

# Croydon Council

<b>REPORT TO:</b>	<b>Pension Committee 13 September 2022</b>
<b>SUBJECT:</b>	<b>Local Government Pension Scheme Advisory Board / The Pensions Regulator Update</b>
<b>LEAD OFFICER:</b>	<b>Matthew Hallett – Acting Head of Pensions and Treasury</b>

## **CORPORATE PRIORITY/POLICY CONTEXT:**

Sound Financial Management: This report advises the Committee of the matters currently being considered by the Local Government Pension Scheme Advisory Board and The Pensions Regulator some of which are relevant to the financial management of the Fund.

## **FINANCIAL SUMMARY:**

There are no financial implications associated with this report

### **1. RECOMMENDATION**

1.1 The Committee is asked to note the contents of this report.

## **2. EXECUTIVE SUMMARY**

2.1 This report advises the Committee of the matters currently being considered by the Local Government Pension Scheme Advisory Board and The Pensions Regulator which are relevant to the Fund. Any implications for the Fund have been noted and are being addressed in consultation with Fund advisors.

## **3 DETAIL**

### **3.1 Local Government Pension Scheme Advisory Board (SAB)**

Queen's Speech

On 11 May 2022, the Queen's Speech included a Procurement Bill which will cover the procurement, purchasing and investment decisions of public bodies and a Boycotts, Divestment and Sanctions Bill.

#### Special Severance Payment Guidance

On 12 May 2022 The Department for Levelling Up, Housing and Communities (DLUHC) published statutory guidance on the making and disclosure of special severance payments by local authorities in England. The guidance sets out the criteria employers should consider in the circumstances in which it may be appropriate to make a special severance payment. It also clarifies the disclosure and reporting requirements.

Statutory guidance on the making and disclosure of Special Severance Payments by local authorities in England - GOV.UK ([www.gov.uk](http://www.gov.uk))

#### Academy Trust and Local Government Pension Update

On 21 July 2022 the Department for Education (DfE) made a statement confirming an extension of the guarantee that the closure of an academy trust will not lead to any outstanding LGPS liabilities reverting to the fund. This guarantee was first made in 2013 and now includes a new increased annual ceiling of £20m. The Guarantee provides academy trusts with direct Government backing for certain pension costs. The DfE has asked administering authorities to ensure that this is reflected in this year's scheme valuation, both in the setting of employer contribution rates and the length of deficit recovery periods.

#### LGPS Investments in Russia

On 4 March 2022 SAB advised that they had drafted a relevant note available on the Boycotts, Divestment and Sanctions page of their website.

[https://www.lgpsboard.org/images/PDF/BDS/Investments in Russia 4 March 2022.pdf](https://www.lgpsboard.org/images/PDF/BDS/Investments_in_Russia_4_March_2022.pdf)

On 28 February 2022 SAB advised that in the light of events in Ukraine and resultant extant and potential sanctions by the UK Government any LGPS funds which are not already doing so should consider the implications for their investment portfolios and discuss with their pools and asset managers what action should prudently be taken.

#### McCloud response

On 2 August 2022 the DLUHC provided an update on its work to rectify "McCloud" age discrimination. This has already been shared with LGPS administering authorities in England and Wales and software suppliers. Full details are available in the July LGPC bulletin.

On 17 March 2022 the Queen gave Royal Assent to the Public Service Pensions and Judicial Offices Bill and it became the Public Service Pensions and Judicial Offices Act 2022.

Further regulations are awaited which will set out the detail of the McCloud remedy within the LGPS framework.

#### Levelling Up White Paper

On 27 April 2022 the Board Chair wrote to the Minister in response to the White Paper.

[https://lgpsboard.org/images/Other/Letter\\_to\\_Kemi\\_Badenoch\\_Levelling\\_Up\\_270422.pdf](https://lgpsboard.org/images/Other/Letter_to_Kemi_Badenoch_Levelling_Up_270422.pdf)

On 2 February 2022 the Government published the Levelling Up White Paper which includes references to LGPS funds having plans for up to 5% of assets to be allocated to projects which support local areas. SAB understands that in this context local refers to UK rather than local to a particular fund and that there will be no mandation beyond the requirement to have a plan. Further details are expected to emerge over the period up to an expected summer consultation which SAB understands will also include the outstanding climate risk and reporting regulations and the pooling guidance.

