

Wales Pension Partnership Responsible Investment Policy

1 Introduction and oversight

- 1.1 The Wales Pension Partnership ("WPP") is the pooling arrangement for the assets of the eight Welsh Local Government Pension Scheme funds ("Constituent Authorities").
- 1.2 The investment arrangements of WPP are overseen by a Joint Governance Committee ("JGC") and supported by an Officer Working Group ("OWG") and implemented through pooled funds managed by its "Investment Managers".
- 1.3 The Responsible Investment ("RI") Sub-Group provides oversight and advice to the OWG and JGC on the development and implementation of this policy. The RI Sub-Group operates under an agreed Terms of Reference.
- 1.4 This document sets out WPP's policy on RI for all assets invested within the WPP. This policy has been developed by WPP in consultation with the Constituent Authorities.
- 1.5 WPP's objective in preparing and implementing this policy is to be able to:
 - 1.5.1 demonstrate to its stakeholders that the WPP is a responsible investor; and
 - 1.5.2 enable the Constituent Authorities to substantially deliver their own RI and Social Impact Policies through the WPP.
- 1.6 WPP recognises that RI considerations pose financially material risks to the assets of Constituent Authorities held within WPP. Such considerations are relevant in relation to both the way the assets of Constituent Authorities are invested and in the exercise of stewardship responsibilities.
- 1.7 This policy will be reviewed by WPP on an annual basis and, if necessary, changes to the policy will be proposed to and agreed by the JGC and OWG. In order to inform the policy review, WPP will consult with or otherwise obtain the views and requirements of all Constituent Authorities.
- 1.8 In developing and implementing this policy, WPP will have regard to the Well-being of Future Generations (Wales) Act 2015, the Local Government Pension Scheme (Management and Investment of Funds) Regulations 2016 and any relevant guidance provided by the Scheme Advisory Board ("SAB"), the Department for Levelling Up, Housing and Communities, and the Welsh Government.

2 Ambition and beliefs

2.1 WPP's long-term ambition is to demonstrate leadership on RI practices in managing assets for and on behalf of the Constituent Authorities. WPP, in conjunction with the OWG and JGC, will update its annual business plan to ensure that sufficient time and resources are provided to implement the requirements of this policy.

- 2.2 WPP recognises that the development of beliefs represents best practice for asset owners. In consultation with the Constituent Authorities, the WPP has developed and agreed the following RI beliefs, which serve to underpin its decision-making and governance processes:
 - 2.2.1 The RI behaviours we want to see demonstrated by all our stakeholders must be led by WPP;
 - 2.2.2 The integration of environmental, social and governance (ESG) factors, including climate change, into investment processes is a prerequisite for any strategy, given the potential for financial loss;
 - 2.2.3 WPP is most effective as an investor engaging for change from within, particularly in collaboration with other like-minded investors, as opposed to a campaigner lobbying for change from outside;
 - 2.2.4 Our impact on corporate behaviours will be greatest when we speak with one voice;
 - 2.2.5 The effective oversight of RI practices requires clear disclosure and measurement of comprehensive data.
- 2.3 WPP will test adherence of the investment arrangements it implements to these beliefs on an annual basis. WPP will also periodically test the continuing appropriateness of its beliefs.

3 Investment strategy

- 3.1 The Constituent Authorities are individually responsible for setting the investment strategy (and the underlying structure of those strategies, e.g. geographical exposure) for their own funds, which reflect their membership profile and funding position. The investment strategy is the high-level split between asset classes, including, but not limited to, equities, debt, property and infrastructure. The role of WPP is to provide a means for each Constituent Authority to implement its agreed strategy.
- 3.2 WPP openly encourages the Constituent Authorities to develop their own RI policy as part of their investment strategy. WPP has developed and may periodically amend this RI policy to ensure that it complements those of the Constituent Authorities.
- 3.3 WPP will consult with Constituent Authorities on at least an annual basis to determine their individual investment requirements and longer-term aspirations. WPP will use this information to prioritise the development and launch of future investment solutions/funds within the WPP.
- 3.4 In conjunction with its advisers, the WPP will also consider opportunities arising from a greater understanding of ESG factors. These opportunities could include impact and/or sustainability-themed strategies, as well as social-beneficial investments. WPP may propose such opportunities directly for consideration by Constituent Authorities, including strategies that either meet the RI requirements of Constituent Authorities or have the potential to deliver benefit within the regions covered by the Constituent Authorities.

