Statement regarding Defined Contribution (“DC”) Governance for the period 1 April 2019 to 31 March 2020

Introduction
The Occupational Pension Schemes (Scheme Administration) Regulations 1996 ("the Administration Regulations") require trustees to include an annual statement regarding governance in relation to DC arrangements in their annual report. This statement has been prepared by John Lewis Partnership Pensions Trust ("the Trustee"), the trustee of the John Lewis Partnership Trust for Pensions ("the Scheme") in accordance with statutory requirements to describe how the Trustee has met the statutory governance standards for the Scheme's DC benefits for the period 1 April 2019 to 31 March 2020 ("the Scheme Year").

Impact of COVID-19
As set out in the Trustee’s Report, the COVID-19 pandemic has adversely impacted global commercial activity and contributed to significant volatility in financial markets, including the value of DC pensions.

Despite the operational disruption caused by COVID-19, at the date of this statement, all of the Scheme's service providers are operating both safely and effectively. Measures have been put in place to maintain the safety of everyone involved and to ensure the administration of the Scheme can operate as efficiently as possible. In developing its response, the Trustee has taken into account guidance issued by the Pensions Regulator. As a direct result of COVID-19, some of the Service Level Agreements at a process level have been impacted, but are not indicative of a deterioration of the governance arrangements the Trustee has put in place.

Members are reminded that saving towards retirement in a pension scheme is for the long term, and extreme caution is advised if decisions are taken based in response to current events where the outcome is uncertain, particularly when their retirement may be many years away.

Default arrangement
DC pension schemes may have “default arrangements” which are, broadly, the default investment option for scheme members who do not otherwise make an active investment decision. There are additional statutory governance requirements for default arrangements to encourage good outcomes for members.

(i) The Scheme’s default arrangement
For members who do not make an active investment choice, on joining the DC section of the Scheme contributions are automatically invested in JLP Lifecycle, a fund specifically designed for the Scheme by the Trustee after taking appropriate investment advice.

The JLP Lifecycle has three distinct phases: growth, consolidation, and pre-retirement. During the growth phase, contributions are invested in return seeking assets in the JLP Global Equity fund. During the consolidation phase (between 15 and 7 years to a member’s target retirement date), investments are gradually transferred to the JLP Diversified Growth fund, which is a lower risk fund, but which retain opportunity for further investment growth. In the final 7 years, investments gradually switch into the JLP Cash fund, so at target retirement age they are held 100% in the cash fund.

The JLP Global Equity fund is a ‘passive tracker’ fund, which tracks the FTSE All World Index1, and includes stocks and shares across many sectors including the companies of household names such as Apple and Microsoft. The JLP Diversified Growth fund is actively managed, and includes investments in company shares, government and corporate bonds, and commercial property and commodities. The JLP Cash fund invests in various cash-like instruments which include short term loans (typically no longer than 60 days) to companies and governments.

1 From 1 May 2020, the JLP Global Equity fund tracks a blend of multiple global equity indices.
Statement regarding Defined Contribution Governance
for the period 1 April 2019 to 31 March 2020 (continued)

Default arrangement (continued)
By investing in this manner, the Trustee expects to deliver sufficient growth during a member’s lifetime within the Scheme without excessive risk taking, with an increased focus of reducing volatility to enable members approaching their target retirement date to make financial plans for the period after that.

(ii) Review of the default arrangement

Strategic triennial review
The Scheme’s default arrangement is reviewed on at least a triennial basis or following any significant changes in the demographics of the membership.

The default arrangement was not reviewed during the Scheme Year. The Trustee last conducted a review of the default arrangement on 25 September 2018. The review considered the performance of the default arrangement and the default strategy. The Trustee concluded that the basic structure of the default arrangement remained appropriate, however, refinements to the component parts of the JLP Global Equity fund were agreed.

This adjusted mix creates a more diversified portfolio with potential for better risk-adjusted as well as absolute returns. The implementation of this change of strategy took place on 1 May 2020.

The review also considered the current charging structure, and the fund management charge for the JLP Global Equity fund reduced from 0.10% to 0.08% from 1 May 2020.

The next strategic review of the default arrangement will begin no later than September 2021.

Regular monitoring
In addition to the triennial strategic review the Trustee also reviews the performance of the default arrangement against its aims, objectives and policies on an annual basis. This review includes an analysis of fund performance and member activity to check that the risk and return levels meet expectations.

(iii) Statement of Investment Principles
The Trustee is responsible for investment governance, and this includes setting and monitoring the investment strategy for the default arrangement.

Details of the objectives and the Trustee’s policies in relation to the default arrangement (and other DC investment funds which members can choose) are set out in a document called the Statement of Investment Principles (“SIP”). The SIP for the Scheme’s DC section is attached to this statement.

The aims and objectives of the default arrangement are set out in paragraphs 9 and 10 of the SIP. The Trustee’s key aim for the default is to design a default that will be suitable for the majority of members to enable them to improve investment outcomes at retirement of their DC pension savings while carefully managing investment risks. The Trustee’s policies in relation to the kinds of, and the balance between, investments to be held in respect of the Scheme’s default arrangement are set out at paragraph 17 of the SIP.

