

### CONTENTS

1.	Introduction	1
2.	Key results	2
3.	<ul> <li>Past service funding position: technical provisions</li> <li>Risk and prudence</li> <li>Correcting the technical provisions shortfall</li> <li>Future service costs</li> <li>Contributions</li> </ul> Experience since last valuation	2 3 4 4 6
4.	<ul> <li>Summary of key changes in the inter-valuation period</li> <li>Summary of experience over the inter-valuation period</li> <li>Reasons for the change in funding position since the last actuarial valuation</li> <li>Projected future funding level and volatility</li> </ul>	6 6 7 <b>8</b>
5.	<ul> <li>Projected funding position at 2020 actuarial valuation</li> <li>Material risks faced by the Scheme</li> <li>Sensitivity of funding position to changes in key assumptions</li> <li>Wind-up position</li> </ul>	8 8 9 10
AP	PENDICES	
Α.	<ul> <li>Assumptions</li> <li>How are the benfits valued</li> <li>Funding objective and investment strategy</li> <li>Part 1: summary of key technical provisions assumptions at the 2014 and 2017 valuation</li> <li>Part 2: Statement of Funding Principles from the 2017 valuation</li> <li>Part 3: Other assumptions used within this report that are not contained in the draft statement of funding principles</li> </ul>	12 12 12 13 14
C. D. E.	Summary membership data Assets Benefit summary Summary of PPF benefits Certificate of Technical Provisions	28 29 30 32 33

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# 1 INTRODUCTION

This report is addressed to the Trustee of the Universities Superannuation Scheme ("the Trustee") and is provided to meet the requirements of Section 224(2)(a) of the Pensions Act 2004. It describes the factors considered by the Trustee when carrying out the actuarial valuation as at 31 March 2017, and the decisions reached as a result.

The purpose of the actuarial valuation is for the Trustee to determine:

- The expected cost of providing the benefits built up by members at the valuation date (the "liabilities"), and compare this against the funds held by the Scheme (the "assets").
- An appropriate plan for making up the shortfall if the Scheme has less assets than liabilities.
- The contributions needed to cover the cost of the benefits that active members will build up in the future and other costs incurred in running the Scheme.

SCHEME ALITACY Ali Tayyebi QUALIFICATION Fellow of the Institute and Faculty of Actuaries

This report has been prepared in accordance with Technical Actuarial Standards TAS 100: Principles for Technical Actuarial Work and TAS 300: Pensions which are issued by the Financial Reporting Council. The calculations referred to in the report use methods and assumptions appropriate for reviewing the financial position of the Scheme and determining a contribution rate for the future. Mercer does not accept liability to any third party in respect of this report; nor do we accept liability to the Trustee if the information provided in this report is used for any purpose other than that stated. The report may be disclosed to members and others who have a statutory right to see it. It may also be disclosed to any participating employer and, if the Trustee and Mercer consent, it may be disclosed to other third parties.

# 2 KEY RESULTS

### PAST SERVICE FUNDING POSITION: TECHNICAL PROVISIONS

The table below compares the assets and liabilities of the Scheme at 31 March 2017. Figures are also shown for the last formal actuarial valuation as at 31 March 2014 for comparison.

	£ billions	
	31 March 2017	31 March 2014
Total assets	60.0	41.6
Liabilities:		
Active members	32.1	23.5
Deferred pensioners	8.8	4.9
Pensioners	26.6	18.5
Total liabilities	67.5	46.9
Past service surplus / (shortfall)	(7.5)	(5.3)
Funding level	89%	89%

The Scheme contains a defined contribution section (Investment Builder) which at 31 March 2017 held assets of £0.5bn which are invested separately. These assets exactly match the value of the liabilities they cover and both have been excluded from the table.

The assets and liabilities of the Supplementary Scheme are included in the figures above.

The table shows that at 31 March 2017 there was a shortfall of £7.5bn. An alternative way of expressing the position is that the Scheme's assets were sufficient to cover 89% of its liabilities – this percentage is known as the funding level of the Scheme.

At the previous valuation at 31 March 2014 the shortfall was £5.3bn, also equivalent to a funding level of 89%. The key reasons for the changes between the two valuations are considered in Section 3.

The liability value at 31 March 2017 shown in the table above is known as the Scheme's "technical provisions". The technical provisions are calculated using assumptions that the Trustee has determined are appropriate, based on the Trustee's assessment of the strength of the Employer covenant, having obtained advice from me as Scheme Actuary and having consulted with the Employers over the approach. Throughout this report "Employers" means all employers who have a liability held within the Scheme.

Further details of the assumptions adopted by the Trustee for calculating the technical provisions as at 31 March 2017 are set out in the Statement of Funding Principles which has been consulted upon with UUK on behalf of the employers and is repeated in Appendix A.

### RISK AND PRUDENCE

The Trustee is required by law to set assumptions for its main funding measure, the technical provisions, prudently to allow for a margin of adverse experience relative to best estimate assumptions, i.e. the technical provisions need to represent a position more cautious than a best estimate.

In setting the technical provisions the Trustee also considers the reliance that a given level of technical provisions places on participating employers, being the difference between the level of assets being targeted if the Scheme is fully funded on the technical provisions basis and the assets required to move the Scheme to a low-risk, 'self-sufficient' portfolio – one that would have a low probability of requiring any further employer contributions in respect of benefits earned up to that point in time.

In reaching decisions on the appropriate level of the technical provisions, the Trustee therefore also considered the value of the liabilities on a 'best estimate' basis and 'self-sufficiency basis' and the results on these bases at 31 March 2017 are set out below:

	£ billions		
	Best estimate	Technical Provisions	Self-Sufficiency
Total assets	60.0	60.0	60.0
Total liabilities*	54.8	67.5	82.4
Past service surplus / (shortfall)	5.2	(7.5)	(22.4)
Funding level	109%	89%	73%

<sup>\*</sup>All these liability calculations use the same mortality assumptions as the technical provisions basis. If the best estimate mortality was used then this would reduce the best estimate liabilities by around 0.5% or £0.3bn

### CORRECTING THE TECHNICAL PROVISIONS SHORTFALL

The Trustee has determined that in order to correct the shortfall of £7.5bn the Employers should make deficit contributions of 5.0% p.a. of total salaries in addition to the contributions towards the accrual of future service benefits including contributions to the DC section.

If deficit contributions are payable at this level from 1 April 2020 and if experience is borne out in line with assumptions made for the recovery plan, this would be expected to correct the deficit by 30 June 2034. If experience is in line with the Trustee's best estimate assumptions the deficit will be cleared sooner.

### **FUTURE SERVICE COSTS**

The valuation also looked at the cost of the benefits that will be built up over the year after the valuation date based on the assumptions determined by the Trustee as set out in Appendix A.

The table below gives a breakdown of the future service cost at 31 March 2017 and also shows the cost at 31 March 2014 for comparison.