4 Climate change

- 4.1 Climate change presents a systemic risk that has the potential to affect economies, financial returns and demographics. The risks arising from climate change may arise from ESG or other factors and are generally characterised as follows:
 - 4.1.1 Physical risks, such as damage to property from flooding or lower precipitation giving rise to crop failure;
 - 4.1.2 Transition risks, being the financial risks arising from changes in policy and technology to adjust to a lower-carbon economy; and
 - 4.1.3 Liability risks, being the potential costs arising from parties who have suffered loss or damage due to climate change seeking compensation from those they hold responsible.
- 4.2 Climate change is increasingly being recognised by regulatory bodies and legislators as an issue that must be explicitly addressed by asset owners and investment managers. The uncertainty arising from climate change has implications for Constituent Authorities through the investments made within WPP.
- 4.3 WPP will engage with its providers to ensure that a common mechanism for monitoring climate-related risks can be developed in respect of all WPP assets. Through this, WPP aims to provide support to Constituent Authorities in developing and implementing their own climate-risk management policies.
- 4.4 WPP will encourage, through its delegates, all investee companies to disclose in line with the requirements of the Task Force on Climate-related Financial Disclosures ("TCFD").
- 4.5 WPP's broader approach to addressing climate risk is set out in its climate risk policy.

5 Human rights

- 5.1 Societal expectations of companies with regard to human rights are increasing, as are legal and regulatory obligations. There is an increasing expectation on companies to ensure that they protect human rights in line with international, legal and regulatory obligations on a global scale both directly, and within their supply chains.
- 5.2 The WPP recognises that it has an obligation to respect human rights, as outlined within the UN Guiding Principles on Business and Humans Rights and to encourage good practice that protects against violation and exploitation. This extends to expecting compliance with normative standards and relevant legislation.
- 5.3 Given the complex nature of many human rights issues, the WPP believes that this is most appropriately addressed through the exercise of stewardship. WPP will therefore endeavour to identify and engage organisations on human rights issues both through WPP's membership of LAPFF and via the engagement activity undertaken by WPP's Voting and Engagement provider ("V&E Provider").

5.4 The WPP will report on how the engagement activity undertaken by its delegates has addressed human rights issues on an annual basis.

6 Exclusions

- 6.1 WPP has not adopted a policy of exclusionary practices within its underlying active-manager portfolios. However, the WPP recognises that the Constituent Authorities may individually adopt an exclusionary policy.
- 6.2 WPP recognises that active-investment management is by its very nature exclusionary and therefore expects that all the Investment Managers employed within WPP will properly consider climate-related and other ESG risks in decision-making within their respective portfolios.
- 6.3 Constituent Authorities have the ability to invest in passive or other rules-based strategies through WPP's passive Investment Manager, which may follow an exclusionary approach.

7 Implementation of strategy

- 7.1 WPP expects that the Investment Managers employed to manage WPP assets will take account of ESG-risks as part of their investment analysis and decision-making process. WPP further expects its Investment Managers to be able to demonstrate and evidence high standards with regards to their integration of RI considerations. Where necessary, WPP or its delegates will engage with Investment Managers who fail to meet WPP's expectations to agree a plan to address any shortcomings.
- 7.2 WPP expects that, in all relevant circumstances, its Investment Managers will be signatories to the Principles for Responsible Investment ("PRI") and the Financial Reporting Council ("FRC") UK Stewardship Code.
- 7.3 WPP will engage with its Investment Managers on an ongoing basis to ensure that ESG factors are transparently reflected in decision-making processes and that the approach taken to the management of ESG factors can be properly evidenced. WPP expects that such processes extend beyond reliance purely on third-party ratings/data.
- 7.4 Within rules-based or index-tracking mandates managed, WPP recognises the influence of benchmarks on the selection of assets. Where appropriate, WPP will work with its Investment Managers and Constituent Authorities to ensure that the potential implications and impact of ESG factors on different approaches are properly understood.