In designing the default arrangement, and selecting other investment options, the Trustee takes into account social, environmental and other considerations where they have financial implications. The Trustee’s policies in relation to risks, expected return, realisation and environmental, and social and governance factors in respect of the Scheme’s DC investments (including the default arrangement) are set out at paragraphs 23 to 26, 14, 16 and 22 respectively of the SIP.

Maintenance of the SIP is delegated to the Trustee’s investment sub-committee, and is reviewed on at least an annual basis.
Other investment options

In addition to the default arrangement, seven other self-select fund investment options are available to members of the Scheme’s DC section to choose from.

As part of the last strategic review of the default arrangement in 2018, the opportunity was also taken to consider the on-going suitability of the self-select fund options. The Trustee concluded that the self-select options all remain appropriate, and no changes were considered necessary. These additional investment options are reviewed and monitored on a similar basis to the default arrangement.

For those members who actively contribute to the Prudential with-profits fund, neither the JLP Lifecycle nor the additional self-select investments are available investment choices.

Processing Scheme transactions

The Trustee has a specific duty to ensure that core financial transactions (including the investment of contributions, transfer of member assets into and out of the Scheme, transfers between different investments within the Scheme and payments to and in respect of members) relating to the DC section are processed promptly and accurately.

These transactions are undertaken on the Trustee’s behalf by the Pension Operations department of John Lewis Partnership plc, and Legal & General Assurance Society Limited (“Legal & General” or “L&G”), being the administrators of the DC section of the Scheme.

Detailed Service Level Agreements (“SLAs”) are in place with both Pension Operations and Legal & General. The overall SLA target agreed with the Trustee is 90% for Pension Operations and 95% for L&G. Individual SLAs, which cover areas such as allocating contributions to member accounts, providing quotes and payment for all major benefit categories, and responding to member queries, have been kept under review throughout the Scheme Year to ensure they remain appropriate for the activities undertaken.

Pension Operations and L&G as the Scheme’s administrators have confirmed that there are adequate internal controls to ensure that core financial transactions relating to the Scheme are processed promptly and accurately. The key processes adopted by the Trustee to ensure this, and that the SLAs are met, are as follows:

- The Trustee monitored all core financial transactions during the Scheme Year by reviewing regular reports from both administrators who report to the Administration and Communication Sub-Committee on a quarterly basis to check whether core financial transactions were accurate, up to date and completed within statutory timeframes and within service levels agreed with these parties. Using this information, the Trustee is satisfied that, during the Scheme Year:
  - The administrators have overall achieved the average SLA. For any failure to meet a specific SLA, the Trustee ensured that this was investigated and resolved by the administrators.
  - Monthly meetings occurred between members of the Trustee Executive (a team of eight Partnership employees whose sole responsibility is to support the Trustee in carrying out its fiduciary obligations) and administrators to discuss any issues arising relating to operational procedures.
  - Quarterly reporting provided by the administrators to the Trustee gives further detail of any administration issues, delays and member complaints that occurred during the reporting period. This included background information on the issues, how these have been corrected and any actions that have been agreed in order to resolve outstanding issues.
- Operational controls and procedures include daily cash reconciliations, reconciliations of payroll records to contribution receipts and member records. Requests to process benefits are put into an automated workflow process to assist in ensuring payments are made on a timely basis.
Statement regarding Defined Contribution Governance
for the period 1 April 2019 to 31 March 2020 (continued)

Processing scheme transactions (continued)

Whilst the effects of the UK Government’s national lockdown restrictions, as a result of COVID-19 which occurred towards the end of the Scheme Year, have had a far-reaching impact on everybody’s daily lives, the Scheme’s administrators have been able to adapt their working practices to minimise disruption to services. The main area where the SLA dropped below expectation was in relation to transfers out. In light of statements from the Pensions Regulator during the COVID-19 crisis and noting the small number of members affected, the Trustee does not regard this drop in the SLA as material in respect of the requirements to ensure that core financial transactions are processed promptly and accurately. The Trustee is satisfied that efforts both during the period in the Scheme Year in question and subsequently continue to keep any disruption to a minimum, and recognise that some underperformance relative to the SLA may continue whilst processes are adapted to accommodate these new practices. The pace of improvement is expected to increase as restrictions are eased, and employers are able to welcome more of their staff back to an office environment, where certain aspects of pension administration work can be carried out more efficiently.

The Trustee considers that during the Scheme Year the requirements for processing core financial transactions specified in the Administration Regulations continue to have been met and it had no major concerns with the administration of the Scheme.

Transaction costs

Charges and transaction costs

The Trustee is required to set out the on-going transaction costs and charges incurred by members during the Scheme Year in this Statement. When preparing this section of the Statement, including the illustration of the cumulative effect of charges and costs on fund values, the Trustee has taken account of the relevant statutory guidance.