	% of total salaries p.a. (allowing for DB salary threshold and DC section)	
	31 March 2017 31 March 2014	
Total normal cost of DB pension benefits (including life assurance)	28.1	20.4
Allowance for DB expenses	0.4	0.4
Total cost of DC benefits	2.1*	3.1* **
Total future service contribution rate for DB and DC benefits	30.6	23.9

<sup>\*</sup>At 31 March 2014 the cost of DC benefits included a 0.8% allowance for the "employer match". This allowance is not included in the 31 March 2017 figures, because the 'employer match' will cease from 31 March 2019. On the assumptions made, the 'employer match' increases the cost of future accrual by 0.8% of pay.

In addition to the cost of future benefit accrual the Scheme incurs costs related to ongoing administration and levies such as the PPF levy. A provision for this is included by adding 0.4% of pensionable salary within the total contribution rate shown above. Investment expenses have been allowed for implicitly in determining the discount rate.

If the assumptions underlying the technical provisions are borne out, the cost of future benefit accrual would be expected to reduce over the longer term. It is anticipated that the contributions towards future benefit accrual would be reviewed following each future actuarial valuation.

### CONTRIBUTIONS

Active members pay contributions to the Scheme as a condition of membership. They are deducted from the future service rate to calculate the Employer's future service contribution rate.

In addition, it has been determined that changes in contributions payable (including deficit recovery) from current levels will be phased in as shown below:-

	% OF PENSIONABLE SALARIES			
	Up to 31 March 2019	1 April 2019 to 30 September 2019	1 October 2019 to 31 March 2020	1 April 2020 onwards
Total employer contributions	18.0	19.5	22.5	24.2
Total employee contributions	8.0	8.8	10.4	11.4
Total contributions (DB and DC)	26.0	28.3	32.9	35.6

The total employer contributions include a provision for:

- the cost of the future accrual of DB benefits (net of member contributions to the DB Section);
- contributions towards the correction of the deficit in the DB section;

<sup>\*\*</sup>The formal report on the 2014 actuarial valuation contained an additional 0.3% within the cost of DC benefits in respect of death in service and ill health benefits that was subsequently reallocated to DB. The treatment here is consistent with this approach.

- non-investment related administrative expenses and PPF levies (at an assumed level of 0.4% of total Salaries); and
- the employer contributions towards DC benefits (including employer matching contributions to 31 March 2019) and provision for certain investment management costs relating to the DC section, subject to review if those investment management costs exceed 0.1% of total Salaries.

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5

# 3

### EXPERIENCE SINCE LAST VALUATION

### SUMMARY OF KEY CHANGES IN THE INTER-VALUATION PERIOD

The most recent formal actuarial valuation was carried out with an effective date of 31 March 2014. Since then a number of changes to the benefits provided by the Scheme have come into force. All changes were agreed prior to and allowed for in the finalisation of the 2014 valuation. The key changes agreed included:

- For Final Salary section members accrued entitlement up to 31 March 2016 has been calculated using pensionable salary and pensionable service immediately prior to this date. From that date these accrued benefits revalue in line with increases in official pensions which for the purposes of this valuation is assumed to be in line with CPI, subject to a cap where applicable.
- Defined benefit accrual after 31 March 2016 is on a Career Revalued Benefit (CRB) basis for all members with a pension accrual of 1/75<sup>th</sup> – and a cash lump sum of 3/75<sup>ths</sup> – of salary for each year of service.
- From 1 October 2016 defined benefit accrual is based on salary up to a threshold only. The threshold was set to £55,000 for 2016/17, increasing with CPI thereafter.
- From 1 October 2016 a new defined contribution benefit was introduced for salary in excess of the salary threshold. Total contributions of 20% of salary above the salary threshold (including member contributions of 8% of salary above the salary threshold) are made to the defined contribution section.
- Member contributions increased to 8% of salary from 1 April 2016.
- Members can opt to pay additional contributions into the defined contribution section of which
  the first 1% of salary is to be matched by the Employer, although (as a consequence of the
  results of the 2017 Valuation the matching facility will be removed from 1 April 2019).

The Trustee has carried out a detailed review of actuarial assumptions used for calculating the technical provisions, including a detailed review of the Scheme's own experience. This has led to a number of amendments having been proposed and consulted on and these are reflected within the assumptions used for the 2017 Valuation and set out in the draft Statement of Funding Principles in Appendix A.

### SUMMARY OF EXPERIENCE OVER THE INTER-VALUATION PERIOD

The average Pensionable Salary increase for pre 1 October 2011 members who were in service from 31 March 2014 to 31 March 2016 (when the Final Salary link was broken) was 4.5% per annum.

Pensions in payment were increased as guaranteed under the Scheme as follows (other than Guaranteed Minimum Pension (GMP) amounts with limited increases):

- April 2014 2.7%
- April 2015 1.2%
- April 2016 Nil (CPI annual change was -0.1%)
- April 2017 1.0%

Over the three-year period since the 2014 valuation, the investment return on the Scheme's assets has been c13.0% per annum.

The table summarises the contributions paid over the three-year period since the 2014 valuation. These figures are from the audited accounts and are in line with the rates agreed at the last actuarial valuation. The figures below include contributions in to the defined benefit section, defined contribution section, section 75 debts, Main AVC section, Money Purchase AVCs and supplementary section.

DATE	EMPLOYERS' CONTRIBUTIONS	MEMBERS' CONTRIBUTIONS
1 April 2014 to 31 March 2015	£1.6bn (including £0.4bn of salary sacrifice)	£0.2bn
1 April 2015 to 31 March 2016	£1.7bn (including £0.4bn of salary sacrifice)	£0.2bn
1 April 2016 to 31 March 2017	£1.9bn (including £0.5bn of salary sacrifice)	£0.2bn

# REASONS FOR THE CHANGE IN FUNDING POSITION SINCE THE LAST ACTUARIAL VALUATION

The shortfall at the last valuation date was £5.3bn. The table below sets out the main reasons for the increase in the shortfall between 31 March 2014 and 31 March 2017.

Shortfall at 31 March 2014	£5.3bn
Expected interest on shortfall	0.9
Employers' contributions over inter-valuation period*	-0.2
Higher than expected investment returns	-11.0
Lower than assumed inflation	-1.7
Change in underlying financial conditions (assuming 2014 Valuation approach)	20.0
Change in approach to setting financial assumptions	-3.0
Change in demographic assumptions	-2.8
Shortfall at 31 March 2017	£7.5bn

\*This reflects the difference between the contributions payable and the deficit and future service contribution rates identified in the 2014 valuation due to the timing of implementation of revised contribution rates

# 4

# PROJECTED FUTURE FUNDING LEVEL AND VOLATILITY

### PROJECTED FUNDING POSITION AT 2020 ACTUARIAL VALUATION

If the current level of (DB) benefits is maintained, then the Trustee has decided that in order to correct the shortfall of £7.5bn the Employers should make deficit contributions of 5.0% of members' total pensionable salaries. The Trustee has determined that these will commence with effect from 1 April 2020. If the assumptions are borne out in line with those underlying the recovery plan this would be expected to correct the shortfall by 30 June 2034.

The next actuarial valuation is due to take place with an effective date no later than 31 March 2020. If experience up to that date is in line with the recovery plan assumptions, and current contribution rates are maintained to 31 March 2019 with the revised contributions detailed in section 2 coming into payment from 1 April 2019, the shortfall at 31 March 2020 would be £8.3bn, equivalent to a funding level of 88% on the current Technical Provisions assumptions.