8 Stewardship

8.1 WPP believes that failing to exercise voting or other rights attached to assets could be contrary to the interest of the beneficiaries of the Constituent Authorities. WPP also believes that successful engagement with investee companies can protect and enhance the long-term value of the Constituent Authorities' investments within WPP.

8.2 WPP has appointed a V&E Provider to undertake proxy voting on all shares held within WPP sub-funds, as well as the pooled passive funds where possible, and to undertake direct engagement with companies on behalf of WPP.

Voting

- 8.3 WPP has agreed a voting policy with the V&E Provider that is responsible for casting votes on behalf of WPP.
- 8.4 WPP recognises that its passive Investment Manager may adopt a single voting policy across their pooled funds and WPP will review the appropriateness of such a policy on a periodic basis. WPP will engage with its passive Investment Manager and V&E Provider to consider how WPP's voting policy can be extended to assets managed by its passive Investment Manager.
- 8.5 WPP will receive a report on all voting activity, including details of any votes that have not been cast and explanations where votes have not been cast, in accordance with the agreed principles on a quarterly basis. WPP will discuss any issues of concern with its V&E Provider, Investment Managers or other delegates as necessary.
- 8.6 WPP will review the voting policy in conjunction with its V&E Provider, advisers and Investment Managers on an annual basis.
- 8.7 All the Constituent Authorities are members of the Local Authority Pension Fund Forum ("LAPFF"). As members, the Constituent Authorities receive LAPFF Alerts when there is a campaign to vote in a certain way. WPP and its Constituent Authorities have instructed the V&E Provider to give consideration to all such LAPFF Alerts and, where the V&E Provider considers it appropriate, to vote in line with the LAPPF Alert.

Stock lending

- 8.8 WPP has agreed that stock lending will be permitted within WPP's actively managed pooled funds, subject to consultation with Constituent Authorities in respect of each underlying subfund at the point of set up. WPP will lend a maximum of 95% of the holding in any single stock, ensuring WPP can express its views and make a policy stance on any topic it deems worthy through its right to vote. In addition, no more than 25% of total assets under management at any one time will be considered lendable.
- **8.9** WPP recognises that stock lending may inhibit the full application of its voting policy as votes may not be cast on stock on loan. WPP will continue to monitor the impact of this policy stance over time and revise its policy if required. WPP also retains the right to recall stock, if required, as part of its stock-lending arrangements.

Shareholder engagement

8.10 WPP recognises the broader benefits of engagement on a range of thematic issues and has appointed a V&E Provider to undertake engagement on its behalf. WPP has agreed a set of engagement principles with the V&E Provider, which will be reviewed on an annual basis.

- 8.11 WPP adopts an evidence-based approach to assessing engagement activity. WPP will receive a report on engagement activity undertaken by the V&E Provider on a quarterly basis. WPP will discuss any issues of concern with the V&E Provider.
- 8.12 WPP also considers that, in some cases, its Investment Managers will be well placed to engage with investee-company management due to the existence of research relationships between the managers and underlying investee companies. In such cases, WPP expects that engagement activity will take place through this relationship and that its managers should be able to demonstrate, when challenged, the reason for any engagement activity and the objectives of the engagement. WPP will receive reporting on any engagement undertaken by its Investment Managers on an annual basis.

9 Collaboration

- 9.1 WPP believes that collaboration has an important role in helping the WPP achieve its RI objectives. In conjunction with its V&E Provider, WPP will continually assess potential collaboration opportunities and will inform and seek input from the Constituent Authorities on any such opportunity that it deems to be relevant.
- 9.2 WPP together with all Constituent Authorities are members of the Local Authorities Pension Fund Forum ("LAPFF"). LAPFF undertakes engagement with companies on behalf of all its members.
- 9.3 WPP has an ambition to work collaboratively with other like-minded investors and representative bodies in order to maximise the influence of WPP's assets on investee companies. In conjunction with its V&E Provider, WPP will seek to identify investor-led RI initiatives and collaborations that can be actively supported.
- 9.4 WPP will encourage underlying Investment Managers to participate in or support collaborative engagements where it is deemed to be in the best overall financial interests of Constituent Authorities.
- 9.5 WPP will continue to collaborate with the cross-pool RI collaboration project at any suitable opportunity.

