Strategy
- Policy Groups (i.e. high-level asset allocation)
- Comparison of Actual and Strategic Asset Allocation
- Investment Mandates and Managers

The Fund's approach to ESG is set out in the Responsible Investment Section of the Annual Report.

### **Statement of Investment Principles**

The Statement of Investment Principles (SIP) describes the objectives, policies and principles adopted by the Pensions Committee in the investment of Fund monies.

The SIP is an important part of the Fund's governance arrangements and provides the framework within which the Committee sets the investment strategy across high level asset categories (i.e. policy groups) and delegates implementation of the strategy to officers taking advice from the Joint Investment Forum (JIF). Committee also retains responsibility for the monitoring and scrutiny of Fund investments.

The SIP sets out the key principles which underpin investment policy. It also formally records the key investment objectives of the Fund which are:

- to ensure that there are sufficient funds available to meet all pension and lump sum liabilities as they fall due for payment, and
- to achieve a return on Fund assets which is sufficient over the long-term to meet the funding objectives agreed in the Funding Strategy Statement

The SIP describes the Fund's investment strategy and details how, by investing in a broad range of asset classes and by balancing risk and return, the Fund intends to achieve the necessary return on its assets. The SIP documents that both Fund and Manager performance are measured by an independent performance specialist against agreed benchmarks. The SIP also explains the approach to more operational issues such as stock lending, the use of derivatives and currency risk as well as the extent to which the Fund complies with the CIPFA Principles for Investment Decision Making.

An updated version of the SIP was approved by the Pensions Committee in March 2024 following a review of investment strategy undertaken in early 2024 along with the Lothian and Fife Pension Funds and supported by the Fund actuary, Hymans Robertson.

The strategic changes contained in the SIP only take practical effect from April 2024. Consequently, unless otherwise stated, investment comment in this section of the report relates to the strategy that was in place prior to the March meeting. More detailed information on the new investment strategy can be found on page 50.

## **Investment Management Arrangements**

The investment of Fund monies is undertaken by a range of external third-party investment managers. Safeguarding of Fund assets is managed by the Custodian, Northern Trust. Performance Measurement was carried out by Portfolio Evaluation up to the second quarter of 2023. From quarter three, the performance measurement information has been provided by Northern Trust.

Under the Fund's governance arrangements, the Pensions Committee is responsible for setting high level investment strategy and the Chief Finance Officer is responsible for implementation (i.e. deciding the investment managers to be used and the amount of capital allocated to each manager).

Both the Committee and Chief Finance Officer receive advice from the Joint Investment Forum (JIF) which consists of two independent external advisers who are supported by suitably qualified officers from LPFI. The arrangement is a key part of the collaboration between Falkirk, Fife and Lothian Pension Funds which entails LPFI Limited (LPFI) providing investment services to Falkirk through a shared service arrangement.

The JIF meets on a quarterly basis to discuss investment performance, macro conditions, risk and other investment related issues. During 2023/24, focus was on the investment strategy review and on macro topics including China; the importance of the magnificent seven" to US equity markets; and Central bank monetary policies.

In addition to its participation in the JIF, LPFI act as the investment manager for several of the Fund's mandates. They also provide the Fund with an advisory and arranging service (including legal support) for investments in real estate, infrastructure, and private markets generally. LPFI is a wholly owned subsidiary of Lothian Pension Fund and is authorised and regulated by the Financial Conduct Authority to carry out activities, including advising, arranging, and managing investments.

All mandates – including those managed by LPFI - are underpinned by Investment Management Agreements or similar legal instruments to ensure that Fund monies are invested in compliance with the terms of Local Government Pension Scheme (Management and Investment of Funds) Regulations 2010.

The in-house team is responsible for co-ordinating all investment management arrangements including quarterly reconciliations between manager and the custodian/

performance provider. This encompasses equity and bond mandates as well as real estate and infrastructure. Asset valuations are available to the Pensions Team via an online portal provided by Northern Trust, the Fund's Custodian.

# **Investment Strategy**

The objective of the Investment Strategy is to enable the Fund to achieve a return on its assets sufficient to meet its long-term benefit commitments.

In setting strategy, the Fund categorises its assets into one of five Policy Groups, with each group having its own return target. It is recognised that the distinctive policy groups provide exposure to different drivers of risk and return. The blended return from the five policy groups is configured to support key Fund objectives, in particular, the ability to pay benefits now and in the future; the maintenance of Fund solvency in the foreseeable future; and the protection of the Fund from severe downside risks.

The Policy Groups themselves contain underlying asset classes which have similar risk and return characteristics, but which are not completely correlated with one another. Policy Groups are the key determinants of risk and return for the Fund and are the main focus of attention for the Committee.

The Committee and JIF, supported by LPFI and the in-house team, review investment performance on a quarterly basis in line with statutory requirements. An in-depth review of investment strategy takes place at least every three years in conjunction with the triennial Valuation process.

The strategy is strongly weighted towards equities and other return seeking assets (100 years of history showing that equities offer the highest long-term returns). The strategy is consistent with maintaining stable employer contributions; a funding target of 100%; and at least a 70% chance of achieving the funding target over a 20 year period.

The investment strategy in place during 2023/24 was set by the Pensions Committee in June 2021. At that time, the funding level was below 100%; there was economic uncertainty owing to the Covid pandemic; and there were concerns that prevailing conditions would generate inflation thereby giving rise to upward pressure on interest rates. Against that backcloth, it was deemed appropriate to maintain a strategy favouring equities (to help hedge inflation) whilst being cautious about fixed income (rising rates suggesting prices would fall). Allocations to real assets, particularly infrastructure, were also favoured in view of their defensive and inflation matching characteristics.

A minor change was made to the strategy (and to the SIP) in 2022 to specify that, subject to the benefits of holding a diversified portfolio, the Fund's equity holdings should be tilted towards lower risk securities. Examples of this being put into practice have been the allocations to the Global Low Volatility Equity and Global High Dividend vehicles managed by LPFI as well as to the UK Equity mandate managed in a "value" style by Schroder. In a period, such as the past 18 months, where interest rates have risen

rapidly, the strategy has performed well. In general, "Value" stocks have been relatively stable compared with so-called higher risk "Growth" stocks where the discounting of projected cash flows has translated into lower market valuations. However, it is acknowledged that US tech stocks, and the "magnificent seven" in particular, have managed to buck this trend, largely in anticipation of the potential profits from the development of Artificial Intelligence.

### **Policy Groups**

The Pensions Committee is responsible for setting the allocation to the five Policy Groups (Equities, Other Real Assets, Non-Gilt Debt, LDI and Cash). The Chief Finance Officer is responsible for deciding the allocation of capital to any subordinate asset classes within each of the Policy Groups and ultimately to the investment managers.

The agreed target allocation for the Policy Groups for 2023/24 was as follows:

Policy group	Strategic allocation	Acceptable range	Long-term expected return
Equities	60%	50% - 70%	Gilts + 3.5%
Other Real Assets	20%	10% - 30%	Gilts + 2.5%
Non-Gilt Debt	10%	0% - 20%	Gilts + 1.0%
LDI	10%	0% - 20%	Gilts + 0.0%
Cash	0%	0% - 15%	0.0%
Totals	100%		Gilts + 2.8%

**Equities** include public and private equity in the UK and global markets. Investment in equities is designed to capitalise on the returns that come from investing in successful businesses. The return target for equities is Gilts plus 3.5%. The Fund will tend to target strategies that match the returns from equity benchmarks but with less than benchmark risk. The strategies will also seek to capture returns and deliver diversification through characteristics such as manager, investment theme, investment style, market cap, geographic and sectoral stock selection.

**Other Real Assets** includes Infrastructure, Timberland and Property. These assets are designed to deliver stable, lower risk returns throughout the highs and lows of the economic cycle, and invariably with some inflation linkage. Investors should expect to be compensated with an illiquidity premium due to the nature of the assets.

**Non-Gilt Debt** includes Corporate Bonds and direct lending in private markets (i.e. Private Debt). These assets are held for their defensive qualities, including their lower volatility and stable income generation characteristics. Private Debt commitments are only made with managers who have a track record of investing in companies where there are strong covenants and minimal default risk. Invariably, these are restricted to the senior debt tranche of a company's capital structure.

**LDI** relates to debt instruments issued by the UK Government. They are held by the Fund for their liability matching qualities (n.b. long dated index linked gilts can be purchased to closely match the future expected cash outflows of the Fund). Increasing the allocation to this Policy Group reduces funding volatility, however, if the Fund was invested solely in Gilts, the expected return would be significantly less than the Fund's target return and employer contribution rates would be correspondingly higher.

The rise in bond yields, which started in 2021/22, has seen the Fund gradually increase its exposure to the LDI policy group. The "bond buying" has continued during 2023/24 taking the Fund close to its strategic allocation for LDI. The environment of rising rates has allowed the fund to take advantage of the lower prices and improved returns offered in the bond market.

For avoidance of doubt, the LDI policy group does not involve the use of derivatives or leverage to enhance returns. Such LDI labelled strategies created difficulties for some pension funds in Autumn 2022 when financial markets reacted adversely to the minibudget announcements of the Truss administration and caused a spike in yields.

**Cash** is held pending the availability of suitable investments in the other policy groups or in times of unstable market conditions as a defensive proxy for short-dated bonds.

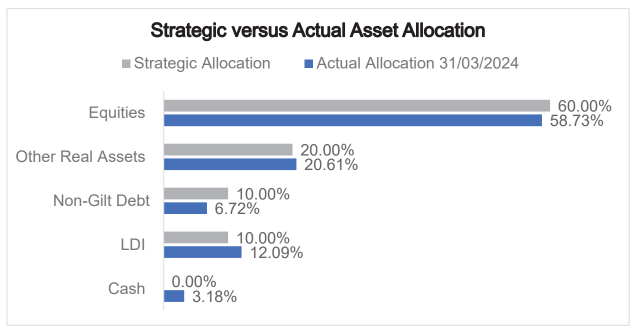
To avoid unnecessary and costly re-balancing, the Committee has agreed that the level of assets held in each Policy Group may sit within a particular range. Asset allocation within these tolerances is monitored closely by the JIF.

Readers should be aware that effective from April 2024, several changes have been made to the classification of the Policy Groups. This is the result of the investment strategy review carried out in early 2024. More detailed information on the new strategy can be found on <u>page 50</u>.

# **Comparison of Actual and Strategic Asset Allocation**

A comparison of the Fund's actual Policy Group holdings versus the strategic weightings is reviewed every quarter by the JIF and reported to the Pensions Committee and Pension Board.

The positioning as at 31 March 2024 is shown in the following table:



Source: Falkirk Council Pension Fund

The chart shows that the actual allocation is at variance with the strategic allocation.

This type of scenario is not unusual and is attributable to:

- the need for the Fund to adopt tactical positions in the face of economic conditions
- the natural ebb and flow of asset prices across markets, and
- a reluctance on the Fund's part to incur costs by unnecessarily trading simply to rebalance to the strategic targets

The investment strategy also allows allocations to policy groups to lie within prescribed ranges around the target. As at 31 March 2024, the actual allocation to each Policy Group was within the prescribed range.

The underweight position in equities and overweight positioning in LDI is consistent with the policy group allocations agreed as part of the revised investment strategy which applies from April 2024.

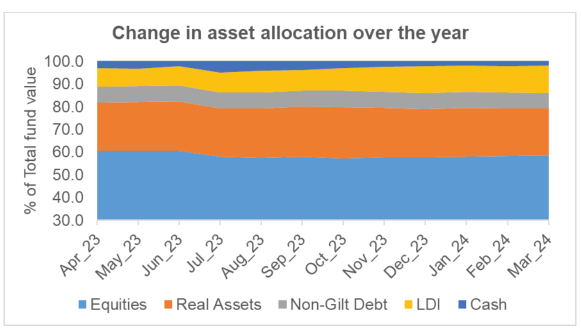
Overall, the JIF and the Pensions Committee are content with the positioning of the Fund, recognising that movement towards the strategic allocation should be measured and take account of market conditions and potential trading costs.

# **Evolution of Asset Allocation over period to 31 March**

During 2023/24, with the sustained improvement in market conditions and the increase in real yields, the advice from the JIF was that the Fund should move modestly to an underweight position in equities and re-allocate to LDI. The change in allocations has

been carried out in stages with the purchase of index linked gilts being spread across June, November, January and March to offset the risks of market trading.

The chart below shows how the allocation to policy groups changed during the year:



Source: Falkirk Council Pension Fund

In addition, in line with the strategy to increase holdings of lower volatility/income generative equities, around £220m of assets were transitioned from the passive equity mandate with LGIM in October 2023 to a Global High Dividend mandate managed by LPFI. This was followed in January 2024 by a further deployment of £125m from the global mandate with Newton to mainly the Global High Dividend with a smaller allocation being made to the Global Low Volatility mandate.

In the Other Real Assets space, several new commitments were made, broadening the range of allocations to private market funds in Infrastructure.

### **New Investment Strategy from April 2024**

A revised investment strategy, effective from April 2024, was approved by the Pensions Committee in March 2024 following a review undertaken with Lothian and Fife Pension Funds and supported by the Fund Actuary, Hymans Robertson.

The main changes are to:

- reduce the allocation to Equities from 60% of Fund value to 55%
- broaden the scope of the LDI group to include non-UK government debt
- rename the LDI group as Sovereigns
- increase the allocation to LDI/Sovereigns from 10% to 15%
- rename the Non-Gilt Debt policy group as Credit
- reduce the Non-Gilt Debt/Credit policy group from 10% to 8%

- allocate 2% to Cash
- amend the tolerances within which policy group assets may be held

The strong funding position disclosed by the 2023 Valuation and the outcomes from an Asset/Liability modelling exercise has allowed the Fund to modestly reduce its strategic target for equities without impacting the chances of the Fund continuing to be fully funded in the long term.

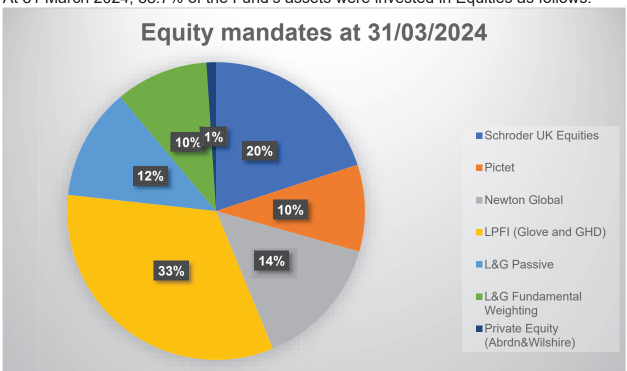
The changes are effective from April 2024.

Training sessions outlining the proposed changes to strategy were provided to Committee and Board members in preparation for formal consideration of the strategy at the March 2024 Committee meeting.

### **Investment Mandates and Managers**

As at 31 March 2024, the Fund's allocation of assets to Policy Groups and investment mandates was as shown in the undernoted pie charts:

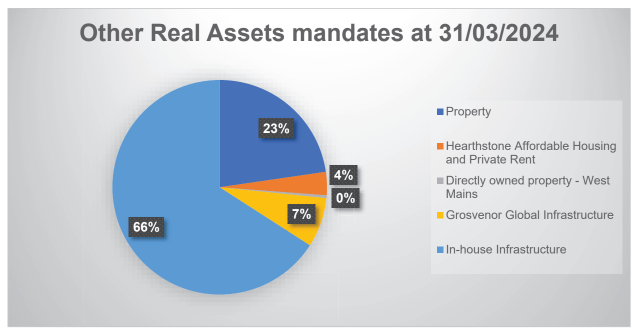
**Equities**At 31 March 2024, 58.7% of the Fund's assets were invested in Equities as follows:



Source: Falkirk Council Pension Fund

### **Other Real Assets**

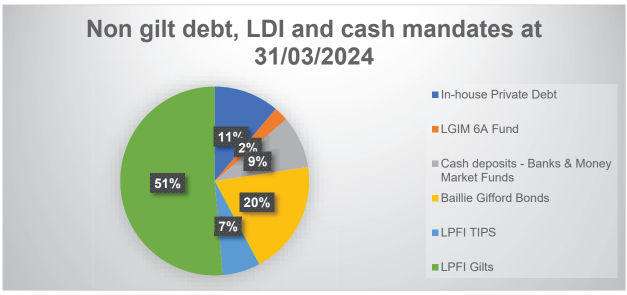
Other Real Assets formed 20.6% of the Fund and were split as shown below:



Source: Falkirk Council Pension Fund

### Non-Gilt Debt, LDI and Cash

The remaining Fund assets were allocated between Non-Gilt Debt (6.7%), LDI (12.1%) and Cash (1.7%), managed as follows:



Source: Falkirk Council Pension Fund

### **Investment Performance**

This section of the Annual Report deals with the Investment Performance of the Fund during 2023/24 and over longer time periods. The initial part sets out the returns at a whole Fund level and the latter part looks at how returns have been delivered by individual elements of the portfolio, including policy group and mandate.

#### **Fund Investment Performance**

During the year, the Fund achieved a return of 8.4% underperforming its primary benchmark of 11.0% by 2.6%. Longer term performance (c. 20 years) is 7.6% p.a. - higher than the long-term benchmark return of 6.6% and comfortably higher than the gilts plus 2.8% return target of the current investment strategy.

The return of 8.4% was primarily driven by the Fund's equity holdings, particularly global mandates, as markets were buoyed at the prospect of interest rate cuts in the wake of an apparent decline in inflation. This optimism allowed markets to shrug off geo-political tensions such as the conflicts in Ukraine and in the Middle East. Strong returns in equities were offset by falls in the Gilts portfolio which in turn were occasioned by the rise in yields. The Fund continued to benefit from its investments in Infrastructure with reliable cash flows being generated from regulated sectors of the economy.

Returns over 3, 5 and 10 years and since inception (2001) show a strong picture with the Fund beating its benchmark over these time periods.

The detailed returns for all time periods are as set out in the table below:

	1 year (2023/24)			10 years % per	Inception % per
Returns	%	annum	annum	annum	annum*
Fund Return	8.41	7.32	7.14	8.13	7.60
Benchmark Return	11.04	1.26	4.86	6.32	6.62
Excess Return	-2.63	6.06	2.28	1.81	0.98

<sup>\*</sup>Inception records performance from 2001 when the current custodian appointment was made.

The underperformance of the Fund versus benchmark in 2023/24 is attributable to the equities, real assets and non-gilt debt areas. In the case of equities, this reflects the Fund's preference for lower volatility stocks which tend to lag in times of rising equity markets. In the case of real assets, a number of these were written down in value as discount rates were adjusted upwards in line with prevailing interest rates. Nonetheless, all three policy groups mentioned here delivered positive absolute performance.

The following table analyses the 2023/24 performance across the five Policy Groups:

Policy Group	Value £m	Weight %	Fund Return %	Benchmark Return %	Excess Return %
Equities	2,014	58.95	12.91	18.41	-5.50
Other Real Assets	721	21.12	5.42	14.12	-8.70
Non-Gilt Debt	293	8.58	3.28	6.34	-3.05
LDI	364	10.65	-11.63	-11.86	0.23
Cash	24	0.70	5.19	5.17	0.03
Total Fund	3,416	100.00	8.41	11.04	-2.63

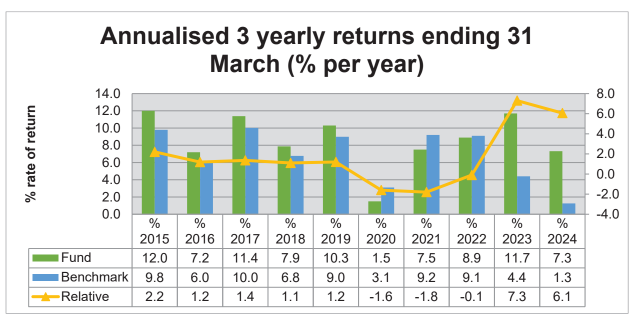
n.b. Fund valuations above are at mid-price, whereas net assets as stated in the Accounts are bid-price.