### MATERIAL RISKS FACED BY THE SCHEME

The Scheme is subject to some potentially material risks that are, to an extent, outside the Trustee's control, but could affect the funding level. Any material worsening of the funding level will mean more contributions are needed (either at an increased rate or at the same rate over a longer period) to be able to provide the benefits built up in the Scheme – unless experience acts in other ways to improve the funding level. Examples of such risks, and how the Trustee manages them, are:

- If the Employers become unable to pay contributions or to make good deficits in the future, the Scheme's assets will be lower than expected and the funding level will be worse than expected. The Trustee regularly monitors the financial strength of the Employers.
- If future investment returns on assets are lower than assumed in the valuation, the Scheme's assets will be lower, and the funding level worse, than expected. The Trustee has a process in place to monitor investment and manager performance regularly, and they review the Scheme's investment strategy alongside each actuarial valuation. They have taken the following action to mitigate (but not fully remove) the risk:
  - The technical provisions assumptions make a provision for a gradual reduction in investment risk over a 20-year period

- If markets move such that the liability values increase by more (or decrease by less) than the
  assets, the funding level against the technical provisions and on the wind-up basis (see section
  5) will be worse than expected. In order to mitigate this risk the Trustee regularly monitors the
  funding level within the Scheme and considers whether any action should be taken in advance
  of the next formal actuarial valuation.
- If improvements in life expectancy are greater than assumed, the cost of benefits will increase
  because members are living longer than expected. This will mean the funding level will be
  worse than expected. The Trustee regularly reviews the Scheme's experience and ensures that
  the assumptions they make about members' life expectancy take the most recent information
  available into account.
- If members make decisions about their options, which increase the Scheme's liabilities, the funding level will be worse than expected. The Trustee regularly reviews the Scheme's experience to ensure that their treatment of member options remains appropriate.

# SENSITIVITY OF FUNDING POSITION TO CHANGES IN KEY ASSUMPTIONS

The value placed on the Scheme's liabilities is critically dependent on the assumptions used to carry out the calculations. If future experience differs from the assumptions the Trustee has used after consulting with the Employers, then the future funding level could be different from that described above.

To illustrate how sensitive the funding level is to experience being different from assumed, the table below shows how the valuation results at 31 March 2017 would have differed given small changes in the key assumptions (for this illustration it is assumed there is no corresponding change in asset values (first three items) or change in assumptions use for calculating the liabilities (last item)).

	Change in Shortfall as at 31 March 2017 (£bn)
Investment return is 0.25% lower than assumed	+3.3
Long-term inflation is 0.25% higher than assumed*	+3.3
Life expectancy at retirement is 1 year higher than assumed **	+1.6
Asset values fall by 10%***	+6.0

<sup>\*</sup> This figure does not allow for any potential impact on the assumed future investment returns resulting from the change in inflation

<sup>\*\*</sup>This has been approximated by assuming that the member's life expectancy is consistent with someone one year younger than their current age (i.e. a 60 year old is observed to have the life expectancy of someone aged 59)

<sup>\*\*\*</sup> This shows purely the impact of asset falls and therefore does not consider the possibility of any changes in discount rate which might accompany such a scenario.

# 5

### WIND-UP POSITION

If the Employers were to become insolvent or decide not to support the Scheme, the Trustee could decide to wind up the Scheme and seek to secure the benefits built up with an insurance company or a panel of insurance companies. Insurance companies use different assumptions to the Trustee's technical provisions when calculating the value of the Scheme's liabilities and the price they would charge to provide the benefits.

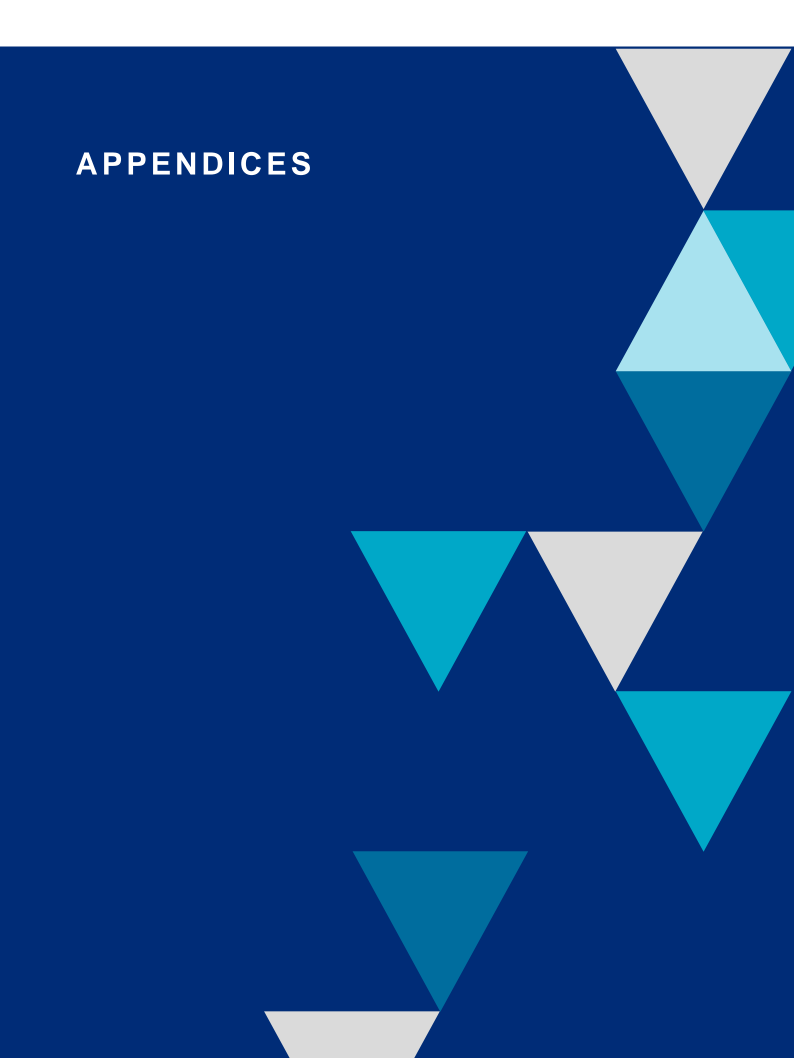
The table below shows an estimate of the funding level of the Scheme at 31 March 2017 assuming all benefits were bought out with an insurer. The wind-up position at 31 March 2014 is also shown for comparison. The wind-up position is shown for information only, and does not mean that the Trustee or Employers are considering winding up the Scheme.

	£ billions	
	31 March 2017	31 March 2014
Total assets	60.0	41.6
Liabilities:		
Active members	69.6	42.3
Deferred pensioners	20.2	9.1
Pensioners	32.5	25.0
Expenses	1.6	0.9
Total liabilities	123.9	77.3
Past service surplus / (shortfall)	(63.9)	(35.7)
Funding level	48%	54%

As the table shows, the Scheme would have had a shortfall of £63.9bn if it had been wound up at 31 March 2017. This means that, on average, members could only expect to receive 48% of the benefits earned to 31 March 2017 (although the percentage coverage would differ between members depending on age and when their benefit was earned).