In accordance with regulation 25(1)(a) of the Administration Regulations, the Trustee calculated the charges borne by members of the Scheme during the Scheme Year as set out in the following table:

<table>
<thead>
<tr>
<th>Fund name</th>
<th>AMC %</th>
<th>FMC %</th>
<th>Performance fees %</th>
<th>Transaction charges %</th>
</tr>
</thead>
<tbody>
<tr>
<td>JLP Lifecycle (default)**</td>
<td>0.15</td>
<td>0.07 - 0.29</td>
<td>n/a</td>
<td>-0.04 - 0.13</td>
</tr>
<tr>
<td>JLP Global Equity Fund</td>
<td>0.15</td>
<td>0.10</td>
<td>n/a</td>
<td>0.04</td>
</tr>
<tr>
<td>JLP Diversified Growth Fund</td>
<td>0.15</td>
<td>0.30</td>
<td>n/a</td>
<td>0.13</td>
</tr>
<tr>
<td>JLP Cautious Diversified Growth Fund</td>
<td>0.15</td>
<td>0.31</td>
<td>n/a</td>
<td>0.07</td>
</tr>
<tr>
<td>JLP Ethical Equity Fund</td>
<td>0.15</td>
<td>0.31</td>
<td>n/a</td>
<td>-0.04</td>
</tr>
<tr>
<td>JLP Shariah Equity Fund</td>
<td>0.15</td>
<td>0.33</td>
<td>n/a</td>
<td>0.03</td>
</tr>
<tr>
<td>JLP Annuity Protection Fund</td>
<td>0.15</td>
<td>0.12</td>
<td>n/a</td>
<td>-0.02</td>
</tr>
<tr>
<td>JLP Cash Fund</td>
<td>0.15</td>
<td>0.07</td>
<td>n/a</td>
<td>-0.04</td>
</tr>
<tr>
<td>Prudential With-Profits Fund</td>
<td>n/a</td>
<td>0.47</td>
<td>0.10</td>
<td>0.10</td>
</tr>
</tbody>
</table>

FMC: Fund Management Charges relate to the specific investment fund, and are deducted from the fund value to cover costs such as research, investment selection and the custodian for the fund vehicle.

AMC: the Annual Management Charge is a product charge visible to members when accessing Manage Your Account. If a member holds assets in more than one fund with Legal & General, the AMC is calculated at a rate of 0.15% of the total fund value.

** Costs and charges incurred for members of the default fund vary as a member reaches retirement, and the proportion of funds held in the default component funds (JLP Global Equity Fund, JLP Diversified Growth Fund and JLP Cash Fund) transition from 100% in the JLP Global Equity Fund to 100% in the JLP Cash fund. As a result ranges for transaction charges for the default fund have been provided.

All amounts are expressed as a percentage of the total fund, which can then be used to apply to a member’s investment in that fund.
Statement regarding Defined Contribution Governance for the period 1 April 2019 to 31 March 2020 (continued)

Charges and transaction costs (continued)

Transaction charges relate to investment transaction costs as a result of the buying, selling, lending or borrowing of investments and relate to, for example, stamp duty payable to the Government when a fund trades in equities, or maintenance costs when a fund holds a commercial property. These charges are borne by the fund and the level of these charges has a direct impact on the growth of the fund.

All costs in connection with the management and administration of investments held with Legal & General are borne by scheme members. For those held with Prudential, the cost of maintaining member accounts is borne by the Employer, with all other costs borne by members.

Cumulative effect of charges and costs on fund values

To assist members with assessing the cumulative effect that charges and costs may have on their total fund value over time, the following three example illustrations are provided:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 £11,163</td>
<td>£11,136</td>
<td>£17,249</td>
<td>£17,207</td>
</tr>
<tr>
<td>3 £17,466</td>
<td>£17,355</td>
<td>£27,705</td>
<td>£27,533</td>
</tr>
<tr>
<td>5 £23,748</td>
<td>£23,516</td>
<td>£38,125</td>
<td>£37,758</td>
</tr>
<tr>
<td>10 £39,448</td>
<td>£38,732</td>
<td>£64,152</td>
<td>£63,004</td>
</tr>
<tr>
<td>20 £71,479</td>
<td>£68,944</td>
<td>£117,210</td>
<td>£113,092</td>
</tr>
<tr>
<td>30 £105,389</td>
<td>£99,629</td>
<td>£173,325</td>
<td>£163,918</td>
</tr>
<tr>
<td>40 £130,818</td>
<td>£119,681</td>
<td>£215,455</td>
<td>£197,203</td>
</tr>
<tr>
<td>43 £129,725</td>
<td>£118,117</td>
<td>£213,723</td>
<td>£194,691</td>
</tr>
</tbody>
</table>

For the purposes of the illustrations:

- The JLP Lifecycle fund has been used as this fund is used by the majority of members for their DC section savings
- The stated fund sizes at 31 March 2020 have been estimated using typical salary ranges for a member who joined the Scheme at the earliest opportunity and has reached eligibility for the additional Partnership contribution
- The contribution rate assumption below presumes the member makes sufficient contributions to benefit from the maximum matching contribution available from the Employer and the additional Partnership contribution rate available as at 31 March 2020.