The Chief Finance Officer and the JIF assess returns on a regular basis in the context of risk, mandate constraints and objectives. As well as the total Fund return being measured against an overarching benchmark, the policy groups are measured against specific benchmarks which reflect the return expectations for their asset class. Performance is reported at the quarterly Committee and Board meetings. Benchmarks are as follows:

Policy Group	Benchmark / Performance Objective
Equities	MSCI ACWI risk adjusted x 0.9
Other Real Assets	MSCI ACWI risk adjusted x 0.7
Non-Gilt Debt	iBoxx Sterling Non-Gilts +0.2% p.a.
LDI	FTSE Actuaries Index Linked Gilts Over 15 Years
Cash	Sterling Overnight Interbanking Average Rate (SONIA)
Total Fund Benchmark	Composite of above benchmarks (excl. Cash)

Whilst a negative return against benchmark occurred in 2023/24, the Fund still delivered a positive absolute return. As always, caution should be exercised in assessing performance over a short period. The Fund has liabilities stretching far into the future, so performance should be viewed in that context.

When reviewing mandates, the JIF will look at longer term performance, say, over a complete economic cycle, as well as the suitability of benchmarks. The following chart gives the 3 yearly rolling average returns for the Fund over the past 10 years. The steady outperformance in the earlier part of the last decade reflects the generally benign conditions enjoyed by investors based on low interest rates and central bank support. The returns at March 2020, 2021 and 2022 capture the market dips caused by the Covid 19 pandemic. The returns for 2023 and 2024 reflect the re-awakening and normalising of economic activity post pandemic. Ultimately, the chart shows that only in those three years of abnormality has the Fund failed to outperform the 3 yearly benchmark.



Source: Falkirk Council Pension Fund

# **Manager Monitoring**

The Chief Finance Officer appoints the Fund's investment managers under powers delegated by the Pensions Committee. Appointments are made having regard to guidance from the Joint Investment Forum (JIF).

Regulation 10 of the Local Government Pension Scheme (Management and Investment of Funds) (Scotland) 2010 (SSI 2010/233) requires the monitoring of investment managers' performance each quarter. Compliance is achieved by the internal teams at Falkirk and Lothian:

- analysing quarterly manager reports
- conducting regular meetings and conference calls with managers
- reporting outcomes to the JIF

The JIF uses a traffic light system to assess overall manager effectiveness including portfolio construction, risk and return, and any wider business activities deemed to be of relevance. The JIF has regard to the fact that changing managers will incur costs for the Fund and will therefore only make such a recommendation where it is advantageous to do so.

Finally, each quarter, the Pensions Committee and Board are provided with reports on Fund and Manager performance and on matters arising from the most recent meeting of the JIF.

### **Manager Performance**

The table on the next page shows the annualised return achieved by managers of the larger Fund mandates over one-, three- and five-year periods to 31 March 2024:

	Absolute Return Benchmark			·k		tive to chmark			
	1 Yr	3 Yrs	5 Yrs	1 Yr	3 Yrs	5 Yrs	1 Yr	3 Yrs	5 Yrs
Mandate	%pa	%ра	%ра	%ра	%ра	%ра	%pa	%pa	%pa
Equities	12.91	9.70	9.17	18.41	9.48	11.20	-5.50	0.22	-2.03
LPFI Global Low Volatility	6.29	n/a	n/a	20.60	n/a	n/a	-14.31	n/a	n/a
LPFI Global High Dividend	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Newton Global	20.54	10.39	12.15	20.60	10.15	11.61	-0.60	0.24	0.54
Schroder UK	8.47	11.55	6.98	8.43	8.05	5.44	0.04	3.50	1.54
LGIM Passive	15.75	9.41	9.69	15.81	9.46	9.65	-0.06	-0.05	0.04
LGIM Reduced Carbon Path.	18.92	12.23	11.51	19.07	12.02	11.37	-0.15	0.21	0.14
LGIM Glove	-0.85	10.63	n/a	20.60	10.15	n/a	-21.45	0.48	n/a
Pictet Global	18.06	8.57	n/a	20.60	10.15	n/a	-2.54	-1.59	n/a
Private Equity	-4.50	3.57	2.33	20.60	10.30	7.92	-25.1	-6.72	-5.59
Real Assets	5.42	14.37	11.11	14.12	-7.49	-2.62	-8.70	21.86	13.73
Infra- structure	7.25	20.03	15.54	-2.2	-12.13	-5.58	9.45	32.17	21.12
Property	0.04	2.94	n/a	-0.70	1.51	n/a	0.74	1.43	n/a
Affordable Housing	4.71	5.92	6.05	6.33	10.88	8.09	-1.62	-4.96	-2.04
Non-Gilt Debt	3.28	-1.44	1.12	6.34	-3.12	-0.19	-3.05	1.68	1.31
Baillie Gifford Bonds	4.89	n/a	n/a	0.66	n/a	n/a	4.24	n/a	n/a
LGIM 6A Fund	4.94	-3.56	n/a	4.73	-3.57	n/a	0.21	0.01	n/a
Private Debt	7.72	8.33	7.72	9.18	6.70	5.80	-1.47	1.63	1.92
TIPS	-8.60	n/a	n/a	-8.48	n/a	n/a	-0.12	n/a	n/a

LDI	-11.63	-15.42	-7.72	-11.86	-17.68	-10.03	0.23	2.26	2.31
LPFI Index Linked Bonds	-11.63	-16.56	n/a	-11.86	-17.68	n/a	0.23	1.11	n/a

n/a – mandate not held for required period of time or no data available

Source: Northern Trust

### **Comment on Manager Performance**

### **Equities**

In aggregate, equities delivered a return of 12.91% during 2023/24.

The most significant absolute returns were achieved by the Fund's global mandates – Newton thematic (20.5%); Pictet Environmental (18.1%); LGIM Reduced Carbon Pathway (18.9%) and LGIM market cap passive (15.7%). The strong resurgence in equities during 2023/24, primarily due to the strength of the US economy; the performance of the "magnificent seven" mega stocks; and optimism around future rate cuts, made it more challenging for managers to outperform their benchmark. Only the UK Value mandate managed by Schroder was able to beat its benchmark and this by a small margin only.

The Global Low Volatility (GLOVE) mandate, managed by LPFI, was significantly behind benchmark. This was largely attributable to its underweight positioning to North America and to Information Technology stocks. Longer term returns compare favourably with the MSCI ACWI Minimum Volatility Index and the GLOVE investment thesis is consistent with the Fund's investment strategy. With a high Active Share metric of 86%, denoting significant divergence from the MSCI ACWI benchmark, JIF advisers and Committee remain comfortable with the mandate. The other equity mandate managed by LPFI is the Global High Dividend vehicle. Meaningful performance numbers have not been provided since the mandate was only funded during the year.

The Fund's passive equity mandate which is managed by Legal and General (LGIM) and which has a significant weighting to the value-oriented UK market, performed in line with benchmark, as did the Reduced Carbon Pathway vehicle also managed by LGIM. With this rules-based vehicle, higher rated stocks are sold according to a strict timetable and the proceeds invested into lower rated stocks. In addition to tracking an index based on financial fundamentals (e.g. dividends, sales, etc) the mandate targets a gradual reduction in its annual carbon footprint.

During the year, the Fund's private equity investments were managed by Wilshire Associates and Abrdn via Fund of Funds vehicles. Due to the higher risk, higher reward nature of private equity investments, the Fund has made no commitments since 2014. The funds are largely in the wind down phase of their lifecycle with assets being sold to monetise stakeholder value. Assets are virtually all held in Europe and the US. The residual value now only represents 0.6% of the total Fund assets. Performance in

2023/24 reflects the write down of asset valuations in the face of rising interest rates and the likelihood that remaining assets will be of a less saleable nature.

In April 2024, the Abrdn private equity business was acquired by Patria Global Private Markets Solutions. Patria is a Nasdaq-listed, private markets firm, with assets under management in excess of \$40 billion. The acquisition included all the Abrdn managed private equity funds and the entire private markets team.

The wide dispersion of equity returns across mandates is consistent with the Fund's aim of investing in a range of equity strategies which behave and perform differently to each other over the economic cycle.

#### Infrastructure

The infrastructure portfolio consists of two Fund of Fund vehicles managed by Grosvenor Capital and a range of investment funds managed by specialist infrastructure managers. These are all unlisted private market investments.

New opportunities are sourced and arranged through a collaborative arrangement with LPFI. To achieve diversification, the portfolio is invested across various limited partnership fund interests mainly in the UK, Europe and US in a mixture of Primary, Secondary, Co-investment and Single Asset Funds and across a range of sectors such as energy, transport and utilities. Around 70% of the assets are regulated or availability based and thus largely uncorrelated with economic activity. Many of the assets are fully or partially inflation linked. They are thus lower risk than traditional private equity investments.

Notable investments in 2023/24 were:

- railway rolling stock on the Great Western and Thameslink lines,
- energy for Waste facilities in London, and
- wind and solar farms located in UK.

Over the year, a solid return of 7.25% was achieved, comfortably outperforming the gilts plus benchmark.

### **Property**

The Fund's property holdings are spread across 16 funds being a mix of balanced funds and more specialist funds. The holdings are managed by a range of managers, including Schroders, Blackrock and LGIM with oversight from Falkirk and Lothian officers. No new commitments were made during the year. In recent years, the Fund has broadened the scope of the portfolio by investing in less traditional areas such as Student Accommodation and Healthcare facilities.

The Fund's largest holdings are in the Blackrock UK Property Fund and Legal and General's Industrial Property Investment Fund. Fund values have stabilised after a very challenging 2022/23 when valuations plummeted in the face of inflationary and interest

rate pressures. However, many of our investee funds have been beset by redemption requests as investors have sought liquidity. Whilst funds have had flexibility to suspend the processing of redemptions, the quantum of requests has obliged them to consider asset sales into a market favouring buyers. The aggregate return for 2023/24 was flat at 0.4%, slightly below the benchmark of 0.74%.

One investment, the Schroder Real Estate Continental European Fund I, has been in wind up for some time and is now composed solely of cash (200k Euros). Returns have been disappointing (-11% over 5 years). Any minimal cash due to the Fund is expected to be distributed later in 2024. Separately, the Real Income Fund, also managed by Schroder and which had been invested in assets such as Student Accommodation, Healthcare and Leisure facilities was fully wound down. The Fund's interests were discharged through cash distributions or the transfer of assets to other vehicles.

A separate mandate invests in the Housing Fund for Scotland, a vehicle to facilitate investment in Affordable and Private Residential Housing. The mandate is managed by property specialists Hearthstone. Properties are located in Perth, Aberdeen, Haddington, Rutherglen, Dalkeith, South Queensferry, Denny and Bo'ness. The mandate continued to deliver dependable income. Occupancy levels have been strong and rent arrears minimal. A number of properties are leased to the Places for People group. As the leases do not terminate until between 2025 and 2027 and the portfolio is deemed in a "steady state", a 5 years' extension to the Housing Fund has been sanctioned.

### Debt

The Fund's allocations to fixed income are mostly managed by LPFI (index linked gilts and US Treasury Inflation Protected Securities) and Baillie Gifford (gilts and investment grade corporate bonds). Smaller allocations are managed by Legal and General (AAA, AA and A rated corporate bonds) and by several managers in the private debt space (Blackrock, Alcentra, CVC, Barings and Apogem Capital).

The LPFI funds are managed on a passive basis and as in 2022/23 have fallen in value during the year as bond yields increased. Persistent core US inflation which led the US Federal Reserve to admit a "lack of further progress" on controlling inflation saw an uptick in bond yields in January 2024 which by 31 March 2024 culminated in a return of – 11% over the year. The allocation was increased modestly during the year as pricing eased. The allocation to TIPS which has been made to take advantage of inflation proofing characteristics was similarly impacted.

The Baillie Gifford mandates are the Sterling Aggregate Bond Fund (SAB) and Investment Grade (IG) Bond Fund. Both Funds are invested approximately 80% in Sterling instruments and 20% in non-Sterling. These are predominantly nominal bonds (i.e. not index linked). The SAB Fund contains both Sovereign and Corporate Bonds mainly "BBB" rated or higher. The IG Fund contains corporate bonds mainly "BBB" rated or higher. These are actively managed mandates. Returns, which were ahead of benchmark, reflected on the one hand negativity from expectations of interest rate cuts

being pushed back to later in 2024, but positivity from the "trade winds" of a US economy benefitting from expansionary fiscal and industrial policies.

A similar level of return was delivered by the Legal and General managed "6A" corporate bond fund where the bonds held are either "AAA", "AA" or "A" in terms of credit worthiness.

The Debt assets also include investments in unlisted loans funds managed by specialist managers. The asset class is relatively new for the Fund but is ahead of the cash plus benchmark over both 3 and 5 years – a significant achievement given intervening inflation rates. Returns in 2023/24 have remained stable with the majority of companies meeting their repayment covenants. Nonetheless, managers are conscious that returns may remain under pressure as higher rates bite and banks become more selective in lending.

In summary, the Fund holds debt assets as a defensive measure in order to diversify returns from assets such as equities and to provide a degree of inflation protection. Although returns from the debt policy groups have been adversely impacted by rising yields, these losses have been more than compensated for by the improved funding position resulting from the fall in Fund's liabilities also occasioned by the rising yields.

# **Investment Holdings**

The Fund's ten largest direct equity holdings at 31 March 2024 are as listed below:

Name of Stock	Market Value as at 31/03/2024 in £	Sector
LOCKHEED MARTIN CORP COM	21,291,293.34	Industrials
ASTRAZENECA ORD USD0.25	19,393,276.82	Health Care
MICROSOFT CORP COM	19,333,003.42	Information Technology
BRITISH AMERICAN TOBACCO ORD GBP0.25	18,624,227.71	Consumer Staples
MERCK & CO INC NEW COM	17,929,575.02	Health Care
BP ORD USD0.25	17,319,723.31	Energy
BARCLAYS PLC ORD GBP0.25	17,169,254.82	Financials
GSK PLC ORD GBP0.3125	17,002,210.55	Health Care
SHELL PLC ORD EUR0.07	16,700,891.01	Energy
HSBC HLDGS ORD USD0.50(UK REG)	16,218,680.62	Financials

The scheme rules specify that the maximum amount an LGPS Fund may have in a single holding is 10% of the total fund value unless it is held in a pooled vehicle.

The Fund's single largest holding (excluding pooled funds) is in Lockheed Martin and is approximately 0.62% of the Fund value, and therefore comfortably within the statutory ceiling.

A full list of Fund holdings can be found on the fund website. Assets Listing at 31/03/2024 | Falkirk Pension Fund

# Responsible Investment

#### Overview

Responsible investment is an approach to investing that aims to incorporate Environmental, Social and Governance ("ESG") considerations into investment decision making with a view to managing risks more effectively, generating sustainable, long-term returns and producing good outcomes. Increasingly, good stewardship is judged in terms of how well a fund oversees its capital without this being to the detriment of economies and wider society.

The Falkirk Fund considers itself to be a responsible investor and has set out its approach to ESG matters in its Statement of Responsible Investment Principles (SRIP). The SRIP was adopted by the Fund during 2020/21 and has most recently been updated at the Pensions Committee meeting of 14 March 2024.

The principles set out in the SRIP flow from Fund beliefs that:

- fiduciary duty is paramount (i.e. the Fund must act in the best interests of members and employers)
- responsible investment should reduce risk and improve returns
- the Fund should exercise its ownership rights in a responsible way, engaging constructively with companies, rather than divesting and
- that where material risks remain following a reasonable period of engagement activity with no prospect of improvement, the Fund will divest from a position.

The Fund expects its managers to report regularly on ESG matters and to have regard to the SRIP when constructing actively managed portfolios. Managers invariably produce a standalone quarterly ESG report or include a summary of engagement work in their quarterly investment report.

The Fund's legal purpose is to invest stakeholder monies in order to meet future pension payments. Responsible investment must therefore be seen in the context of the need to deliver Fund solvency and managing risk through holding a widely diversified portfolio of assets. Whilst the Fund may legally take non-financial factors into account when setting its investment policy, this cannot be done if it would result in a material reduction in financial returns.

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

The Fund's responsible investment principles are built around the Principles for Responsible Investment ("PRI"), previously known as the United Nations Principles for Responsible Investment. PRI is an international network of asset owners and managers who are committed to the PRI's six key principles to work collaboratively towards best practice in responsible investing.

Although not a signatory to the PRI, due to the resourcing implications for a fund of Falkirk's size, the Fund bases its Responsible Investment ("RI") approach on the PRI

principles. These are shown below, together with how these are being addressed by the Fund:

PRI Principle	Fund Response
To incorporate ESG issues into investment analysis and decision-making processes.	Managers are challenged at quarterly meetings to explain how ESG issues are part of the investment decision making process and to justify these.
To be active owners and incorporate ESG issues into our ownership policies and practices.	The Fund uses its voting rights at AGM/EGM resolutions; has cosponsored AGM resolutions; and has joined class actions. The Fund has appointed Hermes EOS to engage with companies on ESG issues.
To seek appropriate disclosure on ESG issues by the entities in which we invest.	Managers produce detailed ESG reports describing engagement activity and providing wider comment on ESG issues.
To promote acceptance and implementation of the principles within the industry.	The Fund is a member the Local Authority Pension Funds Forum (LAPFF) and other industry wide bodies.
To work together to enhance our effectiveness in implementing the principles.	The Fund is a member of LAPFF; the Institutional Investors Group on Climate Change; Climate Action 100.
To report on our activities and progress towards implementing the principles.	A summary of Voting and Corporate Governance activity is provided quarterly to the Committee and Board and is publicly available as part of the Committee papers. This is augmented by reports from our engagement providers Hermes EOS.

# **Stewardship and Corporate Governance**

As with the PRI, the UK Stewardship Code sets out the best practice principles that asset managers are expected to follow when managing "other people's money", including the extent to which they should play an active and positive role in engaging on corporate governance matters for the benefit of their clients.

A revised Stewardship Code was introduced in 2020 whereby signatories are required to meet certain standards consistent with good corporate governance.

Whilst not being a signatory, the Fund strives to comply with the spirit of the Code by:

- publicly disclosing stewardship activities
- having a robust policy on managing conflicts of interest
- monitoring investee companies in conjunction with managers
- acting collectively with other investors (e.g. LAPFF)

- having a clear policy on voting and disclosing that activity
- participating selectively in class actions, shareholder resolutions

More information on the Fund's approach to Stewardship is contained in Section 4 of the Statement of Responsible Investment Principles.

### **Voting and Engagement Specialist**

Falkirk has appointed Hermes EOS as its specialist voting and engagement provider. Hermes EOS is an experienced practitioner with a global reach and significant client base having the capacity to engage effectively with corporates and exert influence on them. As of 31 December 2023, Hermes were providing stewardship services to clients with an aggregate of US \$1.45 trillion of assets. Their appointment from 1 October 2021 is for four years.

The Hermes approach is one of constructive engagement focusing on areas where they can improve shareholder value, or at least, prevent the loss of shareholder value.

The effectiveness of Hermes engagement is monitored through measuring progress against so-called milestones, as described below:

- Milestone 1 the raising of an issue with the company
- Milestone 2 recognition by the company that the concern is valid
- Milestone 3 a plan to address the issue
- Milestone 4 successful delivery of the objective.

As well as providing quarterly engagement statistics for the Fund, Hermes produce an annual report containing case studies and public policy comment. Their website - <u>EOS</u> <u>Library | Federated Hermes (International) (hermes-investment.com)</u> - contains details of their Public Engagement Plan and Responsible Ownership Principles.