10 Monitoring, Reporting and Measurement

- 10.1 WPP aims to be aware of, and monitor, financially material ESG-related risks and issues within WPP assets. In consultation with Constituent Authorities, Advisers and Investment Managers, WPP has developed appropriate monitoring metrics for existing portfolios and will continue to agree appropriate metrics in respect of all new portfolios. Such metrics include climate-related risk exposures. WPP will require Investment Managers to include such metrics in their quarterly reporting to Constituent Authorities.
- 10.2 WPP will assist Constituent Authorities with the gathering of data and preparation of reporting in line with the requirements of the TCFD framework.

- 10.3 WPP requires that the RI credentials of all appointed Investment Managers are subject to annual review. In conjunction with the relevant parties, the WPP will develop an appropriate reporting framework for its Investment Managers.
- 10.4 On an annual basis, the WPP will prepare and publish a report detailing the actions undertaken in fulfilment of this policy and the results achieved, following the principles of the 2020 FRC UK Stewardship Code.

11 Other

- 11.1 WPP recognises the need for ongoing education for Constituent Authorities on a broad range of investment matters, including RI. As part of its Annual Training Plan, WPP will ensure there is at least one formal training session directly focused on RI.
- 11.2 WPP will explore the possibility of incorporating the United Nations ("UN") Sustainable Development Goals ("SDGs") into its RI beliefs, and its monitoring and measurement mechanisms.
- 11.3 WPP expects that all Investment Managers employed on behalf of WPP will disclose costs in accordance with the SAB Code of Transparency.
- 11.4 WPP will review the adherence of all parties to this policy on an annual basis. WPP will publish the results of their assessment in a public report.

12 Further Information

12.1 If you require any further details on the RI Policy, please contact WalesPensionPartnership@carmarthenshire.gov.uk and refer to the WPP website.

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<u>Glossary</u>

<u>Engagement</u> refers to the process of interaction between an investor (or its delegate) and the management of an investee company with the objective of creating change in how the underlying company is managed or governed.

<u>ESG</u> is used to collectively describe a series of different risk factors arising from Environmental (e.g. resource scarcity, waste management, pollution, energy efficiency), Social (e.g. health & safety, workforce diversity, working conditions, data protection) and Governance (e.g. board structure, business ethics, shareholder rights, executive compensation) issues.

<u>Impact</u> is a term generally used to describe the social or environmental outcome arising from a particular investment or investment decision, being distinct from the associated financial outcome.

<u>Investment Managers</u> refers to those investment managers appointed directly or indirectly by WPP for the purposes of managing assets on behalf of WPP.

<u>Operator</u> means Link Fund Solutions as the appointed operator of the Authorised Contractual Scheme through which sub-funds are implemented for WPP.

<u>PRI</u> is a global network of asset owners, asset managers and service providers that has the objective of advancing RI practices.

<u>Voting & Engagement Provider</u> means an entity that is instructed to advise on and/or cast votes on resolutions on behalf of an asset owner.

<u>RI</u> refers to investment practices that integrate the consideration of ESG factors into investment management processes and ownership practices, recognising that these factors can have a material impact on financial performance.

<u>Stewardship</u> describes the activities of investors in exercising the rights and responsibilities that come with asset ownership. These practices can include voting on shares and engaging with company management, but also includes the oversight of those to whom such responsibilities are delegated.

<u>UK Stewardship Code</u> is a set of principles and provisions produced by the FRC that sets out best practice in stewardship activities by asset owners and asset managers.

UN SDGs are a set of 17 global goals for 2030 set by the UN General Assembly in 2015.