In providing these illustrations, the following assumptions have been made which are designed to reflect the Scheme’s membership profile:

- The member’s starting age is 25
- The member’s planned retirement age is 68
- The starting total monthly contribution includes all member and employer contributions, and remains fixed at a total of 12% of salary, although the monetary amount will increase over time as salary increases
- The member qualifies for the employer’s additional contribution as a result of having completed the ‘waiting period’
- That contributions would continue to be paid every month until retirement
Cumulative effect of charges and costs on fund values (continued)

- Inflation remains fixed at 2.5% each year
- Annual returns on investments vary over time as the proportions of investments held in the component funds of the default fund change as members progress towards retirement. The real, after inflation, long term investment return assumptions used for each component fund are:

<table>
<thead>
<tr>
<th>Component fund name</th>
<th>Growth rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>JLP Cash Fund</td>
<td>-1.8</td>
</tr>
<tr>
<td>JLP Global Equity Fund</td>
<td>2.0</td>
</tr>
<tr>
<td>JLP Diversified Growth Fund</td>
<td>1.0</td>
</tr>
</tbody>
</table>

The purpose of these illustrations is to demonstrate the impact of costs on the final fund value. The final fund value is subject to market fluctuations and the actual amount of contributions paid in and may be lower or higher than the values presented here and are not guaranteed.

To assist with comparison against fund providers, by 31 October 2020, this information will also be made available on the following website: https://www.johnlewispartnership.co.uk/meta/jlp-trust-for-pensions.html

Value assessment

The Administration Regulations also require trustees to assess the extent to which the charges and transaction costs set out above represent good value for members. The Trustee has assessed the extent to which the charges set out above represent good value for members for the Scheme Year.

There is no legal definition of “good value” and so the process of determining good value for members is a subjective one. An assessment was undertaken taking account of the Pensions Regulator’s Code of Practice No.13 (Governance and administration of occupational trust-based schemes providing money purchase benefits).

The Trustee reviews all member-borne charges (including transaction costs where available) annually, with the aim of ensuring that members are obtaining value for money given the circumstances of the Scheme.

The Trustee notes that value for money does not necessarily mean the lowest fee, and the overall quality of the service received has also been considered in this assessment.

The assessment for the Scheme Year included:

- A review of the performance of the Scheme’s investment funds in the context of their investment objectives compared to the level of charges payable by members; and
- A review of the non-financial benefits of the Scheme, including the quality of administration and member services, communications, scheme management and governance and investment governance.

The results of the assessment concluded that:

- Overall, the Scheme provides good value for members;
- The combined AMC and FMCs for the funds chosen by the Trustee are well within the maximum limit of 0.75% allowed for default investment funds. The Trustee’s investment advisers have also confirmed that overall, the fund charges are competitive for the types of fund available to members;
- Member borne charges for self-select investment choices provide reasonable value for the services offered;
- The funds’ managers are looking to develop the systems required to deliver cost information using the new FCA standards; and
- All investment performance has been affected during the quarter ended 31 March 2020 by the impact of COVID-19.
Statement regarding Defined Contribution Governance
for the period 1 April 2019 to 31 March 2020 (continued)

Value Assessment (continued)

The following table sets out investment returns for the 12 months ended 31 March 2020, and since the respective funds’ inception compared to their relevant benchmarks.

<table>
<thead>
<tr>
<th>Fund name</th>
<th>1 year to 31.03.20</th>
<th>Annualised return since inception</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund name</td>
<td>Fund return</td>
<td>Benchmark return</td>
</tr>
<tr>
<td>JLP Global Equity Fund</td>
<td>-9.1</td>
<td>-9.1</td>
</tr>
<tr>
<td>JLP Diversified Growth Fund</td>
<td>-6.1</td>
<td>-8.3</td>
</tr>
<tr>
<td>JLP Cautious Diversified Growth Fund</td>
<td>-7.4</td>
<td>-4.3</td>
</tr>
<tr>
<td>JLP Ethical Equity Fund</td>
<td>-1.5</td>
<td>-1.2</td>
</tr>
<tr>
<td>JLP Shariah Equity Fund</td>
<td>8.2</td>
<td>8.4</td>
</tr>
<tr>
<td>JLP Annuity Protection Fund</td>
<td>5.7</td>
<td>5.4</td>
</tr>
<tr>
<td>JLP Cash Fund</td>
<td>0.8</td>
<td>0.5</td>
</tr>
<tr>
<td>Prudential With-Profits Fund</td>
<td>5.0</td>
<td>n/a</td>
</tr>
</tbody>
</table>

The returns for those members invested in the Scheme’s default fund, JLP Lifecycle, are more complex to present. This is because the proportions invested in the JLP Global Equity Fund, JLP Diversified Growth Fund and the JLP Cash Fund which make up the JLP Lifecycle gradually change from being invested 100% in the JLP Global Equity Fund to 100% invested in the JLP Cash Fund as a member progresses towards their planned retirement date as described in the default arrangement section above.

As a result of this, returns for JLP Lifecycle are presented based on the numbers of years left to retirement, compared to the benchmark as set out in the following table.