Hermes approach of constructive engagement is aligned with that of the Fund as set out in the Statement of Responsible Investment Principles and as reaffirmed at the Pensions Committee and Board meeting of 14 March 2024.

### **Engagement and Divestment**

It is a fundamental Fund belief that engagement is a more effective tool for changing company behaviour than divestment.

By remaining invested, an asset owner retains the ultimate sanction which is to vote on company resolutions at AGMs. And whilst engagement may be a strategy that requires considerable patience, it can gradually bring about change, especially if like-minded investors work in concert. The alternative approach, which is to divest, means that an investor gives up any opportunity to influence company policy and risks shares falling into the hands of less responsible owners or, if sufficient investors divest, into private ownership.

Rather than making its own decisions as to which companies to invest in or divest from, the Fund delegates this to specialist investment managers, who are uniquely placed to

undertake company research, assess all risks, including ESG risks, and determine how best to fulfil the objectives of their mandate. Invariably managers will have access to industry wide company ESG ratings to help inform their views.

Holdings can be controversial, whether this be in fossil fuel, tobacco or defence companies or holdings in politically sensitive countries. Whilst the Fund could "screen out" these sectors – which could potentially damage returns and reduce diversification - it leaves those decisions to its investment managers. Where a holding is contentious, officers will check whether the issue is being monitored by Hermes and discuss with the manager to understand the rationale for the holding.

Whilst patient engagement is the preferred approach to addressing corporate issues, the Fund retains the option, as a last resort, of divesting from any of its holdings.

### **Impact Investment**

The Fund does not set out specifically to invest in assets with a wider social or environmental benefit as this could be at variance with its fiduciary responsibilities. Nonetheless, the Fund is invested in various infrastructure assets many of which are located in the UK and can be considered long-term sustainable investments with positive societal benefit. These include investments in low carbon transport, renewable energy (wind and solar assets), as well as social infrastructure such as affordable housing, student accommodation, care homes, schools, and hospitals.

### **Climate Change**

The risks posed by climate change and global warming have been identified as a major risk to the planet and therefore to future Fund returns. This was the view of the Task Force on Climate Related Financial Disclosures – a working group established by G20 Ministers and Central Bankers – which in a 2017 report stated that:

"The reduction in greenhouse gas emissions implies movement away from fossil fuel energy and related physical assets.......climate-related risks and the expected transition to a lower-carbon economy [will] affect most economic sectors and industries."

"Both investors and the organizations in which they invest, therefore, should consider their longer-term strategies and most efficient allocation of capital."

The Task Force, whose responsibilities have been assumed by the International Sustainability Standards Board, made four specific recommendations - on governance, strategy, risk management, and metrics and targets. These form the basis for investors to hold companies to account in relation to their business future proofing and assess whether sufficient scenario analysis is being undertaken.

# Core Elements of Recommended Climate-Related Financial Disclosures



#### Governance

The organization's governance around climate-related risks and opportunities

#### Strategy

The actual and potential impacts of climate-related risks and opportunities on the organization's businesses, strategy, and financial planning

#### Risk Management

The processes used by the organization to identify, assess, and manage climate-related risks

#### **Metrics and Targets**

The metrics and targets used to assess and manage relevant climate-related risks and opportunities

Source: Recommendations of the Task Force on Climate-related Financial Disclosures (June 2017)

The Fund considers itself a good steward of capital and to that end is conscious of the need for there to be a global energy transition. The Fund does not have a specific goal to reduce fossil fuel exposure and to increase renewables, but the Fund has increasingly invested in low carbon assets, notably solar, hydro, wind farms, electric trains, and waste to energy facilities.

In terms of wider climate change risk, the Fund manages this by:

- engaging with managers to ensure ESG risks are factored into decision making
- encouraging managers to join the net zero managers initiative (to support the goal of net zero greenhouse gas emissions by 2050 or sooner) in line with global efforts to limit temperature rises to 1.5%. A number of the Fund's managers are already signed up for this initiative including Legal & General, Schroders and Newton.
- by being part of the Local Authority Pension Funds Forum where the collective voting strength of around 80 funds can be used to influence corporate policy
- by being members of pressure organisations such as the Institutional Investors Group on Climate Change (IIGCC) and Climate Action 100+
- by using Hermes Eos wide range of capabilities to advise:
  - o whether climate strategies are robust
  - o whether strategies include any carbon reduction targets
  - whether companies have sufficient Board expertise around low carbon transitioning
  - on voting recommendations on company and shareholder resolutions
  - by reporting carbon emissions

As part of the 2023 Fund Valuation, climate risk was recognised as a source of uncertainty which could affect future investment returns, inflation, and life expectancies.

Notwithstanding the subjective nature of climate change assessments, three outcome scenarios were modelled by the actuary – Green Revolution, Delayed Transition and Head in the Sand. The results are set out on Page 12 of the Valuation report (see link to the report in Appendix 3). The overall impact on funding and on downside risk is relatively marginal. Despite this result, the Fund is not complacent and will continue to monitor climate risk change as modelling techniques evolve.

Specific climate risk reporting requirements are scheduled to come into effect for Local Authority Pension Funds in the near future. Details are awaited from the UK and Scottish Governments.

#### **IIGCC and Climate Action 100+**

The Institutional Investors Group on Climate Change is a Global entity with more than 400 members, mainly pension funds and asset managers, across 27 countries, with over €65 trillion in assets under management. Its mission is to influence governmental policies on an international scale and to mobilise capital for the low carbon transition that is required.

The Climate Action 100+ initiative exists to engage directly with the world's largest corporate greenhouse gas emitters to challenge them to take action on climate change. More than 700 global investors are supporting engagement efforts to improve governance, curb emissions and strengthen climate-related disclosures. The companies targeted are 100 'systemically important emitters', who account for two-thirds of annual global industrial emissions, and around 70 others who have the potential to drive the clean energy transition. The initiative aims to improve corporate governance of climate risk through Board accountability and oversight; prompt the reduction of emissions across the company value chains; and encourage greater disclosure and ambitious transition plans.



Climate Action 100+

# **Local Authority Pension Funds Forum (LAPFF)**

LAPFF is an umbrella organisation representing the interests of around 87 Local Government Pension Funds with assets of over £350 billion and exists to promote the highest standards of corporate governance and responsibility.

Membership of LAPFF is seen as a highly effective way of collaborating on ESG matters. LAPFF campaigns to change corporate behaviour include executive pay, human rights

impacted by mining operations, plastics pollution, gender equality, climate change / fossil fuel emissions and reliable company accounting. It is a member led Forum with company engagement being undertaken by Fund trustees and asset owners. Due to the collective heft of LAPFF, engagement is invariably at a personal level with company chairs or senior executives.

Climate risk is a key element of LAPFF's workplan. LAPFF's objectives are for companies to align their business models with a 1.5 degrees scenario and to facilitate an orderly net-zero carbon transition, setting meaningful targets and disclosing data.

During the year, LAPFF wrote to various global banks and insurers for updates on the strategic approach to climate risk. In line with the growing interest in biodiversity and the environmental impacts of climate change, the engagement has sought comment on companies' strategies in relation to natural resources and their link to climate. In addition, LAPFF continues to lobby for shareholders to have a regular and specific "Say on Climate" vote on the strategies of investee companies.

Also prevalent in 2023/24 has been LAPFF's dialogue on behalf of indigenous communities with mining companies such as Anglo American, Glencore, Vale, BHP and Rio Tinto on health and safety issues. The LAPFF Chair visited Brazil during the year to view first-hand the impact on communities of the Mariana and Brumadinho tailings dam collapses and to press companies to address concerns over water quality, housing and health. Other engagements were as diverse as Water Companies on their financial and environmental challenges and Starbucks on their attitude to collective bargaining.

LAPFF also acts as a conduit for local authority pension fund concerns to be raised politically through its participation in the All-Party Parliamentary Group (APPG).

LAPFF business meetings are held on a quarterly basis and the Chair issues a weekly update to ensure LAPFF members are fully briefed on developments.

#### **Measuring Climate Risk**

As part of the Statement of Responsible Investment Principles, the Fund has made the following commitments:

# Commitment 1 - To measure carbon-equivalent emissions in equity portfolios.

Emissions for calendar years 2021, 2022 and 2023 across various Fund portfolios are set out in the table below:

Manager	2021	2022	2023	% Change 2021-2023
LGIM UK Equity	121.8	118.9	85.3	-30%
LGIM North America	127.9	140.9	103.2	-19%
LGIM Europe (ex UK)	113.5	112.2	88.3	-22%
LGIM Japan	87.6	89.9	83.5	-4%

LGIM Asia	192.8	193.6	163.3	-15%
LGIM Emerging Markets	385.6	384.5	380.8	-1%
LGIM Reduced Carbon Pathway	215.5	183.3	153.4	-28%
LPFI Global high Dividend	-	-	102.6	-
LGIM / LPFI Global Low Volatility	475.0	462.2	383.5	-19%
Pictet Global Environmental Equity	153.2	169.5	150.6	-1%
Newton Global Equity	32.0	55.4	37.4	+16%
Schroders UK Equity	185.5	112.6	90.8	-51%
Total Equities	181.5	178.7	148.5	-18%
Baillie Gifford Investment Grade Bonds	54.1	24.7	47.3	-12%
LGIM 6A Corporate Bonds	37.1	31.0	36.8	-1%
Total Equities and Corp. Bonds	179.7	171.0	142.6	-21%
MSCI ACWI	151.0	155.9	122.4	-19%
MSCI UK	99.8	104.6	98.7	-1%

Source: MSCI/Fund Managers

Reported emissions are the weighted average carbon intensity (WACI) of each portfolio measured in tons of CO2 / \$m sales. Data relates to Scope 1 and Scope 2 emissions and has been sourced from MSCI and the relevant managers.

Based on three years' worth of data, the Fund's equity WACI was down 21%. Virtually all mandates saw significant declines, reflecting a real-world decarbonisation trend. This was matched by the MSCI global market's WACI decreasing by 19% over the same period.

The trend is further delineated by looking at the 5-year numbers (for equities only) versus the MSCI ACWI as follows:

Fund Assets / Benchmark	2019 WACI	2020 WACI	2021 WACI	2022 WACI	2023 WACI	5-year change
Falkirk Equities	223	186	182	179	143	-36%
MSCI ACWI (Global Equities)	178	155	151	156	122	-31%

It is important to stress that the Fund does not invest to minimise its carbon emissions. Instead, for those investments it makes, it expects companies to be taking steps to manage their carbon risk. Decarbonisation is anticipated to be a long-term downwards trend. This may be volatile from year to year as portfolios change and certain sectors experience abnormal performance in any one year.

# Commitment 2 - To put capital into projects benefiting from the low carbon transition.

The Fund's investments in the Pictet Global Environmental Opportunities Fund, the Legal and General RAFI Fundamental Global Reduced Carbon Pathway Index Fund and, separately, into UK windfarm projects and low carbon transport are consistent with this commitment.

# Commitment 3 - To assess the carbon intensity of all assets (using estimates if necessary) by the end-of the 2022/23 reporting cycle.

The Fund continues to work with its managers, notably in private markets, towards measuring carbon levels across all assets. For 2023/24, the Fund has started to report emissions on its LDI (now called Sovereign Bond) portfolio.

Fund	2022	2023	5-year change
Assets	WACI	WACI	
*Sovereign Bonds	157	147	-6%

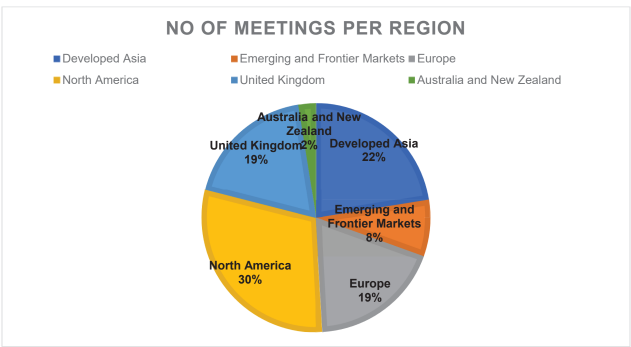
<sup>\*</sup>For sovereigns the WACI is calculated as tons CO2/\$m GDP nominal

### Voting

Shareholder voting is a key tool in the Fund's armoury as a responsible investor. Proxy voting on segregated mandates is one of the services to the Fund by engagement specialists Hermes EOS.

During 2023/24, Hermes EOS made voting recommendations at 282 meetings (3,468 resolutions). Voting against or abstaining was recommended for 560 resolutions.

The chart on the next page shows geographical location of the meetings:



Source: EOS Hermes

The voting covered areas such as board structure, remuneration, shareholders resolutions, climate risk, capital structure and dividends, audit and accounts.

Notable "for" votes included:

- Chevron and Exxon Mobil the adoption of medium-term Scope 3 greenhouse gas reduction target
- Equinor shareholder resolution requesting targets and measures for reducing emissions in line with limiting global warming to 1.5°C
- Meta shareholder resolution to report on child safety and harm prevention
- National Grid re-election of the chair as company responded to investor requests for improved disclosure on climate-related lobbying.

# Notable "against" votes included:

- Shell Remuneration policy and report on account of the risk of excessive pay unrelated to company performance
- Shell Energy transition plan appears misaligned to 1.5°C scenarios
- Tesla against re-election of audit committee chair due to board structure, board diversity including gender and human rights controversies
- Skandinaviska Enskilda Banken a climate-related shareholder resolution was overly general and restrictive

# Litigations

The Fund is participating in a legal action ("a Class Action") with a large number of other investors against BHP Billiton in relation to the collapse of the Samarco dam in Brazil in 2015 which killed 19 people and caused environmental upheaval. It is contended that from 2013, BHP knew that there was a material risk the dam would collapse. As a result,

it is alleged that they breached disclosure obligations and misled the market. The case is being heard in Australia and continues to be ongoing.

### **Risk Management**

#### Overview

Risk is an inherent feature of pension fund management. This may be risk in entrusting fund monies to an investment manager, a systems failure or world adverse events.

The Fund integrates risk management into its governance process by having a Risk Management Policy which explains the risk management strategy for the Fund, including:

- risk philosophy
- implementation process
- roles and responsibilities
- key internal controls

The policy seeks to ensure that the Fund:

- integrates risk management into its culture and day-to-day activities
- has a robust framework for the identification, analysis, assessment and management of risk
- minimises the probability of negative outcomes for the Fund and its stakeholders

### Risk Identification, Management and Review

The Fund has adopted the following "virtuous circle" for identifying, managing and reviewing risk:



Risks are identified through a variety of means, including:

- performance measurement against agreed objectives
- feedback from employers and other stakeholders
- liaison with other organisations, national associations, professional groups, etc.
- soundings from the Pensions Committee, Pension Board and Fund Advisers
- knowledge, observations and experiences of Officers

• findings of internal and external audit

Risks are allocated a risk score depending on their impact and likelihood of occurrence. Depending on the score, risks are classified as being:

Level of Risk	Consequences
Low	Fund considers this level of risk tolerable
Medium	Fund expects this level of risk to be contained with minimal intervention
High	Fund is concerned about this type of risk and looks to manage it through mitigation and action plans
Very High	Fund is very concerned with this type of risk and looks to eliminate or contain it through a combination of contingencies, mitigations and short-term action plans

Risks are documented in the Fund's risk register, together with the actions put in place to mitigate the risk. Management of each risk is allocated to a senior Fund officer or officers.

In relation to any heightened areas of risk or newly identified risks, the Pensions Committee and Pension Board are updated as required. Additionally, the register is normally reviewed by senior officers at meetings attended by the Board Chairs. Once reviewed, the register is taken to the Pensions Committee for formal approval. Changes to the current risk register were formally approved at the meeting on the 14 March 2024.

The Pensions Committee has also approved the use of an Assurance Map (as endorsed by the Chartered Institute of Internal Auditors) to systematically categorise risk controls and to provide reassurance that key risk mitigations were being visited appropriately through the audit programme. More information on this can be found in the Annual Governance Statement.

The risk management process is supported by the following strategic documents:

- the Fund Business Continuity Document
- The Fund Risk Management Policy
- the Council (Finance) Business Continuity Recovery Plan
- the Council Corporate Risk Management Policy and Framework

Collectively, the documents deal with the Fund's planned responses to any unexpected interruption to service delivery and the wider risk environment in which the Fund operates as part of Falkirk Council.

The risk management process is intended to be consistent with the Managing Risk recommendations outlined in the Pension Regulator's Code of Practice.

### **Key Risks and Mitigations**

The areas of greatest risk and the main mitigations put in place by the Fund are as follows (NB per risk register as at 31 March 2024):

Identified Risk (classified as Very High)	Responsible Officers	Mitigating Actions	Risk Rating Post Mitigation
Funding position affected by legal cases and government policies beyond Fund control e.g. (McCloud / GMP rectification / Goodwin / Cost Cap)	Chief Finance Officer Pensions Manager	<ul> <li>National circulars/bulletins</li> <li>Discussion at national technical group</li> <li>Engagement with Fund actuary re the likely impact</li> </ul>	High
Asset valuations adversely affected by the impact of climate change	Pensions Manager	<ul> <li>Engagement with investee companies by Fund managers</li> <li>Fund has dedicated engagement advisers</li> <li>Members of LAPFF / IIGCC / Climate Action 100+</li> <li>ESG Themed mandate in place</li> <li>Carbon foot-printing exercise</li> <li>Preparation for mandatory TCFD reporting</li> <li>Adoption of Statement of Responsible Investment Principles</li> <li>Exercising voting rights and supporting climate change resolutions at AGMs e.g. Barclays and BP</li> </ul>	High
Lack of knowledge, skills and leadership amongst Committee, Board and Officers	Chief Finance Officer Pensions Manager	<ul> <li>Training Policy in place</li> <li>Attendance at conferences or webinars</li> <li>Access to wide variety of advice</li> <li>Experienced officers</li> </ul>	High
Succession planning inadequate	Chief Finance Officer Pensions Manager	<ul> <li>Delegations to officers and advice from JIF</li> <li>Council's staff training and development policies</li> <li>Reduce key person risk through rotation of duties</li> <li>Staff access to group and web based forums</li> </ul>	High

		<ul> <li>Collaborations with Lothian and Fife</li> <li>Implementation of staff training programme</li> <li>Liaison with administering authority and participating employers with need for continuity planning on Committee and Board</li> <li>Review of Staff Structure</li> </ul>	
Failure to issue all benefit statements by due date	Pensions Manager Pensions Officers	<ul> <li>Fund has regular contact with employers</li> <li>Employer training sessions held as required</li> <li>Pensions data collected monthly from all employers</li> <li>Pension administration strategy in development</li> </ul>	High
Failure to adhere to regulatory standards (TPR) for admin and governance	Pensions Manager Pensions Officers	<ul> <li>Receipt and review of industry publications</li> <li>Access to specialist scheme wide advisers (LGA)</li> <li>Review of results of TPR surveys / reports – focus on policies, processes and people</li> <li>Participate in Regulator Surveys and provide Scheme Return annually</li> <li>Rolling data improvement plan in place</li> <li>Pension administration strategy in development</li> </ul>	High
Failure to be data ready and able to supply required data for proposed Pensions Dashboard onboarding planned for 2025	Pensions Manager Pensions Officers	<ul> <li>Pension administration system provider is developing a data transfer system</li> <li>Data cleansing tools available and used</li> <li>Data quality audit undertaken</li> <li>Data review and improvement plan put in place</li> </ul>	High
Cyber security attack	Pensions Manager Pensions Officers	<ul> <li>Cyber credentials of key suppliers checked annually</li> <li>Heywood annual penetration test report.</li> </ul>	High

		<ul> <li>Pension administration system Cloud hosted to further enhance security</li> <li>Falkirk Council holds Cyber Essentials certification as well as having ongoing Public Service Network (PSN) Certification</li> <li>Staff regularly reminded of possible phishing etc</li> <li>Staff undertake annual computer based cyber security training</li> </ul>	
Inaccurate member data on Altair or incomplete member data due to employer omissions (affecting member benefits and liability calculations)	Pensions Manager	<ul> <li>Online data submissions directly from employer</li> <li>Employer training sessions</li> <li>Year end and monthly queries followed up with employers who are made aware of any themes</li> <li>Data cleansing tools available and used</li> <li>Data quality audit undertaken</li> <li>Data review and improvement plan put in place</li> <li>Trained staff review of records</li> <li>Address tracing undertaken periodically</li> <li>Use of TUO service to notify of deaths</li> </ul>	High
Staff error or backlogs in service delivery	Pensions Manager Pensions Officers	<ul> <li>Experienced core workforce</li> <li>Additional staff recruited</li> <li>Industry standard pensions admin system</li> <li>Transactions subject to checking mechanism</li> <li>Robust staff selection procedures</li> <li>Online procedures manual</li> <li>Annual staff training</li> <li>Outstanding caseload monitored</li> </ul>	High

**Data Security and Cyber Risk**The Fund is responsible for a large volume of personal highly sensitive data. The Fund operates within the context of Falkirk Council's wider information security arrangements. These are set out in the Council's Information Security Policy which has a general

objective of complying with the BS7799-2 Code of Practice for Information Systems Security. In particular, the Council is compliant with the Public Services Network (PSN) and Cyber Security Essentials accreditation regimes.