The White Paper also notes that the UK Infrastructure Bank is committed to expanding institutional investment in UK infrastructure, including exploring opportunities with the LGPS

[Levelling Up the United Kingdom - GOV.UK \(www.gov.uk\)](https://www.gov.uk/government/publications/levelling-up-the-united-kingdom)

#### Pensions Dashboards

On 31 January 2022, the DWP launched a consultation on the draft Pensions Dashboards Regulations. The consultation closed on 13 March 2022.

<https://www.gov.uk/government/consultations/pensions-dashboards-consultation-on-the-draft-pensions-dashboards-regulations-2022>

#### Public Service Pensions and Judicial Offices Act 2022

On 17 March 2022 the Queen gave Royal Assent to the Bill and it became the Public Service Pensions and Judicial Offices Act 2022.

On 22 February 2022 an amendment to the Bill relating to investment in line with UK foreign and defence policy was passed at the report stage.

### **3.2 The Pensions Regulator (TPR)**

TPR has a wider remit than the SAB and most of its publications / press releases concern private sector schemes. However, in recent months it has published the following matter of interest to the LGPS:

Guidance on tendering for fiduciary managers and setting objectives for investment consultants

On 4 August TPR took over the regulation of trustee duties from the Competition and Markets Authority. TPR has revised its guidance on the tender process for fiduciary management services and trustees setting objectives for their investment consultants.

Since December 2019, trustees have been legally required to run a competitive tender process when appointing fiduciary managers in relation to 20% or more of scheme assets. They have also been prohibited from receiving investment consultancy services without having set strategic objectives for their investment consultancy provider.

[detailed-guidance/funding-and-investment-detailed-guidance/tender-and-set-objectives-for-investment-service-providers/tender-for-fiduciary-management-services](https://www.thepensionsregulator.gov.uk/en/document-library/scheme-management-detailed-guidance/funding-and-investment-detailed-guidance/tender-and-set-objectives-for-investment-service-providers/tender-for-fiduciary-management-services)

<https://www.thepensionsregulator.gov.uk/en/document-library/scheme-management-detailed-guidance/funding-and-investment-detailed-guidance/tender-and-set-objectives-for-investment-service-providers/set-objectives-for-your-investment-consultant>

#### **4. CONSULTATION**

- 4.1 No consultation is required for this report however Fund advisors are consulted as appropriate on matters arising from it.

#### **5. FINANCIAL AND RISK ASSESSMENT CONSIDERATIONS**

- 5.1 There are no financial or risk assessment considerations arising from this report.

**Approved by:** Alan Layton on behalf of Jane West, Corporate Director of Resources (Section 151 Officer)

#### **6. LEGAL CONSIDERATIONS**

- 6.1 Burges Salmon LLP ( a legal advisor appointed to the Pension Fund) comments that there are no direct legal implications arising from the content of this report although it is important to be aware that a number of changes to the regulations

governing the LGPS are likely to be announced in the next few months (for example dealing with McCloud remedies).

## **7. HUMAN RESOURCES IMPACT**

- 7.1 There are no direct workforce implications arising from the recommendations within this report but the improvement to practice is welcomed as the pension scheme is a key employee benefit to employees.

**Approved by:** Gillian Bevan Head of HR Resources and Assistant Chief Executives on behalf of Dean Shoemith, Chief People Officer

## **8. EQUALITIES IMPACT**

- 8.1 The council has an obligation under the Public sector equality duty, which is to eliminate unlawful discrimination, to advance equality of opportunity and to build better relationships between groups with protected characteristics.

No negative impacts have been identified amongst groups with protected characteristics. However, future reports would benefit from an analysis of groups with a protected characteristic under the equality act 2010 who are members of the local government pension scheme.

**Approved by:** Gavin Hanford, Director of Policy, Programmes & Performance

## **9. ENVIRONMENTAL IMPACT**

- 9.1 There are no environmental impacts arising from this report.

## **10. CRIME AND DISORDER REDUCTION IMPACT**

- 10.1 There are no crime and disorder impacts arising from this report.

## **11. DATA PROTECTION IMPLICATIONS**

- 11.1 Will the subject of the report involve the processing of 'personal data'?

No.

Has a data protection impact assessment (DPIA) been completed?

No. This report relates to matters relating to the administration of the LGPS and the Croydon Pension Fund.

**Approved by:** Alan Layton on behalf of Jane West, Corporate Director of Resources (Section 151 Officer)

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**CONTACT OFFICER:**

Matthew Hallett – Acting Head of Pensions and Treasury

**BACKGROUND DOCUMENTS:**

None

**APPENDICES:**

None