<table>
<thead>
<tr>
<th>Years to retirement</th>
<th>1 year to 31.03.20</th>
<th>Annualised return since inception</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Fund return</td>
<td>Benchmark return</td>
</tr>
<tr>
<td>20 years to retirement</td>
<td>-10.1</td>
<td>-10.0</td>
</tr>
<tr>
<td>15 years to retirement</td>
<td>-10.1</td>
<td>-10.0</td>
</tr>
<tr>
<td>10 years to retirement</td>
<td>-9.1</td>
<td>-9.8</td>
</tr>
<tr>
<td>5 years to retirement</td>
<td>-7.6</td>
<td>-8.9</td>
</tr>
</tbody>
</table>

In producing these returns, the following assumptions have been made:
• First contribution made at inception on 1 December 2015
• Contributions paid remain unchanged throughout the entire period
• Members have only ever invested in JLP Lifecycle since 1 December 2015

It should be noted that saving for income in retirement is for the longer term, therefore if experienced, short term underperformance should be assessed against the time to retirement. The Trustee monitors investment performance so that action can be taken to ensure that long term objectives continue to be met.
Statement regarding Defined Contribution Governance
for the period 1 April 2019 to 31 March 2020 (continued)

Value Assessment (continued)

During the Scheme Year, the Trustee reviewed its governance arrangements. In light of the Employer’s proposal to close the Defined Benefit section of the Scheme which took effect from 1 April 2020, part of the review provided the opportunity to consider any changes in focus required that would benefit member outcomes. In the next Scheme Year, the recommendations from that review will be implemented by the Trustee.

In determining the results of the assessment, the Trustee’s conclusions for the following key areas were:

- **Governance – good**: A strong governance structure is in place, with oversight from the Trustee reducing the risk of bad outcomes. The governance arrangements are subject to periodic independent review to ensure they remain fit for purpose.
- **Investments – good**: Overall, all available investment options provide good value to members, and are regularly monitored to ensure this remains the case.
- **Administration – reasonable**: A combination of in-house and outsourced provision increases overall complexity, but the overall SLA remains high. From time to time temporary drops for specific activity are experienced which the Trustee and administrator seek to address at the earliest opportunity.
- **Retirement options – reasonable**: As at the date of this statement, the retirement offering meets the needs of the majority of members. This remains under review as the DC section continues to develop and the needs of the members change.
- **Charges – good**: Members bear the cost of administration and are competitive relative to the market place. Charges are regularly reviewed to ensure that this remains the case.
- **Communication & Engagement – good**: The Trustee issues timely and relevant information to members. An on-going review of communications takes place to ensure best practice is maintained.

As a result of the above, overall, based on this value for members assessment, the Trustee is satisfied that relative to achieving good outcomes at retirement, these costs represent good value for money for members.

**Trustees’ knowledge and understanding**

Sections 247 and 248 of the Pensions Act 2004 set out the requirement for trustees to have appropriate knowledge and understanding of the law relating to pensions and trusts, the funding of occupational pension schemes, investment of scheme assets and other matters to enable them to exercise their functions as trustees properly. This requirement is underpinned by guidance in the Pension Regulator’s Code of Practice 7, ‘Trustee knowledge and understanding (“TKU”)’.

The Trustee Directors have a TKU process in place which enables them, together with the advice available to them, to exercise their functions as Trustee of the Scheme and to comply with the legal and regulatory requirements regarding knowledge and understanding of relevant matters, including the principles relating to the funding and investment of occupational pension schemes and pensions and trust law. During the Scheme Year this included, for example:

- Maintenance of a detailed business plan by the Trustee Executive. Implementation of the business plan’s objectives is monitored by the Trustee’s five sub-committees: Investment, Administration & Communication, Audit & Risk, Pensions Management (dealing with discretionary cases) and Funding. Each sub-committee generally meets quarterly and reports at each quarterly Main Trustee Board meeting for wider discussion and evaluation. This framework helps to ensure that the Trustee Directors are maximising input from subject experts within the Trustee as a whole and that the Scheme objectives are effectively delivered. Determining individual membership of each sub-committee is based on factors such as relevant experience, and interest in the purpose of the sub-committee.
Statement regarding Defined Contribution Governance
for the period 1 April 2019 to 31 March 2020 (continued)

Trustees Knowledge and Understanding (continued)

- When ensuring legislative requirements are met, the Trustee Directors consult the Scheme’s Trust Deed & Rules and associated documents (including the SIP and the documents setting out the Trustee’s current policies) and seek appropriate professional advice. The Trustee obtains legal advice on various aspects of these documents, in particular, the Scheme’s Trust Deed & Rules and any amendments, such that they have a working knowledge of these documents. In the year an exercise took place to produce new consolidated rules, which took effect from 1 August 2019. Additionally, the closure of the Defined Benefit section of the Scheme included changes and improvements to the Defined Contribution section rules, which were adopted from 1 April 2020. For both exercises, the Trustee worked with its legal advisers to ensure that: previous rule amendments were accurately incorporated into the new consolidation rules; and the Employer’s proposals were accurately reflected as part of the rules changes in connection with the Defined Benefit section closure.

- Individual Trustee Directors take personal responsibility for keeping themselves up-to-date with relevant developments through both internal and externally hosted courses in the following ways:
  - All Trustee Directors aim to have at least 10 hours formal training each year. This is achieved via a combination of attending externally hosted seminars and training sessions along with bespoke training incorporated into regular Trustee and sub-committee meetings on topical areas. In the Scheme Year, this included a session about up and coming issues impacting defined contribution pension schemes.

  Individual training records are maintained, and reviewed annually by the Chair of Trustees.