At the Pensions Team level, the following arrangements are in place to safeguard data:

- Staff are trained regularly on their obligations in respect of confidentiality, data protection and information security
- New staff have these responsibilities and policies explained to them as part of their induction and their understanding is checked
- Where data must be transferred off site, the Fund uses either secure FTP, VPN, or SharePoint a secure Microsoft file exchange application
- Data classed as sensitive personal data transferred on site is password protected
- Paper records are securely destroyed
- Password protected laptops are provided to all staff to enable them to work in or away from the office, as part of the business continuity plan
- The Pensions Administration System complies with the standards contained in ISO/IEC 27001 information security management
- Data Processing Agreements are in place with third party processors (e.g. the Fund Actuary and the vendor of the administration software and its suppliers)
- A data sharing agreement is in place with the pensions authority that maintains the LGPS National Insurance database.

The requirements of the General Data Protection Regulations which came into force on 25 May 2018 mean that the Fund has published and maintains a comprehensive Privacy Notice to explain, inter alia, why the Pensions Team collects personal data, with whom they share data and the length of time for which that data is retained.

The Fund has entered into a Memorandum of Understanding with each of the Fund's constituent employers to ensure that they are aware of the data security standards that is expected of them and that they are aware of the standards they can expect from the Fund.

#### **Investment Risk**

Investment risks include price volatility risk, currency risk, counterparty risk, interest rate risk and inflation risk. A more detailed explanation of these risks can be found in the Fund's Statement of Investment Principles (see Appendix 3).

The Fund's overall investment policy is to seek to reduce its exposure to more volatile riskier asset classes as market opportunities arise (e.g. bond yields rise and liabilities fall). This is consistent with Fund commitments to allocate capital to asset classes such as Infrastructure and senior Private Debt.

Clearly, giving third party investment managers the right to transact on behalf of the Fund carries a major risk. To gain assurance that managers are exercising responsible stewardship of the assets under management, the Fund and its advisers have regular calls and meetings with the managers and discuss manager performance with Fund

advisers. Further assurance comes from the individual manager/administrator internal controls reports where available, details of which are as follows:

Fund manager/administrator	Type of report	Assurance obtained	Service Auditors
Abrdn	AAF 01/20/ ISAE3402	Reasonable assurance	KPMG LLP
Alcentra/Atestine/Bridge s/CVC/Unite/Apex Group Ltd	SSAE18 & ISAE3402	Reasonable assurance	Deloitte
Ardian	ISAE 3402	Reasonable assurance	PWC LLP
Abrdn/Ancala/Octopus/I Q-EQ	SSAE18 & ISAE3402	Reasonable assurance	BDO LLP
Apogem Capital/Wells Fargo	SOC 1	Reasonable assurance	KPMG LLP
Baillie Gifford	ISAE 3402	Reasonable assurance	PWC LLP
Barings	AICPA & ISAE3402	Reasonable assurance	Grant Thornton
Blackrock/Brookfield/Sta te Street	SOC 1	Reasonable assurance	EY LLP
Blackrock/BNP Paribas	ISAE 3402	Reasonable assurance	PWC LLP
Dalmore Capital	ISAE 3402	Reasonable assurance	PWC LLP
GCM Customised Fund Investment Group	attestation standards established by the American Institute of Certified Public Accountants	Reasonable assurance	EY LLP
Global Infrastructure Partners/JP Morgan	ISAE 3402/ attestation standards established by the American Institute of Certified Public Accountants	Reasonable assurance	PWC LLP
Gresham House/Ocorian	ISAE 3402	Reasonable assurance	Grant Thornton
Hermes/Northern Trust	SOC1	Reasonable assurance	KPMG
Iona Capital/Langham Hall	AAF 01/20/ ISAE3402	Reasonable assurance	Haysmacintyre LLP

## $\frac{\mathsf{FALKIRK}\;\mathsf{COUNCIL}\;\mathsf{PENSION}\;\mathsf{FUND}\;\mathsf{UNAUDITED}\;\mathsf{ANNUAL}\;\mathsf{REPORT}\;\mathsf{AND}\;\mathsf{ACCOUNTS}}{2023/24}$

InfraCapital/ State Street	AAF 01/20/ ISAE3402	Reasonable assurance	PWC LLP
Equitix	ISAE 3042	Reasonable assurance	BDO LLP
L&G/JTC (Jersey) Ltd	ISAE3402	Reasonable assurance	PWC LLP
Legal & General	AAF 01/20/ ISAE3402	Reasonable assurance	KPMG LLP
Macquarie/AlterDomus	ISAE3402	Reasonable assurance	EY LLP
Newton Investment Management	ISAE3402	Reasonable assurance	KPMG LLP
Oaktree Capital Management LP	attestation standards established by the American Institute of Certified Public Accountants	Reasonable assurance	EY LLP
Pictet Asset Management Limited	ISAE3402	Reasonable assurance	PWC LLP
Schroder Investment Management	AAF 01/20/ ISAE3402	Reasonable assurance	EY LLP
UBS (Greensands)	ISAE 3402	Reasonable assurance	EY LLP
Vauban/Caceis	ISAE3402	Reasonable assurance	EY LLP

### **Statements of Responsibilities**

### Administering Authority's Responsibilities

The Authority is required to:

- make arrangements for the proper administration of the financial affairs of the Falkirk Council Pension Fund and to secure that one of its officers has responsibility for the administration of those affairs. In Falkirk Council, that officer is the Chief Finance Officer
- ensure the Annual Accounts are prepared in accordance with legislation (The Local Authority Accounts (Scotland) Regulations 2014), and so far as is compatible with that legislation, in accordance with proper accounting practices (section 12 of the Local Government in Scotland Act 2003)
- manage the Fund's affairs to secure economic, efficient and effective use of resources and safeguard its assets
- approve the Annual Accounts for signature

I confirm that these Annual Accounts were approved for signature by the Falkirk Council Pension Fund Committee at its meeting on 24 September 2024.

Coma Binnie

Councillor Lorna Binnie
Chair of the Pensions Committee
24 September 2024

### **Chief Finance Officer Responsibilities**

The Chief Finance Officer is responsible for the:

 preparation of the Fund's Annual Accounts in accordance with proper practices as required by legislation and as set out in the CIPFA/LASAAC Code of Practice on Local Authority Accounting in the United Kingdom (the Accounting Code)

In preparing the Annual Accounts, the Chief Finance Officer has:

- selected suitable accounting policies and then applied them consistently
- made judgements and estimates that were reasonable and prudent
- complied with legislation and the Local Authority Accounting Code (in so far as it is compatible with legislation)

The Chief Finance Officer has also:

- kept adequate accounting records which were up to date
- taken reasonable steps for the prevention and detection of fraud and other irregularities

### **Certificate by the Chief Finance Officer**

I certify that the financial statements give a true and fair view of the financial position of the Pension Fund as at 31 March 2024 and the transactions of the Pension Fund for year ended 31 March 2024.

Amanda templeman

Amanda Templeman, CPFA
Chief Finance Officer (Falkirk Council)

24 September 2024

### Reporting on the audit of the financial statements

### **Opinion on financial statements**

I certify that I have audited the financial statements in the annual report of Falkirk Council Pension Fund (the fund) for the year ended 31 March 2024 under Part VII of the Local Government (Scotland) Act 1973. The financial statements comprise the Pension Fund Account, the Net Asset Statement and notes to the financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and UK adopted international accounting standards, as interpreted and adapted by the Code of Practice on Local Authority Accounting in the United Kingdom 2023/24 (the 2023/24 Code).

In my opinion the accompanying financial statements:

- give a true and fair view of the financial transactions of the fund during the year ended 31 March 2024 and of the amount and disposition at that date of its assets and liabilities;
- have been properly prepared in accordance with UK adopted international accounting standards, as interpreted and adapted by the 2023/24 Code; and
- have been prepared in accordance with the requirements of the Local Government (Scotland) Act 1973, The Local Authority Accounts (Scotland) Regulations 2014, and the Local Government in Scotland Act 2003.

#### Basis for opinion

I conducted my audit in accordance with applicable law and International Standards on Auditing (UK) (ISAs (UK)), as required by the Code of Audit Practice approved by the Accounts Commission for Scotland. My responsibilities under those standards are further described in the auditor's responsibilities for the audit of the financial statements section of my report. I was appointed by the Accounts Commission on 3 April 2023. My period of appointment is five years, covering 2022/23 to 2026/27. I am independent of the fund in accordance with the ethical requirements that are relevant to my audit of the financial statements in the UK including the Financial Reporting Council's Ethical Standard, and I have fulfilled my other ethical responsibilities in accordance with these requirements.

Non-audit services prohibited by the Ethical Standard were not provided to the council as administering authority for the fund. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

### Conclusions relating to going concern basis of accounting

I have concluded that the use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Based on the work I have performed, I have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the fund's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from when the financial statements are authorised for issue.

These conclusions are not intended to, nor do they, provide assurance on the fund's current or future financial sustainability. However, I report on the fund's arrangements for financial sustainability in a separate Annual Audit Report available from the Audit Scotland website.

#### Risks of material misstatement

I report in my Annual Audit Report the most significant assessed risks of material misstatement that I identified and my judgements thereon.

### Responsibilities of the Chief Finance Officer and the Pensions Committee for the financial statements

As explained more fully in the Statement of Responsibilities, the Chief Finance Officer is responsible for the preparation of financial statements that give a true and fair view in accordance with the financial reporting framework, and for such internal control as the Chief Finance Officer determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error. In preparing the financial statements, the Chief Finance Officer is responsible for assessing the fund'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 there is an intention to discontinue the fund's operations.

Falkirk Council is responsible for overseeing the financial reporting process.

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

My objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes my opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the decisions of users taken on the basis of these financial statements.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. I design procedures in line with my responsibilities outlined above to detect material misstatements in respect of irregularities, including fraud. Procedures include:

- using my understanding of the local government sector to identify that the Local Government (Scotland) Act 1973, The Local Authority Accounts (Scotland) Regulations 2014, the Local Government in Scotland Act 2003, and The Local Government Pension Scheme (Scotland) Regulations 2018 as amended are significant in the context of the fund;
- inquiring of the Chief Finance Officer as to other laws or regulations that may be expected to have a fundamental effect on the operations of the fund;
- inquiring of the Chief Finance Officer concerning the fund's policies and procedures regarding compliance with the applicable legal and regulatory framework;
- discussions among my audit team on the susceptibility of the financial statements to material misstatement, including how fraud might occur; and
- considering whether the audit team collectively has the appropriate competence and capabilities to identify or recognise non-compliance with laws and regulations.

The extent to which my procedures are capable of detecting irregularities, including fraud, is affected by the inherent difficulty in detecting irregularities, the effectiveness of the fund's controls, and the nature, timing and extent of the audit procedures performed.

Irregularities that result from fraud are inherently more difficult to detect than irregularities that result from error as fraud may involve collusion, intentional omissions misrepresentations, or the override of internal control. The capability of the audit to detect fraud and other irregularities depends on factors such as the skilfulness of the perpetrator, the frequency and extent of manipulation, the degree of collusion involved, the relative size of individual amounts manipulated, and the seniority of those individuals involved.

A further description of the auditor's responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website <a href="https://www.frc.org.uk/auditorsresponsibilities.">www.frc.org.uk/auditorsresponsibilities</a>. This description forms part of my auditor's report.

### Reporting on other requirements

#### Other information

The Chief Finance Officer is responsible for the other information in the annual report. The other information comprises the Management Commentary, Annual Governance Statement, Governance Compliance Statement, Statement of Responsibilities and other reports included in the annual report other than the financial statements and my auditor's report thereon.

My responsibility is to read all the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or my knowledge obtained in the course of the audit or otherwise appears to be materially misstated. If I identify such material inconsistencies or apparent material misstatements, I am required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work I have performed, I conclude that there is a material misstatement of this other information, I am required to report that fact. I have nothing to report in this regard.

My opinion on the financial statements does not cover the other information and I do not express any form of assurance conclusion thereon except on the Management Commentary, Annual Governance Statement and Governance Compliance Statement to the extent explicitly stated in the following opinions prescribed by the Accounts Commission.

### Opinions prescribed by the Accounts Commission on the Management Commentary, Annual Governance Statement and Governance Compliance Statement

In my opinion, based on the work undertaken in the course of the audit:

- the information given in the Management Commentary for the financial year for which the financial statements are prepared is consistent with the financial statements and that report has been prepared in accordance with statutory guidance issued under the Local Government in Scotland Act 2003;
- the information given in the Annual Governance Statement for the financial year for which the financial statements are prepared is consistent with the financial statements and that report has been prepared in accordance with the Delivering Good Governance in Local Government: Framework (2016): and
- the information given in the Governance Compliance Statement for the financial year for which the financial statements are prepared is consistent with the financial statements and that report has been prepared in accordance with The Local Government Pension Scheme (Scotland) Regulations 2018.

### Matters on which I am required to report by exception

I am required by the Accounts Commission to report to you if, in my opinion:

- adequate accounting records have not been kept; or
- the financial statements are not in agreement with the accounting records; or
- I have not received all the information and explanations I require for my audit.

I have nothing to report in respect of these matters.

### Conclusions on wider scope responsibilities

In addition to my responsibilities for the annual report, my conclusions on the wider scope responsibilities specified in the Code of Audit Practice are set out in my Annual Audit Report.

### Use of my report

This report is made solely to the parties to whom it is addressed in accordance with Part VII of the Local Government (Scotland) Act 1973 and for no other purpose. In accordance with paragraph 108 of the Code of Audit Practice, I do not undertake to have responsibilities to members or officers, in their individual capacities, or to third parties.

Parline Gillon

Pauline Gillen **Audit Director** Audit Scotland 4th Floor South Suite The Athenaeum Building 8 Nelson Mandela Place Glasgow G2 1BT 24 September 2024

### **Pension Fund Account**

This statement shows the summary of income and expenditure of the Pension Fund and separates those transactions which are related to dealings with members from those transactions which are a consequence of investment.

Dealings with members, employers and others directly involved in the fund	2022/23 in '000	2023/24 in '000	Note
Contributions	(107,069)	(99,792)	7
Transfers in from other pension funds	(8,243)	(8,664)	8
	(115,312)	(108,456)	
Benefits	94,266	106,110	9
Payments to and on account of leavers	6,702	10,831	10
	100,968	116,941	
Net (additions)/withdrawals from dealings with members	(14,344)	8,485	
Management expenses	21,014	17,789	11
Net (additions)/withdrawals including fund management expenses	6,670	26,274	
Return on Investment			
Investment income	(65,458)	(82,062)	12
Taxes on income	2,591	1,975	
Profit and losses on disposal of investments and changes in market value of investments	64,533	(195,763)	16a
Net return on investments	1,666	(275,850)	
Net (increase)/decrease in the net assets available for benefits during the year	8,336	(249,576)	
Opening net assets of the scheme	3,203,581	3,195,245	
Closing net assets of the scheme	3,195,245	3,444,821	

### **Pension Fund Net Asset Statement**

This statement discloses the size and type of the net assets of the Fund at the end of the financial year.

	2022/23 in '000	2023/24 in '000	Note
Investment assets	3,178,186	3,431,372	14
Investment liabilities	(2,599)	(6,576)	14
Total net investments	3,175,587	3,424,796	
Long-term assets	87	70	21a
Current assets	22,892	23,547	21
Current liabilities	(3,321)	(3,592)	22
Net Assets of the fund available to fund benefits at the period end	3,195,245	3,444,821	

The Fund's financial statements do not take account of liabilities to pay pensions and other benefits after the period end. The actuarial present value of promised retirement benefits is disclosed in Note 20.

The unaudited Statement of Accounts was issued by the Chief Finance Officer on 27 June 2024 and the audited Statement of Accounts was authorised for issue on 24 of September 2024. The Statements of Accounts present a true and fair view of the financial position of the Pension Fund as at 31 March 2024 and its income and expenditure for the year ended 31 March 2024.

Events taking place after this date are not reflected in the financial statements or notes. There have been no material events since the date of the Net Asset Statement which have required the figures in the financial statements and notes to be adjusted.

amanda templeman

Amanda Templeman, CPFA
Chief Finance Officer (Falkirk Council)

24 September 2024

#### **Notes to the Accounts**

### 1. Fund and Scheme Overview

As part of its statutory obligations, Falkirk Council is required to operate the terms of the Local Government Pension Scheme (LGPS), including the maintenance and administration of a pension fund.

The LGPS is a public service pension scheme which provides defined benefits on a career average basis (NB benefits built up before 1 April 2015 are provided on a final salary basis). The Scheme falls under the regulatory framework of the Public Service Pensions Act 2013. The Scheme is also registered with HM Revenue and Customs as a UK approved pension scheme and was formerly contracted-out of the State Second Pension.

The Scheme's rules are made by the Scottish Ministers through the office of the Scottish Public Pensions Agency and are set out primarily in the following statutory instruments:

- the Local Government Pension Scheme (Scotland) Regulations 2018
- the Local Government Pension Scheme (Transitional Provisions and Savings) (Scotland) Regulations 2014
- the Local Government Pension Scheme (Governance) (Scotland) Regulations 2015
- the Local Government Pension Scheme (Management and Investment of Funds) (Scotland) Regulations 2010

The regulations are supplemented by guidance from the Scottish Ministers and the Government Actuary's Department. Best practice guidance is provided by the Pensions Regulator.

Administration of the Falkirk Council Pension Fund is undertaken by an in-house team who oversee the Fund's investments and the benefits of its scheme members. This includes the contributors, deferred and pensioner members of Clackmannanshire, Falkirk, and Stirling Councils, as well as around 21 other employers. Teachers (who are also local authority employees) do not come within the scope of the LGPS as they have their own national pension arrangement. A full list of employers who participate in the Falkirk Council Pension Fund is included in this report in Appendix 2.

### Membership

Membership of the LGPS is voluntary. However, employees are automatically enrolled into the Scheme either as a result of automatic enrolment legislation or by virtue of the Scheme's own contractual enrolment provisions. Employees are free to choose whether to remain in the Scheme or, having opted out, rejoin at a later date.

Organisations participating in the Scheme fall into two categories: **Scheduled Bodies** - organisations such as local authorities that are required by statute to offer the Scheme to their employees.

**Admission Bodies** - mainly charitable, non-profit making bodies that have reached an agreement with an Administering Authority to participate in the Scheme.

Full details of membership numbers are contained on <u>page 36</u> of the Annual Report.