The assets of the defined contribution section have been excluded as they exactly match the value of the liabilities they cover and would be used to buy-out the defined contribution benefits. In practice, if the Scheme was wound up due to the Employers becoming insolvent, the members may be eligible for compensation from the Pension Protection Fund (PPF) if the Scheme's assets were less than needed to buy that compensation from an insurance company. If this was the case, members could receive a higher proportion of the benefits they have earned to date. Further details of the compensation payable from the PPF are given in Appendix E

If experience is in line with the assumptions underpinning the agreed recovery plan, contributions are paid at the agreed rates or amounts, and the assumptions for determining the buy-out cost remain unchanged the shortfall at 31 March 2020 on a wind-up basis would be approximately £79bn, equivalent to a funding level of 44%. The reduction in funding level largely reflects the assumption that the current contribution rate would remain in place until 31 March 2019. However, subsequent to the valuation date, we have observed some improvements in insurer pricing which, to the extent that they persist, would lead to an improvement in this expected position.





### HOW ARE THE BENFITS VALUED

In order to calculate the liabilities, the Trustee needs to make assumptions about various factors that affect the cost of the benefits provided by the Scheme. The assumptions used in this investigation were determined by the Trustee, having obtained advice from me as Scheme Actuary and after consultation with UUK on behalf of the Employers.

The table below explains the key assumptions being made in the valuation.

ASSUMPTION	WHY IT IS IMPORTANT AND HOW IT IMPACTS ON THE LIABILITIES
Discount rate	The majority of benefits in a pension scheme are paid many years in the future. In the period before the benefits are paid, the Trustee invest the funds held by the scheme with the aim of achieving a return on those funds. When calculating how much money is needed now to make these benefit payments, it is appropriate to make allowance for the investment return that is expected to be earned on these funds, making due allowance for a margin of prudence and any planned evolution of the investment strategy over time. This is known as "discounting".
	The higher the investment return achieved, the less money will have been needed to be set aside now to pay for benefits. The calculation approach reflects this by placing a lower value on the liabilities if the "discount rate" is higher (and vice versa).
Inflation	Pensions in payment typically increase in line with price inflation, subject to a cap in certain circumstances. A higher inflation assumption will, all other things being equal, lead to a higher value being placed on the liabilities.
Life expectancy	Pensions are paid while the member (and potentially their spouse or partner) is alive. The longer people live, the greater is the cost of providing a pension. Allowing for longer life expectancy therefore increases the liabilities.

The liabilities of the Scheme are calculated projecting forward all of the future benefit cash flows and discounting them back to the effective date of the valuation, using these assumptions. For example, the liability for a single pensioner is calculated by estimating the amount of each pension payment they will receive in the future, multiplying by the probability that the member will still be alive by the date of each payment, and then discounting each payment back to the effective date of the valuation, and then summing up all of these discounted amounts. The liabilities for the whole Scheme are calculated by summing the liabilities for each of the individual members.

### FUNDING OBJECTIVE AND INVESTMENT STRATEGY

The assumptions for the technical provisions have been selected by the Trustee to reflect its funding objective, after consulting with UUK on behalf of the Employers. The Trustee's stated funding objective (reflecting consultations with UUK on behalf of the Employers) is to reach a position where the assets are sufficient to fully cover the technical provisions by 30 June 2034. Further details are available in the Scheme's Statement of Funding Principles.

The Trustee's current investment strategy is set out in Appendix C and further details are available in the Scheme's Statement of Investment Principles.

# PART 1: SUMMARY OF KEY TECHNICAL PROVISIONS ASSUMPTIONS AT THE 2014 AND 2017 VALUATION

The tables below summarise the key assumptions used in the calculation of the technical provisions and those used for the 31 March 2014 actuarial valuation.

### **Financial assumptions**

FINANCIAL ASSUMPTIONS	31 March 2017	31 March 2014	
Market derived price inflation	In line with the difference between the Fixed Interest & Index-Linked yield curve		
Inflation Risk Premium (IRP)	0.3% p.a.	0.2% in year 1, decreasing linearly to 0.1% over 20 years	
Price inflation (RPI)	Market derived price	ce inflation less IRP	
RPI / CPI gap	1.0% p.a.	0.8% p.a.	
Price inflation (CPI) RPI less RPI		PI / CPI gap	
Pension increases in payment	in payment CPI assumption (for both pre and post 2011 benefi		
Discount rate:	Years 1-10: CPI – 0.53% reducing linearly to CPI – 1.32%	5.2% in year 1, decreasing linearly to 4.7% over 20 years	
	Years 11-20: CPI + 2.56% reducing linearly to CPI + 1.7% by year 21		
	Years 21 +: CPI + 1.7%		

### **Demographic assumptions**

	31 March 2017	31 March 2014
Mortality – base table	Pre-retirement: 71% of AMC00 (duration 0) for males and 112% of AFC00 (duration 0) for females Post retirement: 96.5% of SAPS S1NMA "light" for males and 101.3% of RFV00 for females	98% of SAPS S1NA "light" YOB unadjusted for males and 99% of SAPS SINA "light" with a -1 year adjustment for females
Mortality – future improvements:	CMI_2016 with a smoothing parameter of 8.5 and a long term improvement rate of 1.8% pa for males and 1.6% pa for females	CMI_2014 with a long term rate of 1.5% p.a.
Commutation	No allowance	

The mortality assumptions used for the 31 March 2017 valuation result in the following life expectancies. This information may be useful to the Trustee when completing the annual scheme return.

	Cohort	Period
Life expectancy for a male aged 65 now	24.5	22.5
Life expectancy at 65 for a male aged 45 now	26.5	n/a
Life expectancy for a female aged 65 now	26.0	24.1
Life expectancy at 65 for a female aged 45 now	27.8	n/a

14

# PART 2: STATEMENT OF FUNDING PRINCIPLES FROM THE 2017 VALUATION

The 11 pages that follow contain the Statement of Funding Principles

# ACTUARIAL VALUATION AS AT 31 MARCH 2017 STATEMENT OF FUNDING PRINCIPLES

### **Universities Superannuation Scheme (the scheme)**

This statement of funding principles (SFP) sets out the policies of Universities Superannuation Scheme Limited (the trustee) for securing that the statutory funding objective is met.

It has been prepared by the trustee to satisfy the requirements of section 223 of the Pensions Act 2004, after obtaining the advice of Ali Tayyebi, the scheme actuary appointed under s47 of the Pensions Act 1995. It reflects the guiding principles on risk management adopted by the trustee as set out in its published funding principles and tests. It has been taken into account in the actuarial valuation as at the effective date of 31 March 2017. The SFP will be reviewed and, if necessary, revised, before being taken into account at subsequent valuations under Part 3 of the Pensions Act 2004.

In accordance with legislation and the scheme rules, the trustee has consulted with Universities UK over the content of this statement of funding principles.

### The Statutory Funding Objective

The statutory funding objective is that the scheme has sufficient and appropriate assets to meet the amount required, on actuarial calculation, to make provision for the scheme's liabilities (the technical provisions).

### Calculation of the technical provisions

The principal method and assumptions to be used in the calculation of the technical provisions are set out in the Appendix.