  - Additional training is made available to individual Trustee Directors or to the whole Trustee body for relevant topics as appropriate.
  - All of the current Trustee Directors who have been in post for at least six months have completed the Pension Regulator’s Trustee Toolkit. The Trustee Toolkit is a free, online learning programme from the Pensions Regulator aimed at trustees of occupational pension schemes.
  - Within the Scheme Year, one new member nominated Trustee Director took office, and was required to complete the Pension Regulator’s Trustee Toolkit within six months of their appointment.
  - Training for new Trustee Directors also includes a one day course, “An Introduction to Trusteeship”.
  - The Trustee receives advice on investment, legal, actuarial, communication and other related issues from its advisers.

For the reasons set out above, the Trustee Directors’ combined knowledge and understanding, together with the advice available to the Trustee Board, enables them to properly exercise their functions as Trustee of the Scheme.

Sarah Bates

Sarah Bates
Chair of the Trustee
Date: 16 September 2020
Statement of Investment Principles for Defined Contribution Section – John Lewis Partnership Pensions Trust  
(September 2019)

Introduction

1 This Statement of Investment Principles (‘SIP’) sets out the principles governing investments for the John Lewis Partnership Trust for Pensions (the ‘Trust’), made by or for the Board of the John Lewis Partnership Pensions Trust (the ‘Trustee’). This SIP is drafted in accordance with the requirements of Section 35 of the Pensions Act 1995, as amended by the Pensions Act 2004 and regulations made under them; (“the Pensions Acts”).

2 The Trust is a Registered Pension Scheme for the purposes of the Finance Act 2004.

3 The Trustee will review this SIP at least every three years and without delay after any significant change in investment policy. Before finalising this SIP, the Trustee has taken written advice from the Trust’s Investment Consultant (Mercer) and has consulted with the employer, the John Lewis Partnership (the ‘Partnership’).

4 The Trustee is responsible for the Trust’s investment strategy and for ensuring that this is recorded in the SIP. The Trustee delegates responsibility for the implementation and monitoring of the investment strategy to its Investment Sub-Committee (“ISC”).

5 This document focuses on the high level principles of the Trustee. The details of the asset allocation and the implementation arrangements are matters for the ISC and will vary over time. The ISC will prepare and maintain a separate document, the Investment Policy Implementation Document, which sets out further details. That document does not form a part of the SIP. This document considers matters relating to the Defined Contribution (DC) section of the Scheme only.

6 The DC section provides for benefits to be accrued on a money purchase basis, with the value of members’ funds being determined by the value of accumulated contributions adjusted for investment returns net of charges.

7 In selecting appropriate investments, the Trustee is aware of the need to provide a default fund and a range of investment options, which broadly satisfy the risk profiles of all members, given that members’ benefits will be directly determined by the value of the underlying investments.

8 The Trustee last completed a review of its DC investment arrangements in September 2018.

Objectives

9 The Trustee’s aim is to design a default investment strategy that will be suitable for the majority of members to enable them to maximise the return of their DC pension savings while carefully managing the costs and investment risks.
The Trustee also aims to provide a range of other self-select investment options for members who wish to have a higher level of control over their savings and/or feel the default strategy does not meet their requirements and/or appetite for risk.

**Investment Principles**

The Trustee determines the investment strategy based upon the following investment beliefs:

- the appropriate measure for a successful investment strategy is the ability to maximise member outcomes; and

- the level of investment risk taken should be appropriate with a view to obtaining satisfactory returns, whilst protecting members to a large extent from significant reductions in the value of their pension account. This is achieved by diversifying the investments and by using various techniques to mitigate risk.

The Trustee has taken advice in determining an appropriate investment strategy for the DC section of the Trust, and has established:

- A default strategy known as the JLP Lifecycle; and

- A range of seven self-select investment options.

Certain legacy DC members invest with the Prudential With-Profits Fund, which also meets the definition of a default fund.

Further detail about both the default and self-select options is provided in paragraphs 17 to 19.

The Trustee expects the long-term return on the investment options that invest predominantly in equities to exceed price inflation and general salary growth. The long-term returns on bond and cash options are expected to be lower while providing less volatility than that of the predominantly equity options. The diversified growth funds options, which invest in a mixture of equities, bonds, property and commodities, are still expected to provide excess return over inflation, but the returns are expected to be more consistent, with fewer fluctuations than the predominantly equity investment option. However, the return is likely to be lower over the long-term when compared to the predominantly equity options. Cash funds will provide protection against changes in short-term capital values, and may be appropriate for members who are approaching retirement and want to take some or all of their pension savings as cash when they retire.

The Trustee has delegated responsibility for the implementation and monitoring of the chosen investment strategy to its Investment Sub-Committee ("ISC").

The investment managers have discretion over the timing of realisation of investments of the Scheme within the portfolios that they manage, and in considerations relating to the liquidity of investments. The Trustee’s policy is to invest in funds that offer daily dealing to enable members to readily realise and change their investments.