### Benefits

Before 1 April 2015, pension benefits under the LGPS were based on final pensionable pay and length of pensionable service. From 1 April 2015, the scheme became a career average scheme and members build up a pension that is based on 1/49<sup>th</sup> of their pensionable pay in that year. The pension that is built up is then revalued each year in line with the Consumer Prices Index.

The Scheme's benefits are summarised in the table below:

	Service before 1 April 2009	Service after 31 March 2009	Service after 31 March 2015
Pension	Each year worked is worth 1/80 <sup>th</sup> x final pensionable salary	Each year worked is worth 1/60 <sup>th</sup> x final pensionable salary	Each year worked is worth 1/49th of pensionable earnings
Lump Sum	Automatic lump sum of 3 x annual pension	No automatic lump sum	No automatic lump sum
	In addition, part of the pension may be exchanged for a lump sum. The conversion rate is £12 of lump sum for each £1 of pension surrendered.	Part of the pension may be exchanged for a lump sum. The conversion rate is £12 of lump sum for each £1 of pension surrendered.	Part of the pension may be exchanged for a lump sum. The conversion rate is £12 of lump sum for each £1 of pension surrendered.

Where the lump sum is greater than the maximum tax free lump sum permitted by HM Revenue and Customs (25% of the capital value of the Scheme benefits), a tax charge will apply.

Additionally, the Scheme provides a range of guaranteed inflation linked benefits including early payment of pension and lump sum on ill health or redundancy grounds and death and survivor benefits.

More information about scheme benefits can be found in the Joining the Scheme section located on the Fund website at www.falkirkpensionfund.org.

### Funding

Benefits are funded by contributions and returns on investments. Contributions are made by contributor members of the Fund in accordance with the Local Government Pensions Scheme (Scotland) Regulations 2018. The rate of employee contribution varies depending on a member's annual pensionable pay with designated pay bands attracting rates of between 5.5% and 12%.

Employer contributions are based on the results of a three yearly actuarial funding valuation. The last completed valuation was as at 31 March 2023, which set the rates for the 3 years from 2024/25 to 2026/27. For the majority of employers, contribution rates were in a range of 19.5% – 30.3% of pensionable pay. A copy of the 2023 valuation report can be found on the Fund website. The next valuation is scheduled for 31 March 2026.

### 2. Basis of Preparation

The Statement of Accounts summarises the Fund's transactions for the 2023/24 financial year and its position at year end as at 31 March 2024.

The accounts have been prepared in accordance with the Code of Practice on Local Authority Accounting in the United Kingdom 2023/24 which is based upon International Financial Reporting Standards (IFRS), as amended for the UK public sector.

The code requires the disclosure of information relating to the impact of an accounting change that will be required by new standards that have been issued but not yet adopted.

The standards introduced by 2024/25 Code are:

- IFRS16 lease (but only for local authorities that have decided to adopt IFRS 16 in the year 2023/24)
- Classification of Liabilities as Current or Non-current (Amendments to IAS 1) issued in January 2020
- Lease Liability in a Sale and Leaseback (Amendments to IFRS 16) issued in September 2022
- Non-current Liabilities with Covenants (Amendments to IAS 1) issued in October 2022
- International Tax Reform: Pillar Two Model Rules (Amendments to IAS 12) issued in May 2023

- Supplier Finance Arrangements (Amendments to IAS 7 and IFRS 7) issued in May 2023.

None of the matters covered above will have significant impact on the amounts to be reported in the financial statement with the last two items having limited application.

The accounts report on the net assets available to pay pension benefits. They do not take account of the obligation to pay pensions and benefits which fall due after the end of the financial year, nor do they take account of the actuarial present value of promised retirement benefits. The Code gives administering authorities the option to disclose this information in the net assets statement or in the notes to the accounts by appending an actuarial report for this purpose. The Fund has opted to disclose this information in Note 20.

The accounts are prepared on a going concern basis; that is, on the assumption that the functions of the Fund will continue in operational existence for the foreseeable future from the date that the accounts are authorised for issue; this being at least 18 months from the approval of these financial statements at 24 September 2024.

### 3. Summary of Significant Accounting Policies

### **Fund Account - revenue recognition**

#### a) Contribution income

Normal contributions are accounted for on an accrual basis as follows:

- Employee contribution rates are set in accordance with LGPS regulations, using common percentage rates for all employees which rise according to pensionable pay
- Employer contributions are set at the percentage rate recommended by the Fund actuary for the period to which they relate

Employer deficit funding contributions are accounted for on the basis advised by the Fund actuary in the rates and adjustment certificate included in the actuarial valuation report. Additional employers' contributions in respect of illhealth and early retirements are accounted for in the year the event arose. Any amount due in the year but unpaid will be classed as a current financial asset.

### b) Transfers to and from other schemes

Transfers in and out relate to members who have either joined or left the Fund.

Individual transfers in/out are accounted for when received or paid. Transfers in from members wishing to use the proceeds of their additional voluntary contributions to purchase scheme benefits are accounted for on a receipts basis and are included in Note 8.

Bulk (group) transfers are accounted for in accordance with the terms of the transfer agreement.

### c) Investment income

- Interest income is recognised in the fund account as it accrues, using the
  effective interest rate of the financial instrument as at the date of acquisition
  or origination.
- Dividend income is recognised on the date the shares are quoted exdividend. Any amount not received by the end of the reporting period is disclosed in the net assets statement as a current financial asset.
- Distributions from pooled funds are recognised at the date of issue. Any amount not received by the end of the reporting period is disclosed in the net assets statement as a current financial asset.
- Income from unquoted investments is recognised when distribution is paid by the Manager. Distributions are split into capital and income elements.
   Income elements are included under investment income in the Fund Account.
- Rental income from operating leases on properties owned by the Fund is recognised on a straight-line basis over the term of the lease. Any lease incentives granted are recognised as an integral part of the total rental income, over the term of the lease.
- Changes in the value of investments (including investment properties) are recognised as income and comprise all realised and unrealised profits/losses during the year.

#### **Fund Account - expense items**

### d) Benefits payable

Pensions and lump sum benefits payable include all amounts known to be due as at the end of the financial year. Any amounts due but unpaid are disclosed in the Net Assets statement as current liabilities, providing that payment has been approved.

The Local Government (Discretionary Payments and Injury Benefits) (Scotland) Regulations 1998 [Section 31] allow employers to pay additional pensions on a voluntary basis.

As is typical within the Local Government Pension Schemes (LGPS), arrangements exist whereby additional teachers' pensions and employee pensions are paid with the payment of funded pensions. In order that such are not regarded as "unauthorised payments" by HMRC, these pension payments are met by the administering authority through a general fund bank account and recharged to the body or service which granted the benefit.

As "unfunded payments" are discretionary benefits, they are not relevant to the sums disclosed in the Fund accounts. Falkirk Council Pension Fund provides payment and billing services to certain employers on a no charge agency agreement basis.

### e) Taxation

The Fund is a registered public service pension scheme under section 1(1) of Schedule 36 of the Finance Act 2004 and as such is exempt from UK income tax on interest received and from capital gains tax on the proceeds of investments sold. Income from overseas investments suffers withholding tax in the country of origin, unless exemption is permitted. Irrecoverable tax is accounted for as a Fund expense as it arises.

### f) Management Expenses

The Fund discloses fund management expenses in accordance with the CIPFA guidance "Accounting for Local Government Pension Scheme Management Expenses (2016)", as shown below. All items of expenditure are charged to the Fund on accrual basis as follows:

### Administrative Expenses

All staff costs of the Pensions Administration Team are charged direct to the Fund. Associated management, accommodation and other overheads are apportioned to this activity and charged as expenses to the Fund.

### Oversight and Governance Costs

All staff costs associated with governance and oversight are charged direct to the Fund. Associated management, accommodation and other overheads are apportioned to this activity and charged as expenses to the Fund.

### • Investment Management Expenses

Investment fees are charged directly to the Fund as part of management expenses and are not included in, or netted off from, the reported return on investments. Where fees are netted off returns by investment managers, these expenses are grossed up to increase the change in value of investments.

Fees charged by external investment managers and custodians are set out in the respective mandates governing their appointments. Broadly, these are based on the market value of the investments under their management and, therefore, increase or reduce as the value of these investments change.

#### Net assets statement

### g) Financial assets

Financial assets are included in the net assets statement on a fair value basis as at the reporting date. A financial asset is recognised in the net assets statement on the date the Fund becomes party to the contractual acquisition of the asset. From this date any gains or losses arising from changes in the fair value of asset are recognised in the Fund Account.

The values of investments as shown in the net assets statement have been determined at fair value in accordance with the requirements of the Code and IFRS 13. For the purpose of disclosing levels of fair value hierarchy, the Fund has adopted the classification guidelines recommended in "Practical Guidance on Investment Disclosures" (PRAG/Investments Association, 2016) (see Note 16).

### h) Freehold and leasehold properties

The Fund's directly owned property was valued at 31 March 2024 by independent external valuers on the fair value basis and in accordance with the latest edition of the RICS Valuation - Professional Standards (Red Book), see Note 16 for more details.

### i) Foreign currency transactions and balances

Dividends, interest and purchases and sales of investments in foreign currencies have been accounted for at the spot market rates at the date of transaction. End-of-year spot market exchange rates are used to value cash balances held in foreign currency bank accounts, overseas investments and purchases and sales outstanding at the end of the reporting period.

### j) Derivatives

Some of the Fund's external managers use derivative financial instruments to manage the Fund's exposure to specific risks arising from their investment activities. None of the derivatives are held for speculative purposes (see Note 15).

### k) Cash and cash equivalents

Cash comprises cash in hand and demand deposits and includes amounts held by the Fund's external managers. All cash balances are short-term, highly liquid investments that are readily convertible to known amounts of cash and are subject to minimal risk of changes in value.

### I) Financial liabilities

A financial liability is recognised in the Net Assets statement on the date the Fund becomes party to the liability. The Fund recognises financial liabilities relating to investment trading at fair value as the reporting date, and any gains and losses arising from changes in the fair value of the liability between contract date, the year-end date and the eventual settlement date are recognised in the Fund Account as part of change in value of investments.

### m) Actuarial present value of promised retirement benefits

The actuarial present value of promised retirement benefits is assessed on a triennial basis by the Fund Actuary in accordance with the requirements of IAS 19 and relevant actuarial standards. As permitted under the Code, the Fund has opted to disclose the actuarial present value of promised retirement benefits by way of a note to the net assets statements (see Note 20).

### n) Additional voluntary contributions

The Fund provides an additional voluntary contributions (AVCs) scheme for its members, the assets of which are invested separately from those of the Fund. AVCs are not included in the accounts in accordance with Regulation 4(2)(b) of the Local Government Pension Scheme (Management and Investment of funds) Regulations 2010 but are disclosed for information in Note 23.

### o) Contingent liabilities

A contingent liability arises where an event takes place before the year end giving rise to a possible financial obligation whose existence will only be confirmed or otherwise by the occurrence of future events. Contingent liabilities can also arise in circumstances where a provision would be made, except that it is not possible at the balance sheet date to measure the value of the financial obligation reliably.

Contingent liabilities are not recognised in the net assets statement but are disclosed by way of narrative in the notes (see Note 25)

### 4. Critical Judgement in Applying Accounting Policies

### **Pension Fund Liability**

The net pension fund liability is recalculated every three years by the appointed actuary, with annual updates in the intervening years. The methodology used is in line with accepted industry guidelines.

The estimate is subject to significant variances based on changes to the underlying assumptions which are agreed with the actuary and have been summarised in Note 20.

Actuarial revaluations are used to set future contribution rates and underpin the Fund's most significant investment management policies, for example in terms of the balance struck between longer term investment growth and short-term return.

### 5. Assumptions made about the future and other major sources of estimation uncertainty

The preparation of financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts. Estimates and assumptions take account of historical experience, current trends, and future expectations. However, actual outcomes could be different from the assumptions and estimates made. The items in the Net Asset statement for which there is a significant risk of adjustment the following year are as follow:

Item	Uncertainties	Effect if actual results differ from assumptions
Actuarial present value of promised retirement benefits (Note 20)	Estimation of the net liability to pay pensions depends on a number of complex judgements relating to the discount rate used, salary increases, changes in retirement ages, mortality rates and returns on fund assets. A firm of consulting actuaries is engaged to provide the fund with expert advice about the assumptions to be applied.	For instance: -a 0.1% p.a. increase in the pension increase rate would increase liabilities by £47m -a 0.1% increase in salary increase rate would increase liabilities by £3m -0.1% decrease in the real discount rate would increase future liabilities by £50m - 1 year increase in member life expectancy would increase liabilities by £114m.
Directly held property (Note 16)	Valuation techniques are used to determine the carrying values of directly held property. Where possible these valuation techniques are based on observable data, otherwise the best available data is used	Changes in the valuation assumptions used, together with significant changes in rental growth, vacancy levels or the discount rate could affect the fair value of property-based investments by up to 13% i.e. an increase or decrease of £384k on carrying values of £2.95m.
Private Equity Infrastructure/Private Debt (Note 16)	Private equity investments are valued at fair value in accordance with International Private Equity and Venture Capital Valuation Guidelines (December 2018). Investments are not publicly listed and as such there is a degree of estimation involved in the valuation.	Private equity, infrastructure, private debt investments are valued at £619m in the financial statements. There is a risk that this investment may be under- or overstated in the accounts by up to 26% depending on asset class, i.e. an increase or decrease of £76m. Details for each category are shown in the Note 16.

#### 6. Events after the Balance Sheet Date

Events after the balance sheet date are those events, both favourable and unfavourable, that occur between the end of the reporting period and the date when statements of the accounts are authorised for issue. Two types of events can be identified:

- those that provide evidence of conditions that existed at the end of the reporting period – the statement of accounts is adjusted to reflect such events
- those that are indicative of conditions that arose after the reporting period the statement of accounts is not adjusted to reflect such events, but where the category of events would have a material effect, disclosure is made in the notes of the nature of the events and their estimated financial effect.

Events taking place after the date of authorisation for issue are not reflected in the statement of the accounts.

The Fund has received updated Private Equity/Infrastructure/Private Debt statements for 31 March 2024 after preparing the accounts. The variance between the valuation included in the accounts and the updated statements amounts to £2.7m (£6.7m at 31 March 2023). The amount is not material and therefore no adjustment has been made in the Net Asset Statement.

#### 7. Contributions Receivable

By Category	2022/23	2023/24
	£'000	£'000
Employees' contributions	23,060	23,878
Employers' contributions	83,428	74,861
Employers' deficit recovery contributions	581	1,053
Total	107,069	99,792

By type of Employer	2022/23	2023/24
	£'000	£'000
Administering authority	39,647	42,848
Other scheduled bodies	60,278	67,387
Admitted bodies	7,144	(10,443)
Total	107,069	99,972

#### 8. Transfers from Other Pension Funds

All transfers during the year related to individual transfer payments and not to bulk transfer payments.

	2022/23	2023/24
	£'000	£'000
Individual transfers	8,243	8,664

### 9. Benefits Payable

By Category	2022/23	2023/24
	£'000	£'000
Pensions	69,532	78,746
Commutation and lump sum retirement benefits	21,946	23,730
Lump sum death benefits	2,788	3,634
Total	94,266	106,110

By type of Employer	2022/23	2023/24
	£'000	£'000
Administering authority	34,680	39,357
Other scheduled bodies	53,472	59,759
Admitted bodies	6,114	6,994
Total	94,266	106,110

### 10. Payments to and on Account of Leavers

By Category	2022/23	2023/24
	£'000	£'000
Refunds to members leaving service	222	236
Individual transfers	6,480	10,595
Total	6,702	10,831

### 11. Management Expenses

By Category	2022/23	2023/24
	£'000	£'000
Administrative costs	1,044	1,246
Investment management expenses	18,465	15,301
Oversight and governance costs	1,026	1,219
Project Forth	479	23
Total	21,014	17,789

### 11a. Investment Management Expenses

2023/24	Total	Management fees*	Performance related fees	Transaction costs
Bonds	70	70	-	-
Equities	3,015	2,511	-	504
Pooled Investments	3,512	1,779	-	1,733

Managed Property Funds	1,946	1,894	43	9
Private Equity	300	322	(22)	-
Infrastructure	5,030	4,082	908	39
Private Debt	1,017	896	121	-
		11,554	1,050	2,285
Custodian Fees	130			
Other	11			
	15,301			

<sup>\*</sup> Management fees include investment management expenses and fees deducted directly from capital.

2022/23	Total	Management fees*	Performance related fees	Transaction costs
Bonds	70	70	-	-
Equities	5,615	2,511	-	3,104
Pooled Investments	3,785	1,801	-	1,984
Managed Property Funds	2,039	1,905	-	134
Private Equity	476	457	19	-
Infrastructure	5,472	3,830	1,603	39
Private Debt	825	784	41	-
		11,358	1,663	5,261
Custodian Fees	115			
Other	68			
	18,465			

<sup>\*</sup> Management fees include investment management expenses and fees deducted directly from capital.

In addition to the fees disclosed in this note, the Fund also incurred indirect management fees resulting from investments in fund of funds structures. The estimated value of these fees in 2023/24 is £1.1m (£2.5m in 2022/23).

Disclosed transaction costs are directly attributable to the acquisition, issue or disposal of financial assets or liabilities. They include fees and commissions paid to agents, advisers, brokers and dealers, levies by regulatory agencies and securities exchanges, transfer taxes and duties.