The general principles adopted by the trustee are that the assumptions used, taken as a whole, will be chosen sufficiently prudently for pensions and benefits already in payment to continue to be paid, and to reflect the commitments which will arise from members' accrued pension rights. The basis will include appropriate margins to allow for the possibility of events turning out worse than expected and will only be adopted after considering how it compares with the assumptions used to assess the scheme's solvency position.

However, the trustee does not intend for the method and assumptions to remove completely the risk that the technical provisions could be insufficient to provide benefits in the future.

As part of its process for choosing the assumptions and determining the size of the margins to include, the trustee will take into account its objective assessment of the employer covenant and the level of risk present in the investment strategy of the scheme.

### **Self-sufficiency and Economic bases**

The principles of risk management adopted by the trustee mean that the trustee will have regard to the *self-sufficiency* basis and the *economic* basis when setting the technical provisions basis. In particular, the trustee takes into account the projected difference between the *self-sufficiency* basis and the technical provisions basis over time in order to ensure that it is within a range which is considered acceptable. This means that the

choice of the discount rate may be impacted by the level of future benefit accrual as the latter will affect the projected quantum of liabilities overtime. In the shorter term, the trustee considers the level of any shortfall between the assets held and the self-sufficiency liabilities, as a key risk measure.

The differences between the assumptions used for these two bases and the technical provisions assumptions are highlighted in the Appendix.

### Policy on discretionary increases and funding strategy

No allowance has been included in the assumptions for paying discretionary benefits or making increases to benefits that are not guaranteed under the scheme rules.

There are no funding objectives provided for in the rules of the scheme or which the trustee has adopted in addition to the Statutory Funding Objective.

### Rectifying a failure to meet the statutory funding objective

If the assets of the scheme are less than the technical provisions at the effective date of any actuarial valuation, a recovery plan will be put in place, which may require additional contributions from the employers (and potentially the members) to meet the shortfall. The trustee has agreed that any such funding shortfalls should be met over an appropriate period and tailored to both Scheme and Employer circumstances.

Additional contributions will be expressed as a percentage of pensionable payroll.

In determining the actual recovery period at any particular valuation, the trustee will take into account the following factors:

- The size of the funding shortfall and the scheme's current asset and liability structure;
- The trustee's future investment strategy, as set out it the Statement of Investment Principles;
- The trustee's objective assessment of the financial covenant of the employers.

Based on the principles and assuming the assumptions are borne out in practice, the shortfall calculated at 31 March 2017 valuation will be met by 30 June 2034 which is 17 years and 3 months from the effective date of the valuation. The assumptions to be used in these calculations are set out in Appendix.

### Calculating the normal cost of the scheme

Contributions required to meet the cost of benefits accruing by members after the valuation date will be calculated using the method and assumptions set out in the Appendix.

### Contributions payable to the scheme

The contributions payable to the scheme by members and employers, including those to meet the cost of new benefits accruing as well as any other contributions the trustee may require, will be set out in the Schedule of Contributions following each valuation.

### Arrangements for other parties to make payments to the scheme

There is no provision except in specific, limited circumstances in the scheme rules to allow someone other than the employers or a scheme member to make contributions to the scheme.

### Policy on reduction of cash equivalent transfer values (CETVs)

At each valuation, the trustee will ask the actuary to report on the extent to which assets are sufficient to provide CETVs for all members. If the assets are insufficient to provide 100% of benefits on that basis, so that payment of full CETVs would adversely affect the security of the remaining members' benefits, and the employers are unable or unwilling to provide additional funds, the trustee will consider reducing CETVs as permitted under legislation.

If, at any other time, the trustee is of the opinion that payment of CETVs at a previously agreed level could adversely affect the security of the remaining members' benefits, the trustee will commission a report from the actuary and will use the above criteria to decide whether, and to what extent, CETVs should be reduced.

### Payments to the employer

There is no provision in the scheme rules for employers to request a refund of the excess assets over the cost of buying out benefits of all beneficiaries with an insurance company, when the scheme is not being wound up.

### **GMP Equalisation**

As a result of the court case ruling in respect of the Lloyds Banking Group Pension Schemes, Schemes are required to equalise Guaranteed Minimum Pensions accrued between 17 May 1990 and 5 April 1997. The precise impact of the ruling on the scheme benefits has not been determined and so no explicit allowance for this has been made in the 2017 actuarial valuation. Any additional funding costs required to uplift benefits will be met by either the Scheme's assets or future contributions from the Employer, although it is expected that these will be immaterial in the context of the scheme as a whole.

### Frequency of valuations and circumstances for extra valuations

Subsequent valuations will in normal circumstances be carried out every three years, with an actuarial report being produced in intervening years. The trustee has agreed to carry out an additional valuation as at 31 March 2018 however.

The trustee will monitor the funding level on a regular basis between valuations. If the trustee decides that it is appropriate, it may commission a full actuarial valuation, when after considering the actuary's advice, it is of the opinion that it is necessary to do so and is an effective use of its resources.

This statement of funding principles, revised from has been agreed by the trustee of the USS after obtaining advice from the scheme actuary.

Signed on behalf of the Universities Superannuation Scheme Limited as Trustee of the Scheme

BILL GALVIN

Name

**Position** 

GROUP CHIEF EXECUTIVE OFFICER

Revised and effective from date

28 JANUARY 2019

### **Appendix to Statement of Funding Principles**

### Method and assumptions used in calculating the technical provisions

Summary of decisions made as to method and key assumptions used for calculating technical provisions as at 31 March 2017

The method used was the Projected Unit method.

### Principal actuarial assumptions for Technical Provisions as at 31 March 2017

Market derived price inflation	In line with the difference between the Fixed Interest and Index-Linked yield curves
Inflation risk premium	0.3% pa
Price inflation – Retail Prices Index	Market derived price inflation less Inflation risk premium
RPI / CPI gap	1.0% pa
Price inflation – Consumer Prices Index	RPI assumption less RPI / CPI gap
Investment return	Years 1-10: CPI – 0.53% reducing linearly to CPI – 1.32% Years 11-20: CPI + 2.56% reducing linearly to CPI + 1.7% by year 21 Years 21 +: CPI + 1.7%
Pension increases in payment	CPI assumption (for both pre and post 2011 benefits)
Mortality base table	Pre-retirement: 71% of AMC00 (duration 0) for males and 112% of AFC00 (duration 0) for females
	Post retirement: 96.5% of SAPS S1NMA "light" for males and 101.3% of RFV00 for females
Future improvements to mortality	CMI_2016 with a smoothing parameter of 8.5 and a long term improvement rate of 1.8% pa for males and 1.6% pa for females

The derivation of these key assumptions and an explanation of the other assumptions to be used in the calculation of the technical provisions are set out below.

### Method

The actuarial method to be used in the calculation of the technical provisions is the Projected Unit method with a one-year control period.

### **Financial assumptions**

The financial assumptions shall be determined using a 'yield curve approach', with different assumptions applying at different points in time, reflecting the term structure of financial instruments. The particular approach to be used in determining each of the financial assumptions is set out below.