**Default Investment Strategy**

**JLP Lifecycle**
When devising the phases and the mix of investment funds in the JLP Lifecycle, the Trustee has taken into account the expected returns on the different asset classes as summarised above in paragraph 14. This default option has been designed to be in what the Trustee believes to be the best interests of the majority of the members who do not make an active decision to invest in one of the self-select options based on the demographics of the Scheme’s membership. The JLP Lifecycle, has three different “phases” based on the time remaining until members reach their Target Retirement Age (TRA): the “Growth Phase”; the “Consolidation Phase”; and the “Pre-Retirement Phase”. The mix of investment funds automatically switches depending upon the design of each phase. The default option balances between different kinds of investments (including use of both active and passive strategies) to ensure that the expected amount of risk (and commensurately the expected return) is appropriate given the age of the member and their expected retirement date.

- **The Growth Phase (more than 15 years until TRA):** The aim over these years is to achieve good long-term growth in excess of inflation. In the Growth Phase all contributions are invested in JLP Global Equity.

- **The Consolidation Phase (between 15 and 7 years until TRA):** The aim is to provide continued growth, but at a lower risk, by gradually switching investments from higher risk assets (JLP Global Equity) to lower risk assets (JLP Diversified Growth). The proportion of pension savings invested in JLP Diversified Growth gradually increases until members are ten years from TRA when 40% of their DC section savings will be in JLP Global Equity and 60% in the JLP Diversified Growth. This proportion remains fixed, until members are seven years from their TRA.

- **The Pre-Retirement Phase (fewer than seven years to TRA):** The aim is to provide some continued growth but increasing certainty for the value of members’ pension savings by gradually switching investments into cash (JLP Cash), until all savings are invested in cash when members reach their TRA.

### Self-select investment options

The investment platform offers the following investment funds for members who wish to have a higher level of control over their savings and/or feel the default strategy does not meet their requirements and/or appetite for risk. If members self-select, they can combine the investment funds in any proportion in order to determine the balance between different kinds of investments. Each of the available funds is considered to be diversified across an appropriate number of underlying holdings / issuers.

<table>
<thead>
<tr>
<th>White Label Fund Name</th>
<th>Benchmark</th>
<th>Objective</th>
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| JLP Cash | 7-day London Interbank Bid Rate (LIBID) | • Aims to provide capital security and income by lending money to companies and governments over short periods of time (the target weighted average of the time to repayment of the loans from the fund is 60 days).  
• Low-risk offering a correspondingly low return |
<table>
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<tr>
<th>White Label Fund Name</th>
<th>Benchmark</th>
<th>Objective</th>
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| JLP Annuity Protection | A composite of Gilts and Corporate bond funds | • Aims to provide diversified exposure to assets that reflect the investment underlying a typical traditional annuity product.  
• Offer some protection against annuity price fluctuation |
| JLP Cautious Diversified Growth | Sterling 3-Month London Interbank Offered Rate (LIBOR) + 3.5% (gross) per annum over a market cycle | • Aims to achieve a total return, in the form of capital growth and income returns, over the long-term whilst providing some protection against its value moving sharply down in changing investment conditions.  
• Targets key drivers from return across asset classes.  
• Targets 7% volatility over a market cycle. |
| JLP Diversified Growth | 33% UK CPI+6% per annum; 67% FTSE Developed World Index | • Aims to provide long-term investment growth through exposure to a diversified range of asset classes. |
| JLP Global Equity | FTSE All World Index | • Aims to passively track the performance of the FTSE All World Index. |
| JLP Ethical Equity | FTSE4Good Global Equity Index | • Aims to passively track the performance of the FTSE4Good Global Equity Index (less withholding tax if applicable) to within +/- 0.5% per annum. |
| JLP Shariah Equity | Dow Jones Islamic Titans 100 Index | • Aims to create long-term growth by investing in a diversified portfolio of companies from around the world that are compliant with Islamic Shariah principles and seeks to match the performance of the Dow Jones Islamic Titans 100 Index. |

19 Certain members of the Scheme are able to continue contributing to the Prudential With Profits fund. This is not an option available to new joiners or anyone who does not already contribute
to this fund. The fund is invested in a diversified portfolio of UK and overseas shares, bonds, property and cash which aims to achieve long-term real returns. Investment returns are passed to policyholders through bonuses which are intended to smooth the peaks and troughs of equity markets.

**Investment Management**

20 In accordance with the Financial Services and Markets Act 2000, the Trustee sets general investment policy, but delegates the responsibility for selection of specific investments to its appointed investment managers. The investment managers are expected to possess the skills and expertise necessary to manage the investments of the Trust competently.

21 The Trustee is not involved in the investment managers' day-to-day operations and does not directly seek to influence attainment of their performance targets. The Trustee maintains processes to ensure that performance is assessed on a regular basis against measurable objectives for each manager, consistent with the achievement of the Trust's long-term objectives, and an acceptable level of risk.

**Responsible Investment**

22 The Trustee has adopted the following policy on responsible investment:

- The Trustee's fiduciary duty is to select a suitable default arrangement for the accumulation of the member's account and to provide an appropriate range of funds for those members who wish to self-select. The default investment strategy, therefore, needs to aim to give members a means to build up a good retirement income based on the memberships' contribution level, duration of saving and tolerance for risk. In this respect members are long term investors. The Trustee also needs to ensure that the self-select options meet the requirements of members.

- The Trustee believes that environmental, social and governance (ESG) factors, including climate change, can have an impact on the long-term performance of DC investment funds and, therefore, that the management of ESG risks can assist the Trustee in fulfilling its investment duties.