### 12. Investment Income

By Category	2022/23	2023/24
	£'000	£'000
Income from equities	34,127	41,308
Private equity income	191	766
Income from bonds	1,041	1,631

Pooled property investments	5,885	5,993
Directly owned property	255	273
Infrastructure	16,394	18,538
Private debt	4,559	7,124
Affordable housing	472	175
Cash and other income	2,534	6,254
Total before tax	65,458	82,062

### 13. Other Fund Account Disclosures

### 13a. External Audit Costs

	2022/23	2023/24
	£'000	£'000
Payable in respect of external audit	30	31

### 14. Investments

Investment Assets	2022/23	2023/24
	£'000	£'000
Bonds	273,775	407,017
Equities	1,053,899	1,317,528
Pooled investments		
Equities	793,924	637,515
Fixed income	148,651	155,939
Affordable housing	24,456	24,733
Other Investments		
Managed property funds	161,582	157,620
Directly owned property	2,900	2,950
Private equity	31,048	20,983
Infrastructure	468,667	518,490
Private debt	77,970	79,236
Cash deposits	132,499	94,144
Investment income due	8,583	10,347
Amounts receivable for sales	232	4,870
Total Investments Assets	3,178,186	3,431,372
Investments Liabilities		
Derivatives contracts: forward foreign exchange	-	(9)
Amounts payable for purchases	(2,599)	(6,567)
Total Investment Liabilities	(2,599)	(6,576)
Net Investment Assets	3,175,587	3,424,796

### 14a. Reconciliation of Movements in Investments and Derivatives

Period	Market value 01/04/2023	Purchases at cost	Sales proceeds	Change in market value	Market value 31/03/2024
	£'000	£'000	£'000	£'000	£'000
Investment Assets					
Bonds	273,775	158,422	(908)	(24,272)	407,017
Equities	1,053,899	456,770	(482,205)	289,064	1,317,528
Pooled investments	967,031	-	(64,173)	(84,671)	818,187
Managed property funds	161,582	3,045	(2,241)	(4,766)	157,620
Directly owned property	2,900	-	-	50	2,950
Private equity	31,048	767	(9,528)	(1,304)	20,983
Infrastructure	468,667	65,830	(37,718)	21,711	518,490
Private debt	77,970	13,439	(12,373)	200	79,236
Derivatives: Forward Foreign Exchange	-	-	-	(9)	(9)
	3,036,872	698,273	(609,146)	196,003	3,322,002
Cash deposits	132,499	3,623	(3,350)	(240)	94,144
Amounts receivable for sale	232				4,870
Investment income due	8,583				10,347
Payable for purchases	(2,599)				(6,567)
Net investment assets	3,175,587			195,763	3,424,796

Period	Market value 01/04/2022	Purchases at cost	Sales proceeds	Change in market value	Market value 31/03/2023
	£'000	£'000	£'000	£'000	£'000
Investment Assets					
Bonds	190,089	189,466	(35,496)	(70,284)	273,775
Equities	784,466	183,571	(178,426)	264,288	1,053,899
Pooled investments	1,457,169	-	(203,629)	(286,509)	967,031
Managed property funds	193,068	8,577	(8,941)	(31,122)	161,582
Directly owned property	2,900	-	-	-	2,900
Private equity	38,446	1,177	(9,528)	953	31,048
Infrastructure	321,300	120,820	(29,453)	55,999	468,667
Private debt	65,752	15,373	(5,690)	2,536	77,970
	3,053,190	518,984	(471,163)	(64,139)	3,036,872
Cash deposits	130,081	2,889	(5,033)	(394)	132,499
Amounts receivable for sale	-				232
Investment income due	6,508				8,583
Payable for purchases	(600)				(2,599)
Net investment assets	3,189,179			(64,533)	3,175,587

### 14b. Investments Analysed by Fund Manager

	2022/23	2022/23	2023/24	2023/24
	£'000	%	£'000	%
LPFI Ltd	585,101	18.4	1,072,456	31.3
L&G Investment Management Ltd	686,108	21.5	502,143	14.7
Schroder Investment Management Ltd	427,654	13.5	455,145	13.3
Newton Investment Management Ltd	408,709	12.9	289,310	8.4
Pictet Asset Management	160,958	5.1	190,031	5.5
Baillie Gifford & Co Ltd	131,931	4.2	138,387	4.0

Dalmore Capital	123,844	3.9	122,274	3.6
Equitix Investment Management	75,968	2.4	74,793	2.2
Innisfree	27,940	0.9	59,549	1.7
Grosvenor Capital	58,775	1.9	52,867	1.5
Blackrock	36,335	1.1	30,226	0.9
Meridiam Infrastructure North	9,790	0.3	25,918	0.8
America Corporation	9,790	0.5	25,910	0.6
Hearthstone	24,456	8.0	24,733	0.7
CVC Credit Partners	11,828	0.4	24,444	0.7
Vauban	17,309	0.5	23,060	0.7
Global Infrastructure Partners	21,986	0.7	21,965	0.6
Astatine Investment Partners	17,447	0.5	20,256	0.6
Iona Renewables	20,579	0.6	18,851	0.6
Ancala Partners	18,092	0.6	18,734	0.5
Barings	17,759	0.6	17,243	0.5
Apogem Capital	20,326	0.6	15,139	0.4
Gresham House	12,362	0.4	15,040	0.4
Abrdn	20,261	0.6	14,786	0.4
Wilshire Private Markets Group	19,824	0.6	14,745	0.4
Alcentra	17,100	0.5	14,722	0.4
Hermes Investment Management	15,086	0.5	14,141	0.4
Greensphere	15,419	0.5	12,469	0.4
Brookfield Infrastructure Group	11,172	0.4	12,137	0.4
Macquarie	6,826	0.2	11,678	0.3
The Unite Group	9,102	0.3	9,516	0.3
Octopus Real Estate	7,310	0.2	7,506	0.2
InfraRed Capital Partners Ltd	6,656	0.2	6,722	0.2
Ardian	6,036	0.2	6,011	0.2
KKR	5,156	0.2	5,969	0.2
Bridges Fund Management Ltd	2,273	0.1	4,807	0.1
InfraCapital Partners	4,218	0.1	4,334	0.1
Resonance Wind	3,835	0.1	3,254	0.1
Harbert Management Corporation	2,227	0.1	1,915	0.1
UBS/Greensands	2,448	0.1	727	0.0
Oaktree Capital	582	_	-	-
Directly Owned Property	2,900	0.1	2,950	0.1
In-House Cash	101,899	3.2	63,843	1.9
Total	3,175,587	100	3,424,796	100

The Fund holds the following investments in pooled funds, which are in excess of 5% of the value of the Fund.

	2022/23	2022/23	2023/24	2023/24
	£'000	%	£'000	%
L&G RAFI Fundamental Global Reduced Carbon Pathway Eqy Idx	170,512	5.4	202,768	5.92
PICTET Global Envir OPPS Z GBP ACC	160,958	5.1	190,031	5.55
L&G UK Equity Index (OFC)	167,580	5.3	-	-

### 14c. Securities Lending

The Fund did not participate in any stock lending programmes.

### 14d. Property Holdings

The Fund's investment in its property portfolio comprises investments in pooled property funds and a number of directly owned properties at West Mains Industrial Estate, Falkirk, which are leased commercially to various tenants.

The future minimum lease payments receivable by the Fund in respect of West Mains Industrial Estate are as follows:

	2022/23	2023/24
	£'000	£'000
Within one year	224	219
Between one and five years	310	252
Later than five years	-	-
Total	534	471

### 15. Analysis of Derivatives

The Fund's approach to derivatives is to allow individual managers to decide to participate in derivative contracts subject to any limits set out in their investment management agreements. At present, only Newton chooses to do so. The currency forwards contracts are used as hedges reducing the extent to which Newton's portfolio is exposed to currency movement.

Settlement	Currency bought	Local Value ' 000	Currency Sold	Local Value ' 000	Asset Value ' 000	∟iability Value ' 000
Under 1 month	GBP	3,679	KRW	3,688	-	(9)

Open forward currency contracts at 31 March 2024	-	(9)
Net forward currency contracts at 31 March 2024	-	

No derivatives were held in the previous year.

### 16. Fair Value – Basis of Valuation

All investment assets are valued using fair value techniques based on the characteristics of each instrument, where possible using market-based information. There has been no change in the valuation techniques used during the year.

Assets and liabilities have been classified into three levels, according to the quality and reliability of information used to determine fair values.

**Level 1** – where the fair values are derived from unadjusted quoted prices in active markets for identical assets or liabilities, comprising quoted equities, quoted bonds and unit trusts.

**Level 2** – where quoted market prices are not available, or where valuation techniques are used to determine fair value based on observable data.

**Level 3** – where at least one input that could have a significant effect on the instrument's valuation is not based on observable market data.

The valuation basis for each category of investment asset is set out below:

Description of asset	Basis of valuation	Observable and unobservable inputs	Key sensitivities affecting the valuations provided
Level 1			
Quoted equities	The published bid market price on the final day of the accounting period	Not required	Not required
Cash and cash equivalents	Carrying value is deemed to be fair value because of the short-term nature of these financial instruments	Not required	Not required
Amounts receivable from investment sales	Carrying value is deemed to be fair value because of the short-term nature of these financial instruments	Not required	Not required
Investment debtors and creditors	Carrying value is deemed to be fair value because of the short-term nature of	Not required	Not required

	these financial instruments		
Level 2			
Gilts, TIPS (Treasury Inflation Protected Securities)	Fixed income securities are priced based on evaluated prices provided by independent pricing services.	Evaluated price feeds	Not required
Pooled investments – equities, fixed income, and managed property funds	Closing bid price where bid and offer price are published  Closing single price where single price published	NAV – based pricing set on a forward pricing basis	Not required
Level 3			
Directly held property / Affordable Housing	Valued at year end by external valuer DM Hall/Allsop in accordance with the Royal Institute of Chartered Surveyors' Red Book Global Valuation Standards (introduced with effect from 31 January 2020)	<ul> <li>Existing lease Terms</li> <li>Nature of tenancies</li> <li>Covenant strength</li> <li>Vacancy levels</li> <li>Estimated rental growth</li> <li>Discount rate</li> </ul>	Significant changes in rental growth, vacancy levels or the discount rate could affect valuations as could more general changes to market prices
Private Equity/ Infrastructure /Private Debt	Comparable valuation of similar companies in accordance with International Private Equity and Venture Capital Valuation Guidelines 2018 and the IPEV Board's Special Valuation Guidance (March 2020)	<ul> <li>EBITDA multiple</li> <li>Revenue multiple</li> <li>Discount for lack of marketability</li> <li>Control Premium</li> </ul>	Valuations could be affected by changes to expected cashflows or by differences between audited and unaudited accounts

### Sensitivity of assets valued at level 3

Having considered historical data and current market trends, and consulted with independent advisors, the Fund has determined that the valuation methods described above are likely to be accurate within the following ranges, and has set out below the consequent potential impact on the closing value of investments held at 31 March 2024.

# $\frac{\text{FALKIRK COUNCIL PENSION FUND UNAUDITED ANNUAL REPORT AND ACCOUNTS}}{2023/24}$

	Assessed valuation range (+/-)	Value at 31 March 2024	Potential change (+/-)	Value on increase	Value on decrease
	%	£'000	£'000	£'000	£'000
Infrastructure	12%	518,490	62,219	580,709	456,272
Private debt	10.5%	79,236	8,320	87,556	70,916
Private equity	26.0%	20,983	5,456	26,439	15,528
Affordable housing	13.0%	24,733	3,215	27,948	21,518
Directly held property	13.0%	2,950	384	3,334	2,567
		646,392	79,594	725,986	566,801

### 16a. Fair Value Hierarchy

The following table provides an analysis of the assets and liabilities of the Fund grouped into levels 1 to 3, based on the level at which the fair value is observable.

Values at 31 March 2024	Quoted market prices Level 1	Using observabl e inputs	With significant unobservable inputs Level 3	Total
Financial assets at fair value through profit and loss	£'000	£'000	£'000	£'000
Bonds		407,017		407,017
Equities	1,317,528			1,317,528
Pooled Investments		793,454	24,733	818,187
Managed Property Funds		152,813	4,807	157,620
Private Equity			20,983	20,983
Infrastructure			518,490	518,490
Private Debt			79,236	79,236
Cash deposits	94,144			94,144
Investment income due	10,347			10,347
Amounts receivable from sale	4,870			4,870
Net investments assets	1,426,889	1,353,284	648,249	3,428,422
Non-financial assets at fair value through profit and loss				
Property			2,950	2,950

# $\frac{\text{FALKIRK COUNCIL PENSION FUND UNAUDITED ANNUAL REPORT AND ACCOUNTS}}{2023/24}$

Financial liabilities at fair value through profit and loss				
Derivatives contract (Forward Foreign Exchange)	(9)			(9)
Payable for investment purchases	(6,567)			(6,567)
Total	1,420,313	1,353,284	651,199	3,424,796

### 16b. Reconciliation of fair value measurements within Level 3

	Infrastructure	Private debt	Private equity	Affordable housing	Directly held property	Total
	in £'000	in £'000	in £'000	in £'000	in £'000	In £'000
Value at 31 March 2023	468,667	77,970	31,048	24,456	2,900	605,041
Purchases	70,813	14,456	767	-	-	86,036
Sales	(37,718)	(12,373)	(9,228)	(683)	-	(60,002)
Unrealised gains and losses*	14,046	(862)	(4,838)	960	-	9,306
Realised gains and losses*	2,682	45	3,234	-	50	6,011
Value at 31 March 2024	518,490	79,236	20,983	24,733	2,950	646,392

<sup>\*</sup> Unrealised and realised gains and losses are recognised in the changes in value of investments line of fund account

	Infrastructure	Private debt	Private equity	Affordable housing	Directly held property	Total
	in £'000	in £'000	in £'000	in £'000	in £'000	In £'000
Value at 31 March 2022	321,300	65,752	38,446	23,336	2,900	451,734
Purchases	120,821	15,372	1,177	-	-	137,370
Sales	(29,453)	(5,690)	(9,528)	(337)	-	(45,008)

Unrealised gains and losses*	37,115	1,736	(4,342)	1,457	-	35,966
Realised gains and losses*	18,884	800	5,295	-	-	24,979
Value at 31 March 2023	468,667	77,970	31,048	24,456	2,900	605,041

<sup>\*</sup> Unrealised and realised gains and losses are recognised in the changes in value of investments line of fund account

### 17. Classification of Financial Instruments

The following table analyses the fair value amounts of financial instruments by category and net assets statement heading. No financial assets were reclassified during the accounting period.

		2022/23			2023/24	
	Fair value through profit & loss	Assets at amortised cost	Liabilities at amortised cost	Fair value through profit & loss	Assets at amortised cost	Liabilities at amortised cost
Financial Assets	in'000	in'000	in'000	in'000	in'000	in'000
Bonds	273,775			407,017		
Equities	1,053,899			1,317,528		
Pooled Investments	967,031			818,187		
Manged Property Funds	161,582			157,620		
Private Equity	31,048			20,983		
Infrastructure	468,667			518,490		
Private Debt	77,970			79,236		
Cash		132,499			94,144	
Other investment balances		8,815			15,217	
Debtors		22,979			23,617	
	3,033,972	164,293	-	3,319,061	132,978	-
Financial Liabilities						
Other investment			(2,599)			(6,576)
balances Creditors			(2.221)			(2.502)
Creditors	3,033,972	164,293	(3,321) ( <b>5,920</b> )	3,319,061	132,978	(3,592) <b>(10,168)</b>
Total	3,033,312	3,192,345	(3,320)	0,010,001	3,441,871	(10,100)
Amounts not classified as financial instruments		2,900			2,950	
Total Net Assets		3,195,245			3,444,821	

### 18. Nature and Extent of Risks Arising from Financial Instruments

### **Risk and Risk Management**

The Fund's primary long-term risk is that its assets will fall short of its liabilities (i.e. the promised benefits payable to members). Therefore, the aim of investment risk management is to minimise the risk of an overall reduction in the value of the Fund and to maximise the opportunity for gains across the whole portfolio. The Fund achieves this through asset diversification to reduce market risk and credit risk to

an acceptable level. In addition, the Fund manages its liquidity risk to ensure that it holds sufficient funds to meet future cash flows. Responsibility for the Fund's risk management strategy rests with the Pensions Committee. Risk management policies are reviewed on an on-going basis to reflect changes in activity and in market condition.

### Types of Investment Risk

Fluctuations in overall price can arise from a variety of sources including market risk, foreign exchange risk, interest rate risk and credit risk, liquidity and refinancing. Each of these vary in importance and will not by themselves account for the overall pricing risk faced. To some extent they may offset each other. The Fund's analysis combines these factors when looking at the total market price risk.

### (i) Market Risk

Market risk is the risk of loss from fluctuations in equity and other asset prices, interest and foreign exchange rates and credit spreads. The Fund is exposed to market risk from its investment activities, particularly through its equity holdings. The level of risk exposure depends on market conditions, expectations of future price and yield movements and the asset mix.

The objective of the Fund's risk management strategy as it relates to investments is to identify, manage and control market risk exposure within acceptable parameters, whilst optimising the return on assets. Investment risk is considered further in the Fund's Statement of Investment Principles.

In general, excessive volatility in market risk is managed by engaging a range of Fund Managers with differing approaches and philosophies and also through the diversification of the portfolio in terms of geographical and industry sectors and individual securities. To mitigate market risk, the Fund and its investment advisors undertake appropriate monitoring of market conditions and benchmark analysis.

The Fund's approach to managing risk can be described in two fundamental ways:

- by maintaining asset class exposures such that risk remains within tolerable levels
- by applying maximum exposures to individual investments

### (ii) Interest Rate Risk

The Fund invests in financial assets for the primary purpose of obtaining a return on investments. These investments are subject to interest rate risks, which represent the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Fund's interest rate risk is recognised by the Fund and its investment advisors. The Fund monitors the interest rate risk faced and will adjust its strategy in accordance with its Statement of Investment Principles. The Fund's direct exposure to interest rate movement as at 31 March 2024 is estimated to be around £659m (31 March 2023: £556m).

### (iii) Currency Risk

Currency risk represents the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Fund is exposed to currency risk on financial instruments that are denominated in any currency other than the functional currency of the Fund (£GBP). The Fund holds both monetary and non-monetary assets denominated in currencies other than £GBP.

The Fund's currency rate risk is recognised by the Fund and its investment advisors. In respect of cash deposits managed internally under the terms of the Cash Management Strategy, it is the Fund's policy to convert all non-GBP monies to GBP at the end of a month to reduce the currency risk faced. In respect of cash held with external Fund Managers, it is left to their discretion as to whether they wish to hedge their currency position or not.

The Fund's currency exposure as at 31 March 2024 is estimated to be around £1,120.6m (31 March 2023: £831m).

### (iv) Credit Risk

Credit risk represents the risk that the counterparty to a transaction or a financial instrument will fail to discharge an obligation and cause the Fund to incur a financial loss. The market values of investments generally reflect an assessment of credit in their pricing and consequently the risk of loss is implicitly provided for in the carrying value of the Fund's assets and liabilities (as outlined in Market Risk above).

In essence, the Fund's entire investment portfolio is exposed to some sort of credit risk. However, the selection of high-quality counterparties, brokers and financial institutions minimises credit risk that may occur through the failure to settle a transaction in a timely manner.

The main area where risk is not reflected in a market price is cash deposits which at 31 March 2024 accounted for 3.1% of Fund assets (31 March 20223: 4.6%).

Held for investment purposes	Balance 31/03/2023 £'000	Moody's Credit Rating	Balances 31/03/2024 £'000
Northern Trust Global Investment Limited – Liquidity Funds	118,986	P-1	81,403
Aberdeen Standard Liquidity Fund (Lux) Sterling	5,000	AAA-mf	5,000

Northern Trust Company – Cash Deposits	3,890	P-1	2,978
Santander UK PLC	4,613	A1	4,764
Total investment cash	132,489		94,145
Held for other purposes			
Royal Bank of Scotland	13,185	A1	13,047
Total cash	145,674		107,192

As part of its approach to managing credit risk, the Fund has a <u>Cash Management</u> Policy which details:

- the counterparties with whom the Fund may have dealings
- the credit ratings that are deemed acceptable
- · specific limits and conditions attaching to certain types of deposit

### (v) Liquidity Risk

Liquidity risk reflects the risk that the Fund will not be able to meet its financial obligations as they fall due. The Council in its capacity as Administering Authority therefore ensures that the Pension Fund has adequate cash and liquid resources to meet its commitments.

The majority of the Fund's investment assets (estimated to be around 76.8%) could be converted into cash within three months in normal market conditions.

### (vi) Refinancing Risk

Refinancing risk is the risk that the Fund will be bound to replenish a significant proportion of its financial instruments at a time of unfavourable interest rates. The Fund is not bound by any obligation to replenish its investments. In any event, the Fund does not have any financial instruments that have a refinancing risk as part of its management and investment strategies.

### **Sensitivity Analysis**

The Fund's valuation is sensitive to fluctuations in its asset prices. The level of these fluctuations is known as "volatility" and will differ between asset classes. By analysing historical data, it is possible to gain an indication of the likely volatility of certain asset classes. The following analysis, prepared by ISIO, the Fund's external adviser on sensitivity, predicts the likely annual volatility of the Fund's assets on an aggregated basis.

Asset type	Potential price movement (+ or -)
Equities developed markets	20.5%
Equities – Emerging Markets	28.0%
Private Equity	26.0%
Private Debt	10.5%
Property	13.0%
Infrastructure	12.0%
Corporate Bonds	7.6%
Fixed Interest Gilts	11.4%
Index-Linked Gilts	11.7%
Overseas bonds	10.3%
Cash	1.6%

This sensitivity analysis incorporates volatility from market, interest rate, foreign exchange, credit and all other sources of risk, and more importantly, makes allowance for how these risks may offset each other.

The analysis uses asset class volatility assumptions, which are based on the standard deviation of annual returns over a 10-year period. The sensitivity analysis considers the potential upwards and downward change in value per asset class based on the assumed volatility.