### Inflation (RPI)

The assumption for the rate of increase in the Retail Prices Index (RPI) will be taken as a term structure derived from the investment market's expectation for inflation as indicated by the difference between an estimate of the yields available on conventional and index-linked UK Government bonds appropriate to the date of each future cash flow (extrapolated for cashflows beyond the longest available gilts), as advised by the Scheme Actuary. An adjustment may be made to the assumption to reflect market views that the prices of index-linked gilts include a 'risk premium' to reflect, for example, future inflation uncertainty. This adjustment may be limited by the existing or prospective level of inflation hedging targeted by the Scheme. For the 31 March 2017 valuation, the inflation risk premium is set to be 0.3% pa.

For the self-sufficiency and economic bases the inflation risk premium is assumed to be nil.

### Inflation (CPI)

The assumption for the rate of increase in the Consumer Prices Index (CPI) will be derived from the RPI inflation assumption with an appropriate adjustment to recognise the difference between expectations of future RPI increases and future CPI increases. The adjustment will be reviewed at each valuation; at the 31 March 2017 valuation the adjustment was a deduction of 1.0% pa.

For the self-sufficiency and economic bases the adjustment to expected RPI is a deduction of 0.8% pa.

### Investment return (discount rate)

A term structure derived from the expected CPI as above, plus a varying spread based on the allowance the Trustee has agreed for additional investment returns based on the investment strategy as set out in the applicable Statement of Investment Principles. The discount rates are CPI - 0.53% pa decreasing linearly to CPI - 1.32% in years 1-10, CPI + 2.56% pa in year 11 reducing linearly to CPI + 1.7% pa over the following 10 years, and assumed to stay at CPI + 1.7% pa beyond that point. This approach therefore implicitly includes a provision for gradual investment de-risking to take place over years 1 to 20.

The choice of the discount rate may be impacted by the level of the future benefit accrual. For the 2017 valuation the discount rate takes into account the current benefit structure.

If, following a review of the investment strategy and any consequential changes to the Statement of Investment Principles after completion of the valuation, or due to a change in the Trustee's view on the outlook for future returns, the assumed rate of best estimate investment return and / or the prudent discount rate in excess of the CPI assumption may also change at subsequent funding updates.

For the "Self-sufficiency" and "economic" bases the discount rate assumes a term structure derived from the yield of fixed interest gilts appropriate to the date of each future cash flow (extrapolated for cash flows beyond the longest available gilts) with a margin of 0.75% pa added to the fixed interest gilt yield.

### Pension increases

Increases to pensions are assumed to be in line with the CPI inflation assumption described above. In particular, at the 31 March 2017 valuation no adjustment has been made for the fact that pension increases on benefits accrued after 30 September 2011 do not fully reflect inflation once CPI exceeds 5% pa, nor for the possibility that pensions would not reduce if CPI is negative.

### **Summary**

The table below shows the Technical Provisions and discount rate and CPI assumptions as at 31 March 2017, determined in line with the above approach.

Term	Discount rate (forward)	CPI (forward)	Term	Discount rate (forward)	CPI (forward)
1	2.00%	2.53%	26	3.61%	1.91%
2	0.65%	1.27%	27	3.46%	1.76%
3	0.56%	1.26%	28	3.31%	1.61%
4	0.61%	1.41%	29	3.17%	1.47%
5	0.69%	1.57%	30	3.05%	1.35%
6	0.79%	1.76%	31	2.96%	1.26%
7	0.89%	1.94%	32	2.90%	1.20%
8	0.98%	2.13%	33	2.86%	1.16%
9	1.06%	2.29%	34	2.84%	1.14%
10	1.11%	2.43%	35	2.85%	1.15%
11	5.11%	2.55%	36	2.88%	1.18%
12	5.13%	2.65%	37	2.93%	1.23%
13	5.12%	2.74%	38	2.99%	1.29%
14	5.10%	2.80%	39	3.07%	1.37%
15	5.06%	2.85%	40	3.17%	1.47%
16	5.00%	2.87%	41	3.27%	1.57%
17	4.92%	2.87%	42	3.39%	1.69%
18	4.81%	2.85%	43	3.51%	1.81%
19	4.68%	2.80%	44	3.64%	1.94%
20	4.52%	2.73%	45	3.77%	2.07%
21	4.34%	2.64%	46	3.91%	2.21%
22	4.22%	2.52%	47	4.05%	2.35%
23	4.09%	2.39%	48	4.19%	2.49%
24	3.94%	2.24%	49	4.33%	2.63%
25	3.78%	2.08%	50	4.47%	2.77%

### **Demographic assumptions**

### Mortality

The mortality assumptions are based on scheme-specific experience analysis, expressed as liability-equivalent adjustments to standard tables published by the Continuous Mortality Investigation (CMI), making allowance for future improvements in longevity. The mortality tables are as follows:

### Pre-retirement

AxC00 (duration 0) tables taking 71% for males and 112% for females, and improvements using CMI\_2016 with a smoothing parameter of 8.5, and long term rates of 1.8% pa for males and 1.6% pa for females.

### Post-retirement

- Males: S1NMA "Light" with 96.5% weighting and improvements using CMI\_2016 [1.8%] with smoothing parameter 8.5
- Females: RFV00\* with 101.3% weighting and improvements using CMI\_2016 [1.6%] with smoothing parameter 8.5

### Early retirement

The allowance for early retirements will reflect emerging experience of retirements as monitored at each actuarial valuation and any adjustment for future expectations which is considered appropriate. For the 31 March 2017 valuation it has been assumed that ex-final salary active members will retire in line with the following decrement table (with all others assumed to retire at 65). Benefits relating to service accrued prior to 1 October 2011 are assumed to be paid with no reduction (based on employer consent not being withheld), and an allowance has been made for benefits accrued after 30 September 2011 to be reduced from the payable age of 65.

Age	% leaving per annum	
60	30	
61	10	
62	15	
63	15	
64	20	

All other members of the scheme are assumed to retire at 65 and allowance is built in for the appropriate adjustment to each relevant tranche of benefit applicable to members in line with the benefit age or associated Contractual Pension Age.

<sup>\*</sup>At ages below 50, the RFV00 table will extended by blending into the RFC00 table

### III health retirement

A small proportion of the active members are assumed to retire owing to ill health. As an example of the rates assumed at the valuation with effective date 31 March 2017, the following is an extract from the decrement table used:

	% leaving per annum	% leaving per annum
Age	Males	Females
35	0.01	0.01
45	0.04	0.05
55	0.14	0.25

### Withdrawals

This assumption relates to those members who leave the Scheme with an entitlement to a deferred pension. It has been assumed that active members will leave the Scheme at the following sample rates:

Age	% leaving per annum		
25	18.28		
35	9.11		
45	5.38		

### Commutation

No allowance has been made for the option that members have to commute part of their pension at retirement in return for an additional lump sum (or indeed exchange part of their additional lump sum for pension) on the basis that the overall effect of these options is not expected to be material to the Scheme.

### Proportion of beneficiary pensions payable and age difference

It has been assumed that a proportion of members will have an eligible beneficiary at the time of retirement or earlier death based on the following:

### Males:

All: 109% of the ONS 2008 table for males

Females:

Non-pensioners: 84% of ONS 2008 table for females

Pensioners: 68% up to and including age 59, 56% at 60 to 64 and 73% of ONS 2008 over age 64

Sample rates as shown in the table below.