- The Trustee formally reviews the DC investment options at least every three years. This includes whether the default fund remains appropriate for the majority of members. As part of this review, the Trustee will consider whether ESG risks and opportunities are being managed effectively by the default fund manager. The Trustee will take advice from its investment consultant, Mercer, when making this assessment. Mercer will also be asked to advise on the range of self-select funds and will include financially material ESG factors as part of that review.

- The Trustee will not take into account non-financial factors in the investment decision making, or monitoring process of the default fund. In relation to the member options, the Trustee will consider whether it is appropriate to take into account member views during each review of the DC investment options, which takes place at least every three years.

- The Trustee believes that active ownership can enhance the value of the Scheme's underlying portfolio and help manage risks. The Trustee is a signatory of the UK FRC Stewardship Code and, in September 2018, became a signatory to the Principles for Responsible Investment. The Trustee reviews its stewardship policy to ensure that it continues to hold its investment managers to account on voting and engagement.

- The Trustee's ESG policy is reviewed at least every year.
Risk

23 The Trustee recognises the key risk is that members will have insufficient retirement income relative to their expectations. The Trustee considered this risk when setting the investment options and strategy for the Trust.

24 The Trustee considers the following sources of risk in designing the investment options:

- Inflation risk: The risk that the investment return over members working lives does not keep pace with inflation. It is measured by considering the real returns (i.e., return above inflation) of the funds, with positive values indicating returns that have kept pace with inflation. The Trustee manages this risk by providing members with a range of funds, across various asset classes, with the majority expected to at least keep pace with inflation. Members are also able to set their own investment allocations, in line with their risk tolerances.

- Conversion risk: The risk that relative market movements in the years just prior to retirement lead to a substantial reduction in the pension and cash lump sum secured. It is measured by considering the returns of the funds used within the switching phase of the lifecycle strategy. Lifecycle strategies and the suitability of the default investment option are reviewed at least triennially. It is managed by offering a lifecycle strategy that automatically switches member assets as they approach retirement into investments that are expected to be less volatile relative to how they wish to access their pension savings. The lifecycle strategy increases the proportion of assets that more closely match the expected retirement destination as members approach retirement. This aims to reduce the risk of a substantial fall in the purchasing power of their accumulated savings near retirement.

- Opportunity cost risk: The risk that members end up with insufficient funds at retirement with which to secure a reasonable income through not having taken enough risk whilst the opportunity was available. It is measured by considering the returns of the funds used within the switching phase of the lifecycle strategy. It is managed by offering a range of funds which members can use to invest in line with their risk tolerances and also reviewing the suitability of the lifecycle strategy at least triennially.

- Manager risk: The risk that the chosen investment manager underperforms the benchmark against which the investment manager is assessed. This is measured by the Trustee monitoring the performance of the investment funds on a quarterly basis. It is managed by the Trustee providing members with a range of funds, across various asset classes. Members are able to set their own investment strategy in line with their risk tolerances. In addition, the Trustee monitors any significant issues with the fund managers that may impact their ability to meet the performance targets set by the Trustee.

- Capital risk: The risk that the monetary value of members’ funds falls. It is measured by considering the returns and risks of the funds offered to members. Consideration is also given to the time period remaining for members to recoup any capital value losses in the run up to their target retirement date when designing the lifecycle strategy. It is managed by offering a lifecycle strategy that automatically switches member assets as they approach retirement into investments that are expected to be less volatile relative to how they wish to access their pension savings.

- Suitability risk: The risk of the default strategy being unsuitable for the requirements of some members. The Trustee recognises that there is a risk that the default is not suitable for all members but aims to manage this risk by offering a default strategy that is suitable for the majority of members and regularly reviewing its ongoing appropriateness. A range of self-select funds are also offered should the default not be suitable for some members.

- Operational risk: The risk of fraud, poor advice or acts of negligence. The Trustee has sought to minimise such risk by ensuring that all advisers and third party service providers...
are suitably qualified and experienced and that suitable liability and compensation clauses are included in all contracts for professional services received. From an investment perspective, this risk is measured by considering the ratings of investment strategies from the investment consultant and monitoring these on an ongoing basis. It is partially managed by incorporating the ratings into the regular review process and carrying out periodic reviews of the managers' operational credentials.

25 Due to the complex and interrelated nature of these risks, the Trustee considers these risks in a qualitative rather than quantitative manner as part of each formal strategy review. The Trustee's policy is to review the range of funds offered and the suitability of the default strategy, and its performance, at least every three years, or earlier if there is a significant change in either the investment policy or demographic of the relevant members.

26 The risks identified above are considered by the Trustee to be 'financially material considerations'. The Trustee believes the appropriate time horizon within which to assess these considerations should be viewed by the Trustee at a member level. This will be dependent on the member's age and their selected retirement age.

**Further Information**

27 The Annual Report and Accounts for the Trust are published in July every year and are available on the Partner intranet. For more information on the Trust's investment strategy please contact Intayaz Ahmed (Pensions Investment Manager) 020 7931 4676 (External) and 777-3678 (Internal).

Signed: Andrew Ingram

Name: Andrew Ingram

Date: 24.09.19

Authorised for and on behalf of the Trustee of the Trust