At a total portfolio level, the analysis considers three volatility metrics:

- Total assets (excluding asset correlation): A weighted average of the Fund's overall asset volatility based on asset split and assumed asset class volatilities.
- Total assets (including asset correlation): A weighted average of the Fund's overall asset volatility based on asset split and assumed asset class volatilities, allowing for correlation between asset classes. Correlation assumptions between asset classes are based on the correlation of annual returns over a 10-year period.
- Total assets (including asset and liability correlation): A weighted average of the Fund's overall asset volatility based on asset split and assumed asset class volatilities, allowing for correlation between asset classes and fixed interest government bonds (which is the basis of a liability comparator). Fixed interest government bond assumptions us an Over 15 year index.

Asset classes don't always move in line with each other. The extent to which assets move together is known as their "correlation". A lower correlation means that there is less risk of assets losing value at the same time. Overall, the Fund benefits from "diversification" because it invests in numerous different asset classes, which don't all move in line with each other. Consequently, the aggregate risk at the Fund level is less than the total risk from all the individual assets in which the Fund invests. The following table shows the risks at the asset class level and the overall Fund level.

### Position as at 31 March 2024

	Asset value	Asset		Potential	Value on	Value on
Asset type	£'m	weight	Volatility	change +/- in £'m	increase £'m	decrease £'m
Equities -		g	- Claiming	7		
Developed Markets	1,872.2	54.8%	20.5%	383.8	2,256.0	1,488.4
Equities – Emerging Markets	89.5	2.6%	28.0%	25.1	114.6	64.4
Private Equity	21.0	0.6%	26.0%	5.5	26.5	15.5
Private Debt	79.2	2.3%	10.5%	8.3	87.5	70.9
Property – Balanced	185.4	5.4%	13.0%	24.1	209.5	161.3
Infrastructure	518.5	15.1%	12.0%	62.2	580.7	456.3
Corporate Bonds	69.1	2.0%	7.6%	5.3	74.4	63.8
Fixed Interest Gilts	46.2	1.3%	11.4%	5.3	51.5	40.9
Index-Linked Gilts	364.8	10.7%	11.7%	42.9	407.7	321.9
Overseas bonds	82.6	2.4%	10.3%	8.5	91.1	74.1
Cash	96.3	2.8%	1.6%	1.5	97.8	94.8
Uncorrelated	3,424.8	100.0%	16.7%	572.5	3,997.3	2,852.3
Including asset correlations	3,424.8		13.1%	447.2	3,872.0	2,977.6
Including asset & liability correlations	3,424.8		14.9%	511.2	3,936.0	n/a

The "Potential change" column shows the monetary effect of the expected volatility relative to each asset class. The actual annual change in value is expected to be lower than this in two years out of three, but higher in one year out of three. It can

also be seen that the risk to the overall Fund assets is lower than the total of the risks to the individual assets.

However, because the purpose of a pension scheme is to make payments to scheme beneficiaries, the true risk of a pension scheme is not measured in absolute terms, but relative to its liabilities. This risk is shown in the bottom row of the table. The risk is lower than the absolute asset risk, due to the impact of correlation with the discount rate used to value the liabilities. It should be noted that the asset allocation used for this analysis will differ to that shown in the financial statements earlier. This is due to the Fund reporting its asset allocation in the financial statements according to each Manager's mandate, whilst for this section the most appropriate means is to analyse the mandate according to the underlying elements.

The corresponding details as at 31 March 2023 are set out in the table on the next page.

Asset type	Asset value £'m	Asset weight	Volatility	Potential change +/- in £'m	Value on increase £'m	Value on decrease £'m
Equities - Developed Markets	1,771.0	55.8%	20.5%	363.1	2,134.1	1,407.9
Equities – Emerging Markets	82.2	2.6%	28.0%	23.0	105.2	59.2
Private Equity	31.0	1.0%	26.0%	8.1	39.1	22.9
Private Debt	78.0	2.5%	10.5%	8.2	86.2	69.8
Property – Balanced	189.0	6.0%	13.0%	24.6	213.6	164.4
Infrastructure	468.7	14.8%	12.0%	56.2	524.9	412.5
Corporate Bonds	67.4	2.1%	8.0%	5.4	72.8	62.0
Fixed Interest Gilts	36.1	1.1%	11.2%	4.0	40.1	32.1
Index-Linked Gilts	223.9	7.1%	11.8%	26.4	250.3	197.5
Overseas bonds	88.6	2.8%	10.1%	8.9	97.5	79.7
Cash	139.7	4.4%	1.5%	2.1	141.8	137.6
Uncorrelated	3,175.6	100.0%	16.7%	530.0	3,705.6	2,645.6
Including asset correlations	3,175.6		13.2%	420.5	3,596.1	2,755.1
Including asset & liability correlations	3,175.6		15.2%	483.2	3,658.8	n/a

### 19. Funding arrangements

In line with Regulation 60 of the Local Government Pension Scheme (Scotland) Regulations 2018, the Fund's actuary undertakes a funding valuation every three years for the purpose of setting employer contribution rates for the forthcoming triennial period. The last such valuation took place as at 31 March 2023 and the next valuation is due to take place as at 31 March 2026.

The key elements of the funding policy are:

- to ensure the long-term solvency of the Fund, i.e. that sufficient funds are available to meet all pension liabilities as they fall due for payment
- to ensure that employer contribution rates are as stable as possible
- to minimise long-term scheme costs by recognising the link between assets and liabilities and adopting an investment strategy that balances risk and return
- to reflect the different characteristics of employing bodies in determining contributions rates where the Fund considers it reasonable to do so and

 to use reasonable measures to reduce the risk to other employers and ultimately to the taxpayer from an employer defaulting on its pension obligations.

The aim is to achieve 100% solvency over a period of 20 years and to provide stability in employer contribution rates by spreading increases, or indeed decreases, in rates over a period of time. Normally this is three years. Solvency is achieved when the funds held plus future expected investment returns and future contributions are sufficient to meet expected future pension benefits payable.

At the 2023 actuarial valuation, the Fund was assessed as 137% funded (94% at the March 2020 valuation). This corresponded to assets exceeding liabilities by £866m (there was a deficit of £152m at the 31 March 2020 valuation). New employer contribution rates have been set for both scheduled and admitted bodies for the period 1 April 2024 to 31 March 2027 by virtue of the Fund Valuation as at 31 March 2023 and it is anticipated these rates will not change over the three-year period ending 31 March 2027.

Employer contributions are made up of two elements:

- a) the estimated cost of future benefits being built up each year, after deducting members' own contributions and including an allowance for the Fund's administration expenses. This is referred to as the "Primary rate", and is expressed as a percentage of members' pensionable pay; plus
- b) an adjustment for the difference between the Primary rate above, and the total contribution the employer needs to pay, referred to as the "Secondary rate". In broad terms, the Secondary rate is in respect of benefits already accrued at the valuation date. The Secondary rate may be expressed as a percentage of pay and/or a monetary amount in each year.

The Primary rate and Secondary rate for every contributing employer in the Fund is set out in the Rates and Adjustments Certificate in the actuarial valuation report. The Primary Rate noted in the table on the next page is the payroll weighted average of the underlying individual employer primary rates and the Secondary Rate is the total of the underlying individual employer secondary rates, calculated in accordance with the Regulations and CIPFA guidance. Full details of the contribution rates payable can be found in the 2023 actuarial valuation on the Fund's website.

		Last valuation 31 March 2020		This valuation 31 March 2023
Primary rate (% of pay)		21.9		21.0
Secondary rate £	2021/22	1,529,000	2024/25	(7,347,000)
	2022/23	1,293,000	2025/26	(7,553,000)
	2023/24	2,957,000	2026/27	(7,766,000)

The valuation of the fund has been undertaken using the projected unit method under which the salary increase for each member is assumed to increase until they leave active service by death, retirement or withdrawal from service. The principal assumptions were as follows:

Financial Assumptions	Last valuation 31 March 2020	This valuation 31 March 2023
Benefits increases and CARE revaluation (CPI)	1.7%	2.3%
Salary increases	2.3%	2.8%
Investment return	3.2%	5.1%

Longevity Assumptions	Last valuation 31 March 2020	This valuation 31 March 2023
Baseline longevity	Club Vita	Club Vita
Future improvements	CMI 2019 Smoothed;	CMI 2022 Smoothed;
	1.5% p.a. long-term	1.5% p.a. long-term

The fund is a member of Club Vita and the baseline longevity assumptions are a bespoke set of Vita Curves that are tailored to fit the membership profile of the Fund.

Assumed Life Expectancy		Last valuation 31 March 2020	This valuation 31 March 2023
Male	Pensioners	20.6 years	20.4 years
	Non-Pensioners	22.0 years	21.3 years
Female	Pensioners	23.2 years	23.1 years
	Non-Pensioners	25.2 years	24.8 years

### Commutation Assumption

An allowance is made for future retirees to take 75% of the maximum additional tax-free cash up to HMRC limits to reflect the Fund's actual experience.

### **50:50 Option**

It is assumed that 0.5% of members (uniformly distributed across the age, service and salary range) will choose the 50:50 option based on the Fund's own experience.

### McCloud Remedy

The Court of Appeal in the "McCloud" case ruled that certain protections introduced by public service pension schemes in 2015 were age discriminatory. In July 2019, the UK Government accepted that the ruling had implications for the LGPS and advised that the discrimination would be addressed without members having to lodge separate legal claims. A consultation undertaken by SPPA closed on 23 October 2020 and amendment regulations came into force on 1 October 2023. The chosen method of redress sees a retrospective extension of the

protections granted in 2015 to a broader range of members. In the 2023 valuation, the actuary took account of McCloud by valuing the liabilities in accordance with instructions from SPPA.

#### **More Information**

The actuary has provided a statement describing the funding arrangements of the Fund during 2023/24. This can be found in Appendix 1 of this report.

Copies of the 2023 Valuation Report as well as the Funding Strategy Statement can be found on www.falkirkpensionfund.org (see link in Appendix 3)

#### 20. Actuarial Present Value of Promised Retirement Benefits

In addition to the triennial funding valuation, the Fund's actuary also undertakes a valuation of the pension fund liabilities, on an IAS19 (International Accounting Standard) basis, every year using the same base data as the funding valuation rolled forward to the current financial year, taking account of changes in membership numbers and updating assumptions to the current year. This valuation is not carried out on the same basis as that used for setting Fund contributions rates and the Fund Accounts do not take account of obligations to pay pensions and other benefits in the future.

In order to assess the value of the benefits on this basis, the actuary has updated the actuarial assumptions (set out below) from those used for funding purposes (see Note 19). The actuary has also valued ill health and death benefits in line with IAS19.

	2022/23	2023/24
Present value of promised retirement benefits £m	(2,667)	(2,851)
Fair value of scheme assets (bid value) £m	3,195	3,445
Net (liability)/ asset £m	528	594

The net asset is estimated to have increased from £528m to £594m at 31 March 2024, as a result of fair value of scheme assets increasing at a faster rate than the present value of promised retirement benefits. This reflects the lower salary and inflation assumptions adopted by the actuary for 2023/24 IAS26 assessments.

As noted on the previous page, the liabilities are calculated on an IAS19 basis and will therefore differ from the results of the 2023 triennial funding valuation (see Note 19) because IAS19 stipulates a discount rate rather than a rate which reflects market rates. Key assumptions used are as follow:

IAS 19 Assumptions	2022/23	2023/24
Discount rate	4.75%	4.85%
Salary increase rate	3.55%	3.25%
Pension increase rate	2.95%	2.75%

### 21. Current Assets

	2022/23	2023/24
Short term debtors	£'000	£'000
Contributions due – employees	2,020	1,949
Contributions due – employers	7,254	7,211
Strain contribution (due within 1 year)	54	885
Sundry debtors	43	28
Prepayments	336	381
Falkirk Council	-	46
Total	9,707	10,500
Cash balances	13,185	13,047
Current assets	22,892	23,547

### 21a. Long-term debtors

	2022/23	2023/24
	£'000	£'000
Strain on fund contributions due in over 1 year	87	70

### 22. Current Liabilities

	2022/23	2023/24
	£'000	£'000
Benefits payable	(918)	(1,850)
Transfer values payable (leavers)	(855)	(130)
Sundry creditors	(1,402)	(1,612)
Falkirk Council	(146)	-
Total	(3,321)	(3,592)

### 23. Additional Voluntary Contributions

	2022/23	2023/24
	£'000	£'000
Standard Life	3,172	3,345
Prudential	7,329	9,339
Total	10,501	12,684

AVC contributions of £596k were paid directly to Standard Life (£395k in 2022/23) and £2,587k to Prudential (£1,061k in 2022/23).

### 24. Related Party Transactions

#### **Falkirk Council**

Falkirk Council Pension Fund is administered by Falkirk Council. Consequently, there is a strong relationship between the Fund and the Council.

The Council is the single largest employer of members of the Fund and contributed £34.2m to the Fund in 2023/24 (2022/23: £31.4m).

The Fund uses Council premises and systems, and these costs are charged to the Fund. In 2023/24 the Fund incurred a charge of £120k in respect of these costs (£120k in 2022/23). Transactions between the Council and the Fund are closely monitored with the aim of any balances being settled as soon as reasonably practicable. At 31 March 2024 the Council owed the Pension Fund £46k (£146k in 2022/23, the Fund owed the Council) in respect of cancelled Bacs. The balance was settled in May 2024.

#### Governance

Two members of the Pensions Committee - J Flynn and D Macnaughtan (stepped down in September 2023) - are in receipt of LGPS benefits from the Fund. In addition, all remaining Committee members are active members of the Fund.

All members of the Pension Board are active members.

Each member of the Committee and Board is required to declare their interest at each meeting.

### 24a. Key Management Personnel

The key management personnel of the Fund are the Section 95 Officer and the Pensions Manager. The Fund's proportion of total remuneration payable to key management personnel is set out below:

	2022/23	2023/24
	£'000	£'000
Short term-benefits	105	114
Post-employment benefits	133	160
Total	238	274

Short-term benefits are employee benefits (other than termination benefits) that are expected to be settled wholly before 12 months after the end of the annual reporting period in which employees render related service. They may include wages, salaries, paid annual and sick leave.

Post-employment benefits are employee benefits that are payable after the completion of employment such as pensions.

### 25. Contingent Liabilities and Contractual Commitments

Outstanding capital commitments (investments) at 31 March 2024 totalled £57m (31 March 2023 £68m).

These commitments relate to outstanding call payments due to unquoted limited partnership funds held in the private equity, infrastructure, and private debt segments of the portfolio. The amounts "called" by these funds are irregular in both size and timing over the life of the investment.

At 31 March 2024 the Fund has no exposure to a contingent liability (no liability as of 31 March 2023) related to potential abort costs in respect of Infrastructure projects with the Lothian Pension Fund. Contingent liabilities are not recognised in the net assets statement.

#### **Annual Governance Statement 2023/24**

#### **Fund Governance Framework**

Falkirk Council operates the Falkirk Council Pension Fund ("the Fund") under the terms of the Local Government Pension Scheme (LGPS). The main functions are to manage the Fund and its investments and to administer the scheme on behalf of members and employers.

The Fund is not a separate legal entity from Falkirk Council, but it does have its own governance arrangements which sit within the Council's overarching governance framework and are consistent with the principles of the CIPFA/SOLACE Framework "Delivering Good Governance in Local Government".

As the administering authority for the Fund, the Council is ultimately responsible for ensuring that Fund business is conducted lawfully and that the public monies flowing into and out of the Fund are safeguarded and properly accounted for.

Falkirk Council has delegated Fund business to its Pensions Committee as part of the Scheme of Delegation contained in Council Standing Orders effective 30 March 2022. Other delegations have been made to the Chief Finance Officer as set out in the Statement of Investment Principles.

The work of the Fund is governed by the Local Government Pension Scheme (Scotland) Regulations. These require various policy documents to be prepared including a Funding Strategy Statement; a Statement of Investment Principles; and a Governance Compliance Statement. The Fund has also adopted a Statement of Responsible Investment Principles. Collectively, these documents set out the Fund's key aims and objectives and approach to conducting business. Additionally, a Risk Register and Business Continuity Plan are maintained as part of the Fund's risk management framework.

### Scope of Responsibility

The Pensions Committee, with the support of the Pension Board, is responsible for Fund business including regulatory compliance and oversight of management responses to audit recommendations.

The Committee and Board have broad representation from Fund stakeholder groups and are compliant with guidance provided by Scottish Ministers. Further details are included in the Fund Governance Section of the Report and Governance Compliance Statement.

The Chief Finance Officer is responsible for arranging the proper administration of the financial affairs of the Fund, including the systems of internal control and the internal audit of the Fund's control environment so as to provide reasonable assurance on substantive matters such as funding, contributions, pension payments, investment management and data security.

### **Funding**

Funding is assessed through a three yearly valuation undertaken by an independent actuary; inter-valuation updates are provided to the Pensions Committee and Board.

### **Contributions and Pension Payments**

Contributions paid by employers are monitored for timeliness and accuracy of payments with breaches brought to the attention of the Pensions Manager to determine whether the matter should be reported to the Pensions Regulator.

Pension payments and other financial transactions require authorisation from at least two persons including a senior officer. The Fund participates in the National Fraud Initiative (undertaken every 2 years) to identify payments being made to deceased pensioners and actively investigates cases of irregularity. These results are reported to the Pensions Committee.

The Fund also operates a Pension Administration System maintained by an experienced specialist software vendor and can take assurance from the fact that the system is used by all Scottish LGPS Funds. Changes are subject to scrutiny by a test working party of users. To aid regulatory compliance, the Fund subscribes to a specialist technical resource maintained by the Local Government Association and attends regular meetings of Scottish LGPS Funds to discuss shared issues.

### **Investment Management**

Fund manager records are reconciled to independently maintained accounting and performance evaluation records and variances investigated. Limits are set around the amounts that can be allocated to an asset class, a single manager or single holding and are checked monthly. Further oversight is provided by the Joint Investment Forum (JIF) – a collaborative arrangement between Falkirk, Fife and Lothian Pension Funds – which comprises independent advisers and professional investment specialists who are accredited by the Financial Conduct Authority (FCA).

### **Data Security**

The Council's Information Governance framework exists to enable data to be securely managed. Staff undergo regular training on data security matters. Members are notified of the Fund's Privacy Notice at least once a year and Data Sharing Agreements are in place with employers and key service providers. Any new data provision is subject to a Data Impact Assessment signed off by the Council Information Governance Manager and Technology and Infrastructure Manager.

#### **Control Environment**

The Council is committed to the highest standards of openness, probity, and accountability. In line with that commitment, the Council, through its Whistleblowing Policy, encourages employees and others who have serious concerns about any aspect of the Council's work to come forward without fear of victimisation, discrimination, or

disadvantage. Pensions staff have attended a training session on Corporate Fraud and Whistleblowing.

The Fund has a Conflict of Interest Policy which supplements the Council's own Code of Conduct for Members and Officers. In addition, all Members are required to adhere to The Standards Commission Scotland - Councillors' Code of Conduct.

<u>Contract Standing Orders</u> and Financial Regulations exist and operate to regulate financial and transactional activity.

The Fund maintains a Business Continuity Plan which was reviewed, updated and approved at the 1 December 2022 Pensions Committee. The Fund also maintains a risk register which was reviewed, updated and approved at the 14 March 2024 Pensions Committee. Committee has also approved a Fund Assurance Map (as endorsed by the Chartered Institute of Internal Auditors) to categorise, as follows, the various levels of risk controls:

#### Level 1 - First line of Defence

Operational controls put in place by management, (e.g. holding a diversified mix of assets, reconciling custodian and manager holdings, monitoring contributions and cash flow, aggregate pension payments within tolerance level).

### Level 2 – Second line of Defence

Internal governance arrangements including policies, performance metrics and control reports. (e.g. Funding Strategy Statement, Statement of Investment Principles, Committee reports, Asset Manager reports, Whistleblowing).