% spouse / partner			
Age	Male	Female pre-retirement	Female post-retirement
45	69.8	54.6	68.0
55	77.4	58.8	68.0
65	83.9	57.1	49.6
<b>7</b> 5	79.6	n/a	35.0
85	61.0	n/a	14.6

The surviving beneficiary of male members is assumed to be four years younger, on average, than the deceased scheme member, and the beneficiary of female members two years older.

### Expenses

Expenses including PPF Levies are met by the fund. A provision for this is included by adding 0.4% of salary to the total contribution rate. This addition is reassessed at each valuation. The future level of the PPF levy in particular is very uncertain. Investment expenses have been allowed for implicitly in determining the discount rates.

### Assumptions used in calculating contributions payable under the recovery plan

The contributions payable under the recovery plan will be calculated using the same assumptions as those used to calculate the technical provisions, with the exception of the following during the period of the recovery plan:

### Investment return on existing assets and future contributions

As at 31 March 2017, the trustee agreed to allow for additional investment returns in the recovery plan. As at 31 March 2017 the additional investment return was equal to 10% of the excess return between the best estimate assumed return and the return assumed in the technical provisions. The best estimate return for the 31 March 2017 valuation is assumed to be CPI + 1.0% reducing linearly to CPI + 0.08% in years 1 to 10, and CPI + 3.54% reducing linearly to CPI + 2.56% by year 21, remaining at that level thereafter.

If, following a review of the investment strategy and any consequential changes to it and the Statement of Investment Principles after completion of the valuation, the assumed rate of investment return may also change at subsequent funding updates to reflect the different expected investment returns from the new asset mix.

### Salary increases

The growth in the aggregate payroll of the scheme's membership, used in the recovery plan, is assumed to be CPI + 2% pa. Because of the methodology used for the valuation it is not necessary to specify assumptions for individual members' pay growth.

### Method and assumptions used in calculating the cost of future accrual

The cost of future accrual was calculated using the same assumptions as those used to calculate the technical provisions. The salary threshold has been assumed to increase in line with the CPI assumption, and an assumption was made of an 80% take up for the 1% of salary matched contribution where applicable, although as a consequence of the results of the 2017 Valuation the matching facility will be removed from 1 April 2019.

# PART 3: OTHER ASSUMPTIONS USED WITHIN THIS REPORT THAT ARE NOT CONTAINED IN THE DRAFT STATEMENT OF FUNDING PRINCIPLES

### **Best estimate Assumptions**

Investment return (Discount Rate)	Years 1-10: CPI +1.0% reducing linearly to CPI +0.08% Years 11-20: CPI + 3.54% reducing linearly to CPI + 2.56% by year 21 Years 21 +: CPI + 2.56%
Mortality base table	Post retirement: 98.5% of SAPS S1NMA "light" for males and 103.3% of RFV00 for females

### Assumptions used to calculate the wind-up position

The wind-up position looks at the Scheme's funding on the assumption that it had been discontinued on the valuation date and the benefits bought out with an insurance company. In doing this, it is assumed that no further benefits accrue, no further contributions are paid and active members are entitled to benefits on the basis they had left service on the valuation date. There is no allowance for any discretionary benefits being paid in the future.

The wind-up position has been estimated using Mercer's experience of recent buyout quotations and our understanding of the factors affecting this market.

Detailed analysis of the reserves that would need to be held by an insurance company has not been carried out. Consideration has been given to the market terms for the financial instruments in which insurance companies would be expected to invest. An approximate allowance has been made for the reserves an insurance company would maintain to cover the risks involved and the statutory reserving requirements. The results are, therefore, only a guide to the wind-up position and should not be taken as a quotation. Market changes, both in interest rates and in supply and demand for buyout business, mean that if a buyout ultimately proceeds, actual quotations may differ.

The wind-up funding level is only an estimate since it is not based on an actual quotation. The true position could only be established by completing a buyout.

The tables below set out the assumptions used to assess the funding level in the event of the Scheme being wound up. The assumptions used at 31 March 2014 are also shown for comparison.

KEY FINANCIAL ASSUMPTIONS	31 March 2017	31 March 2014
Discount rate:		
Non-pensioners pre-retirement	1.1% p.a. 3.6% p.a./3.1% p.a. (u years to retirement/over to retirement)	
Non-pensioners post-retirement	1.5% p.a.	3.4% p.a.
Pensioners	1.8% p.a.	3.3% p.a.
Revaluation in deferment	3.2% p.a.	3.4% p.a.
Non-GMP Pension increases:		
Non pensioners pre 2011	3.5% p.a.	4.1% p.a.
Non pensioners post 2011	3.4% p.a. 3.9% p.a.	
Pensioners pre 2011	3.2% p.a.	3.4% p.a.
Pensioners post 2011	3.15% p.a.	3.25% p.a.
Expense allowance		
Wind up (% of liabilities)	3% up to £50m 2% between £50m and £100m 1% over £100m	3% up to £50m 2% between £50m and £100m 1% over £100m
Benefit installation/payment	Per non pensioner member: £1,000 Per pensioner (age dependent): Under 60 £900 60 to 70 £800 70 to 80 £600 80 or over £500	Per non pensioner member: £500 Per pensioner (age dependent): Under 60 £450 60 to 70 £400 70 to 80 £300 80 or over £250

KEY DEMOGRAPHIC ASSUMPTIONS	31 March 2017	31 March 2014	
Mortality – base table	Males: 96.5% of S1NMA "light" tables	Males: SAPS S1NA "light" tables	
	Females: 101.3% of RFV00 tables (below age 50, the table is extended by blending to the RFC00 table)	Females: SAPS S1NA "light" tables with a -1 year adjustment	
Mortality – future improvements:	CMI_2016 with a long term rate of 2.0% p.a. (males) / 1.5% p.a. (females) and a smoothing parameter of 8.5	CMI_2012 with a long term rate of 2.0% p.a. (males) / 1.5% p.a. (females)	

For the 31 March 2017 position other demographic assumptions are taken to be the same as the technical provisions assumptions as these are based on analysis of actual scheme data.

As the Trustee's current investment policy includes investment in different assets than would typically be held by an insurer, the wind-up position on a given date may be significantly different from the position estimated at the valuation date.



### SUMMARY MEMBERSHIP DATA

The membership data used within this investigation is summarised in the table, with figures at the previous valuation (2014) shown for comparison. Data in relation to members of the Scheme were supplied by the Trustee. The accuracy of the data provided has been relied on. While reasonableness checks on the data have been carried out at an aggregate level, they do not guarantee the completeness or the accuracy of the data and we understand that the USS Funding & Strategy team performed reasonableness checks prior to sending any member data to Mercer. The results of these data checks and subsequent amendments made to the raw data as a result was documented and provided to Mercer. Consequently, Mercer does not accept any liability in respect of its advice where it has relied on data that is incomplete or inaccurate.

	31 March 2017	31 March 2014
Active members		
Number	186,245	167,545
Total Uncapped Salaries (£m p.a.)	7,945	7,159
Average Uncapped Salary (£ p.a.)	42,659	42,729
Average age	43.8	43.8
Deferred pensioners		
Number	147,950	110,430
Total deferred pensions at valuation date (£m p.a.)	335	262
Average deferred pension (£ p.a.)	2,266	2,373
Average age	45.0	45.1
Pensioners including dependants		
Number	80,761*	70,380*
Total pensions payable (£m p.a.)	1,400	1,202
Average pension (£ p.a.)	17,339	17,079
Average age	71.8	71.1

<sup>\*</sup>Excludes children in receipt a pension (931 in 2014, 1,042 in 2017)

Note – we have excluded active members with zero salaries and deferred / pensioner members with zero pensions from the above data.



The market value of the Scheme's assets attributable to the DB Scheme was £60.0bn on the valuation date. The Trustee's investment strategy is to proportion the Scheme's assets by asset class as shown in the table below. The actual distribution of assets will vary over time due to changes in financial markets. The table also shows the distribution of assets at the valuation date.

31 March 2017	Reference portfolio	Implemented portfolio	Actual Market Value of implemented portfolio
	%	%	£
Equities	62.5	42.8	25.6
UK	15.6	12.0	7.2
Europe Ex-UK	6.7	5.2	3.1
North America	25.5	12.2	7.2
Pacific inc Japan	5.3	4.1	2.5
Emerging Markets	9.4	9.3	5.6
Credit	10.0	8.0	4.8
Nominal Bonds	0.0	12.3	7.4
Liability Hedging Gilts	25.0	9.9	5.9
Commodity Sensitive	0.0	1.1	0.7
Absolute Return	0.0	3.7	2.2
Private Markets	7.5	23.2	13.9
Inflation Linked Debt/equity	0.0	6.2	3.7
Private Debt/Equity	0.0	9.2	5.5
Special Situations	0.0	2.7	1.6
Property	7.5	5.2	3.1
Overlays	0.0	1.1	0.7
Cash	(5.0)	(2.0)	-1.2
Total Fund	100	100	60.0

The Scheme contains a defined contribution section (USS investment builder) which at 31 March 2017 held assets of £0.5bn and the Trustee also holds additional voluntary contributions (AVCs). These are both separately invested. All these assets have been excluded from the market value shown as they exactly match the value of the benefits they cover.

The details of the assets at the valuation date and the financial transactions during the inter-valuation period have been obtained from the audited accounts for the Scheme.



### BENEFIT SUMMARY

The benefits valued within this investigation are as set out in the benefit summary provided to the Trustee dated 11 January 2019. This broadly reflects the benefits communicated to members via membership booklets, announcements and correspondence outlining special terms where applicable.

An overview of the benefits valued is therefore:

- For Final Salary section members accrued entitlement up to 31 March 2016 has been calculated using pensionable salary and pensionable service immediately prior to this date.
   From that date these accrued benefits revalue in line with increases in official pensions which for the purposes of this valuation is assumed to be in line with CPI, subject to a cap where applicable.
- For non-Final Salary section members accrued entitlement is on a CARE basis, and so from the point of accrual revalues in line with increases in official pensions which for the purposes of this valuation is assumed to be in line with CPI.
- Defined benefit accrual after 1 April 2016, and all future accrual, is on a CARE basis for all members, with a pension accrual of 1/75<sup>th</sup> – and a cash lump sum of 3/75<sup>ths</sup> - of salary for each year of service.
- From 1 October 2016 defined benefit accrual is based on salary up to a threshold only. The threshold was set to £55,000 for 2016/17, increasing with CPI thereafter.
- Member contributions are currently 8% of salary, increasing to 11.7% of salary as outlined in section 2.
- From 1 October 2016 a new defined contribution benefit was introduced for salary in excess of the salary threshold. Total contributions of 20% of salary above the salary threshold (including member contributions of 8% of salary above the salary threshold) are made to the defined contribution section.
- Members can opt to pay additional contributions into defined contribution section of which the first 1% of salary is to be matched by the Employer, although (as a consequence of the results of the 2017 Valuation the matching facility will be removed from 1 April 2019).

Except where stated in this report, no allowance has been made for the any discretionary benefits.

The benefits that will emerge from AVCs paid by members and DC benefits have been excluded from the valuation, as have the corresponding assets, since the value of these liabilities is exactly matched by these assets.

As at the valuation date there was no consensus or legislative guidance as to what adjustments have to be made to scheme benefits to correct inequalities arising from differences in GMP pensions between men and women for ongoing schemes that are not in the PPF. For this reason the valuation makes no allowance for removal of these inequalities.

UNIVERSITIES SUPERANNUATION SCHEME

On 26 October 2018 the High Court ruling on the Lloyds GMP equalisation case was handed down confirming that GMP equalisation is a legal requirement. I have estimated that the impact on the Scheme is not likely to be material and will be quantified as part of future actuarial valuations.



### SUMMARY OF PPF BENEFITS

If the Scheme winds up when the Employers are insolvent, its members may be eligible for compensation from the Pension Protection Fund. Normally, a scheme's assets and liabilities would only transfer to the PPF if the assets were insufficient to buy out the benefits provided by the PPF. The compensation that the PPF could provide would be broadly 100% of the pension in payment for members over pension age and 90% of a capped amount of the pension built up for members under pension age. Under the current PPF provisions:

- Pensions in payment will be increased annually, at the lower of 2.5% and the change in the Consumer Price Index (CPI), in respect of service after 5 April 1997 only. Pensions accrued before April 1997 are not increased.
- Benefits in deferment are revalued in line with the scheme's rules for any period between the member's exit and the scheme's entry into the PPF. With limited exceptions, revaluation between the entry date and the member's normal pension age will be in line with increases in the CPI subject to a maximum of 5% per annum compounded over the revaluation period in respect of service pre-6 April 2009, and CPI subject to a maximum of 2.5% per annum for service post-5 April 2009.
- With limited exceptions, spouses' pensions will be 50% of members' PPF compensation.
- The pensions of members aged less than their scheme's normal pension age when the scheme
  enters the PPF will be capped. The cap depends on the member's age when the pension is
  paid and is increased from time to time. For example, in 2017/18 the cap is £38,506 at age 65 –
  so, the maximum amount of compensation for members retiring at their normal pension age of
  65 will be 90% of this, £34,655 per annum.
- The PPF does not cover defined contribution benefits and these would be bought out separately with an insurer.

A separate valuation on the PPF's prescribes Section 179 basis has been carried out as at 31 March 2017 and submitted on TPR's Exchange system as required.

# F

## CERTIFICATE OF TECHNICAL PROVISIONS

Name of the Scheme

Universities Superannuation Scheme

### Calculation of technical provisions

I certify that, in my opinion, the calculation of the Scheme's technical provisions as at 31 March 2017 is made in accordance with regulations under section 222 of the Pensions Act 2004. The calculation uses a method and assumptions determined by the Trustee of the Scheme and set out in the statement of funding principles dated 28 January 2019.

**Signature** 

Name

Date of signing

Name of employer

**Address** 

Qualification

ALL :

Ali Tayyebi

28 January 2019

Mercer Limited

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Fellow of the Institute and Faculty of Actuaries

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