#### Level 3 - Third line of Defence

These are controls designed to provide independent verification of the adequacy of the first and second lines of defence. This includes the work of Internal Audit, the Fund Actuary, Government Actuary's Department and the Joint Investment Forum.

The scale of Fund investments (c. £3.4bn) underlines the importance of a robust control environment being in place for investment managers. The main sources of assurance come from regular engagement with the managers and through annual assurance control reports from each of the managers' auditors. A similar report is also provided by the Custodian. Reference to the reports for 2023/24 are set out in the Risk Section of the Annual Report.

In overseeing the Fund's control arrangements, the Chief Finance Officer has worked in conformance with the governance requirements of the CIPFA Statement on the Role of the Chief Financial Officer in Local Government

### Monitoring and Review of Governance Arrangements

The Fund's governance arrangements are formally monitored via:

- the Pensions Committee and Board framework
- the Fund's Risk Management arrangements
- the Corporate Risk Management Group and other Corporate Working Groups
- the recording and monitoring of audit recommendations via the Council's system
- Internal Audit work as agreed annually with the Pensions Committee
- JIF annual review of its own effectiveness

Monitoring is undertaken within the context of the Fund's obligations to operate within a strict statutory framework and to deliver value for money,

### **System of Internal Financial Control**

The Chief Finance Officer is responsible for ensuring the operation and maintenance of an effective system of internal financial control.

The Council's Internal Audit Team provides assurance on arrangements for risk management, governance, and control, and undertakes an annual programme of work informed by the content of the Fund's risk register and the Assurance Map. The programme is approved by the Pensions Committee with Board oversight.

The Fund uses a number of corporate systems, including the Council's Financial Information System and online HR system. Assurance can, therefore, be taken from the broad seam of Internal Audit work undertaken on these systems annually.

The Internal Audit Manager has established a Quality Assurance and Improvement Programme for the Internal Audit Team, including annual self-assessment and periodic (5 yearly) external assessment of compliance with the Public Sector Internal Audit Standards. A detailed self-assessment against the Standards was undertaken during March 2023. This confirmed continuing compliance with the Standards, and is subject to a five yearly independent, external validation as part of a national review process established by the Scottish Local Authorities Chief Internal Auditors' Group. The external assessment is currently being undertaken by the Chief Internal Auditor at Fife Council.

All Internal Audit reports are issued to the relevant officers and include recommendations and agreed action plans. It is then management's responsibility to ensure that appropriate action is taken to address these recommendations. Internal Audit reports are always brought to the attention of the Pensions Committee and Pension Board, and any matters of significance highlighted and commented upon by management. During 2023/24, there were no matters of significance which required to be brought to the attention of the Committee and Board.

### **Audit Findings and Recommendations**

During 2023/24, Internal Audit undertook transactional testing and review of investment control arrangements.

Internal Audit were able to provide Substantial Assurance in relation to the adequacy and effectiveness of the areas audited. There was only one recommendation, and it is summarised in table below:

	Item	Responsible Person	Committee Approval Required	Completion Status
1	The Pensions Manager should provide evidence to support the two mitigating controls that have not been addressed during this audit.	Pensions Manager	No	Complete

The findings have been reported to the Chief Finance Officer and the Director of Transformation, Communities & Corporate Services and was reported to the Pensions Committee and Pension Board in June 2024. The revisions to the Fund's Risk Assurance Map were approved in March 2024.

### **Service Delivery**

Following the pandemic, contingency measures, such as working from home and the office, were activated to protect the wellbeing of staff and to facilitate continuity of service. This style of hybrid working is now the norm and work practices and protocols for the authorisation of payments and documents are well embedded and effective with the Fund continuing business as usual in a more flexible and resilient way. Members of the Fund also enjoy increased flexibility in accessing details of their pension entitlements and pension payslips through an online data portal called My Pension Online which enables members to update their basic details, view their pension payslips and for a number of scheme membership access to retirement modellers.

### **Asset Valuations and Funding**

Markets continue to weather the storm that started at the onset of the pandemic and driven by the impact of the September 2022 mini-budget, wars in Ukraine and Gaza and pending General Election which has resulted in market values continuing to be volatile. Despite this turbulence, the Fund's approach to diversifying its assets has seen the asset value as at 31 March 2024 increase from £3.2bn at 31 March 2023 to £3.4bn.

The Fund remains in a healthy position and would have been cash flow positive but for two one off payments of exit credits to two employers who left the Fund. Despite being cashflow negative, the Fund is under no pressure to sell assets and was able to manage its cashflow to meet the payment of the exit credits which amounted to £15,272,000. The Fund's assets are well diversified and include Property, Bonds and Infrastructure all of which are income generative. The funding update at 31 March 2024 showed a funding level of 146% which is a testament to the resilience of the Fund.

The 2023 Valuation exercise afforded the opportunity for each employer's position in the Fund to be closely and independently examined and appropriate contribution rates applied. This will be reassessed during the 2026 Valuation exercise.

### **Oversight**

During 2023/24 Committee and Board meetings were held so that members could attend meetings in person or online. Induction training for Committee and Board members has also been delivered in person or online. For 2024/25, it is intended that all Committee and Board meetings continue accommodating this type of blended attendance and training will also be delivered as a mixture of online and in person events, thereby increasing accessibility.

#### Certification

This Annual Governance Statement summarises, openly and transparently, arrangements made by Falkirk Council Pension Fund for 2023/24 and for the period to the date of publication of these Accounts.

The statement makes reference to the overall governance framework of the Fund; the areas where responsibilities lie; and the wider control environment. This is complemented by the work of Internal Audit during the year.

Where areas for improvement have been identified, an action plan has been agreed and will be prioritised by management and reviewed in due course by the Pensions Committee and Pension Board. The Fund will continue to monitor and evolve its governance arrangements as necessary.

It is our view that the contents of the statement demonstrate the adequacy and effectiveness of the governance arrangements in place during 2023/24 for the Pension Fund.

Loma Binnie

Councilior Lorna Binnie
Chair of the Pensions Committee

24 September 2024

kenneth lawrie

Kennetn Lawrie
Chief Executive Falkirk Council
24 September 2024

### **Governance Compliance Statement**

Regulation 53 of the Local Government Pension Scheme (Scotland) Regulations 2018 (SSI 2018/141) requires administering authorities to prepare and publish a written statement setting out the terms of their current governance arrangements. The undernoted Statement tests the Fund's compliance with the best practice principles as set out in the SPPA Best Practice Guidelines of April, 2011.

### Principle A - Structure

Requirement	Level of Compliance	Arrangements in Place
The management of the administration of benefits and strategic management of fund assets clearly rests with the main committee established by the appointing Council.	Full Compliance	Falkirk Council, as administering authority of the Fund, has established a Pensions Committee to which it has delegated the administration of benefits and strategic management of fund assets. The implementation of investment strategy has been delegated to the Chief Finance Officer subject to proper advice being provided by a Joint Investment Forum comprising specialist officers and independent advisers.
That representatives of participating LGPS employers, admitted bodies and scheme members (including pensioner and deferred members) are members of either the main or secondary committee established to underpin the work of the main committee.	Full Compliance	The Pensions Committee includes three co-opted members reflecting the Fund's composition of members, pensioners and employers.
That where a secondary committee or panel has been established, the structure ensures effective communication across both levels.	Full Compliance	The main channel of communication between the Pensions Committee and Board lies in the fact that quarterly Committee meetings are joint meetings with the Board, with a shared agenda and with both parties having full access to papers.

That where a secondary committee or panel has been established, at least one seat on the main committee is allocated for a member from the secondary committee or panel.	Not Compliant (as cannot be complied with)	The statutory role of the Pension Board with oversight of Committee activity means it is not appropriate for a Board member to also sit on the Committee.
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Principle B - Representation

Requirement	Level of Compliance	Arrangements in Place
That all key stakeholders are afforded the opportunity to be represented within the main or secondary committee structure. These include: Employing authorities (including e.g. admission bodies); Scheme members (including deferred and pensioner scheme members)	Full Compliance	Representatives of fund employers, including an admission body, sit on the Pension Board. An employer representative also sits on the Pensions Committee.  Active, deferred and pensioner members are represented by Trade Union members who sit on the Pension Board. A Trade Union member also sits on the Pensions Committee.  Pensioners are represented by a pensioner member who sits on the Committee.
Where appropriate, independent professional observers; and	Not Compliant	There are no independent professional observers of Committee or Board business. It is considered that:  • the diversity of representation (employers, pensioner and members)  • the Joint Investment Forum  • the training arrangements;  • the annual audit process; and  • attendance of professional advisers provide robust and adequate scrutiny of pension fund business.
Expert advisors (on an ad-hoc basis).	Full compliance	Support for the Pensions Committee and Pension Board

		is provided by specialists in the following areas:  • actuarial and investment advisers  • corporate governance advisers  • investment managers and custodian
That where lay members sit on a main or secondary committee, they are treated equally in terms of access to papers and meetings, training and are given full opportunity to contribute to the decision making process, with or without voting rights.	Full compliance	The co-opted members on the Pensions Committee and the Pension Board all have equality of access to papers, meetings and training. The co-opted members also have full opportunity to contribute to the decision making process, including the right to vote.

Principle C – Selection and role of lay members

Requirement	Level of Compliance	Arrangements in Place
That committee or panel members are made fully aware of the status, role and function they are required to perform on either a main or secondary committee.	Full Compliance	Members of the Pensions Committee will be subject to the agreed Code of Conduct.  Members of the Pension Board will be appointed on the understanding that they will be subject to the agreed Code of Conduct.  Appropriate training will be delivered to Committee and Board members.
That at the start of any meeting, committee members are invited to declare any financial or pecuniary interest related to specific matters on the agenda.	Full Compliance	Declaration of interests is a standard procedure at the start of all Committee and Board meetings. Declarations are noted in the minutes.

**Principle D – Voting** 

Requirement	Level of Compliance	Arrangements in Place
The policy of individual		All members of the Pensions
administering authorities on		Committee including co-opted

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voting rights is clear and transparent, including the justification for not extending voting rights to each body or group represented on main LGPS committees.	Full Compliance	members will have voting rights on the basis that they have executive responsibility for pension fund decision making.
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### Principle E – Training / Facility Time / Expenses

Requirement	Level of Compliance	Arrangements in Place
That in relation to the way in which statutory and related decisions are taken by the administering authority, there is a clear policy on training, facility time and reimbursement of expenses in respect of members involved in the decision-making process.	Full Compliance	The administering authority's approach to training is set out in its training policy for the Pensions Committee and Pension Board members.  Training is delivered in large part by addressing specific items at Committee and Board meetings and complemented by bespoke training events and attendance at industry seminars and conferences.  Expenses incurred by Committee and Board members are met either by the Fund or the Falkirk Council scheme for payment of members' expenses.
That where such a policy exists, it applies equally to all members of committees, sub-committees, advisory panels or any other form of secondary forum.	Full Compliance	The Training Policy for the Pensions Committee and Pension Board applies uniformly to all members.
That the administering authority considers the adoption of annual training plans for committee members and maintains a log of all such training undertaken.	Full Compliance	The Training Policy for the Pensions Committee and Pensions Board includes the requirement for members to undergo training needs analysis and the development of commensurate training plans. A register of training undertaken is maintained.

**Principle F – Meetings (Frequency/Quorum)** 

Requirement	Level of Compliance	Arrangements in Place
That an administering authority's main committee or committees meet at least quarterly.	Full Compliance	The Pensions Committee hold quarterly meetings.  Additional meetings are called as required.
That an administering authority's secondary committee or panel meet at least twice a year and is synchronised with the dates when the main committee sits.	Full Compliance	Pension Board meetings are held concurrently with Pensions Committee meetings which will result in a minimum of four meetings per year.  Additional meetings are called as required.
That an administering authority who does not include lay members in their formal governance arrangements, must provide a forum outside of those arrangements by which the interests of key stakeholders can be represented.	Full Compliance	The Council <i>does</i> include lay members on its Pensions Committee.

### Principle G - Access

Requirement	Level of Compliance	Arrangements in Place
That subject to any rules in the Council's constitution, all members of main and secondary committees or panels have equal access to committee papers, documents and advice that falls to be considered at meetings of the main committee.	Full Compliance	Members of Pensions Committee and Pension Board have equal access to any committee papers, documents and advice that falls to be considered at meetings of the Pensions Committee.

### Principle H - Scope

Requirement	Level of Compliance	Arrangements in Place
That administering authorities		The agendas for Pensions
have taken steps to bring wider		Committee / Board meetings
scheme issues within the scope		include reports pertaining to

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of their governance arrangements.  Full Compliance	both administration and investment matters such as regulatory changes, actuarial valuation and funding level updates, admission agreements, investment strategy and Fund / Investment Manager performance.
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### Principle I – Publicity

Requirement	Level of Compliance	Arrangements in Place
That administering authorities have published details of their governance arrangements in such a way that stakeholders with an interest in the way in which the scheme is governed, can express an interest in wanting to be part of those arrangements.	Full Compliance	Through their representation on the Committee and Board, employers, members and pensioners have been involved in the development of the Fund's governance arrangements.  Full details of the Governance arrangements are published on the Fund's website.

Chief Finance Officer Falkirk Council, Approved – 14 March 2024

**Appendix 1** 

### **Actuarial Statement for 2023/24**

### Falkirk Council Pension Fund ("the Fund")

This statement has been prepared in accordance with Regulation 55(1)(d) of the Local Government Pension Scheme (Scotland) Regulations 2018. It has been prepared at the request of the Administering Authority of the Fund for the purpose of complying with the aforementioned regulation.

### **Description of Funding Policy**

The funding policy is set out in the Administering Authority's Funding Strategy (FSS), dated November 2023. In summary, the key funding principles are as follows:

- take a prudent long-term view to secure the regulatory requirement for long-term solvency, with sufficient funds to pay benefits to members and their dependants
- use a balanced investment strategy to minimise long-term cash contributions from employers and meet the regulatory requirement for long-term cost efficiency
- where appropriate, ensure stable employer contribution rates
- reflect different employers' characteristics to set their contribution rates, using a transparent funding strategy
- use reasonable measures to reduce the risk of an employer defaulting on its pension obligations.

The FSS sets out how the Administering Authority seeks to balance the conflicting aims of securing the solvency of the Fund and keeping employer contributions stable. For employers whose covenant was considered by the Administering Authority to be sufficiently strong, contributions have been stabilised to return their portion of the Fund to full funding over 20 years if the valuation assumptions are borne out. Asset-liability modelling has been carried out which demonstrate that if these contribution rates are paid and future contribution changes are constrained as set out in the FSS, there is at least a 75% chance that the Fund will return to full funding over 20 years.

### Funding Position as at the last formal funding valuation

The most recent actuarial valuation carried out under Regulation 60 of the Local Government Pension Scheme (Scotland) Regulations 2014 was as at 31 March 2023. This valuation revealed that the Fund's assets, which at 31 March 2023 were valued at £3,195 million, were sufficient to meet 137% of the liabilities (i.e. the present value of promised retirement benefits) accrued up to that date. The resulting surplus at the 2023 valuation was £866 million.

Each employer had contribution requirements set at the valuation, with the aim of achieving full funding within a time horizon and probability measure as per the FSS. Individual employers' contributions for the period 1 April 2024 to 31 March 2027 were set in accordance with the Fund's funding policy as set out in its FSS.

### Principal Actuarial Assumptions and Method used to value the liabilities

Full details of the methods and assumptions used are described in the 2023 valuation report.

#### Method

The liabilities were assessed using an accrued benefits method which takes into account pensionable membership up to the valuation date, and makes an allowance for expected future salary growth and inflation to retirement or expected earlier date of leaving pensionable membership.

### **Assumptions**

A market-related approach was taken to valuing the liabilities, for consistency with the valuation of the Fund assets at their market value.

The key financial assumptions adopted for the 2023 valuation were as follows:

Financial Assumptions	31 March 2023
Discount rate	5.1%
Salary increase assumption	2.8%
Benefit increase assumption (CPI)	2.3%

The key demographic assumption was the allowance made for longevity. The life expectancy assumptions are based on the Fund's VitaCurves with improvements in line with the CMI 2022 model, with a 25% weighting of 2022 data, a 0% weighting of 2021 (and 2020) data, standard smoothing (Sk7), initial adjustment of 0.25% and a long term rate of 1.50% p.a. Based on these assumptions, the average future life expectancies at age 65 are as follows:

	Males	Females
Current Pensioners	20.4 years	23.1 years
Future Pensioners*	21.3 years	24.8 years
*Currently aged 45		

Copies of the 2023 valuation report and Funding Strategy Statement are available on request from the Administering Authority to the Fund.

### **Experience over the period since 31 March 2023**

Markets reflected wider volatility during 2023, impacting on investment returns achieved by the Fund's assets. Continued high levels of inflation in the UK also resulted in a higher than expected LGPS benefit increase of 6.7% in April 2024. However, asset performance has improved towards the end of 2023 and into 2024 and inflation has begun to return towards historical levels and the Bank of England's target (2% pa). Overall, the funding level of the Fund is likely to be slightly higher than reported at the previous formal valuation at 31 March 2023.

The next actuarial valuation will be carried out as at 31 March 2026. The Funding Strategy Statement will also be reviewed at that time.

Peter MacRae FFA
For and on behalf of Hymans Robertson LLP
10 May 2024

Appendix 2

### Scheduled and Admission Bodies as at 31 March 2024

### Scheduled bodies open to new members

<u> </u>
Central Scotland Joint Valuation Board
Clackmannanshire Council
Falkirk Council
Forth Valley College
Scottish Children's Reporter Administration (SCRA)
Scottish Environment Protection Agency (SEPA)
Scottish Fire and Rescue Service
Police Scotland
Stirling Council

### Admission bodies

Open to new members	Closed to new members	Closed to new members with deferred or pensioner members only*
open to new members	Amey (Clackmannanshire	Omy
Active Stirling	Schools Project)	Alsorts
	Cromwell European	
Colleges Scotland	Management Ltd	Ballikinrain School
Cowane's Hospital	Haven Products Ltd	Central Carers Association
		Central Scotland Council
Dollar Academy Trust		for Regional Equality
Forth and Oban Ltd (Falkirk Schools)		Ceteris
Forth and Oban Ltd (Stirling Schools)		Falkirk Community Trust Ltd
Smith Art Gallery		McLaren Community Leisure Centre
Strathcarron Hospice		Open Secret
Water Industry		
Commission for Scotland		Plus
		thinkWhere Ltd
		Scottish Autism
		Seamab School
		Snowdon School Ltd
		Sodexo
		Stirling District Tourism Ltd
		Stirling University
		Stirling Enterprise (STEP)
		Waterwatch Scotland

<sup>\*</sup>No Fund liability remains with the employers in this group. With the exception of Falkirk Community Trust Ltd, either a cessation payment has been made, an exit credit returned

or the three Councils in the Fund - Clackmannanshire, Falkirk, and Stirling Councils - have assumed responsibility for the Fund liabilities of these employers in return for being allocated their share of the Fund's assets. The liabilities for Falkirk Community Trust lie solely with Falkirk Council.

**Appendix 3** 

### Links to key documents

### Valuation report

https://www.falkirkpensionfund.org/resources/valuation-report-2023/

### Funding Strategy Statement

https://www.falkirkpensionfund.org/resources/funding-strategy-statement-1/

### Statement of Responsible Investment Principles

https://www.falkirkpensionfund.org/resources/statement-of-responsible-investment-principles-1/

### Statement of Investment Principles

https://www.falkirkpensionfund.org/resources/statement-of-investment-principles-1/alkirk Pension Fund

### Risk Management Policy

https://www.falkirkpensionfund.org/media/sf2ijtsm/risk-managerment-policy.pdf

### Governance Policy

https://www.falkirkpensionfund.org/resources/governance-policy-and-compliance-statement/

### Conflict of Interest

https://www.falkirkpensionfund.org/media/rxybdi2b/conflict-of-interest-policy.pdf