### Annual Implementation Statement (the "Statement") - Year **Ending 31 December 2022**

### The Professional Golfers' Association Scheme 2001 Retirement and Death Benefits Scheme - Policy E28481

#### Introduction

SIP have been followed. 2019 and the guidance published by the Pensions Regulator. The table later in the document sets out how, and the extent to which, the policies in the This Statement has been produced in accordance with The Occupational Pension Schemes (Investment and Disclosure) (Amendment) Regulations the 12 months to 31 December 2022. The Scheme is a defined contribution pension plan, which will provide members with a money purchase benefit This Statement, written for the benefit of the members of The Professional Golfers' Association Scheme 2001 Retirement and Death Benefits Scheme (the "Scheme") sets out how, and the extent to which, the Statement of Investment Principles ("SIP") produced by the Trustees has been followed over

a summary of which is included in the table below, alongside the relevant actions taken by the Trustees in connection with each of these policies The SIP is a document drafted by the Trustees in order to help govern the Scheme's investment strategy. It details a range of investment-related policies,

preparing this Statement, the Trustees have also consulted the sponsoring Company. Mercer Limited ("Mercer"). As required by the legislation, the Trustees have consulted a suitably qualified person and have obtained written advice from its investment consultant, The Trustees believe the investment consultant meets the requirement of Section 35 (5) of the Pensions Act 1995. In

SIP signed in July 2022. The statement is based on, and should be read in conjunction with, the relevant version of the SIP that was in place for the Scheme year, which was the

A copy of the SIP is available at: https://static.aviva.io/content/dam/document-library/dwp/pga dc default sip section e28481.pdf

#### Investment Objectives of the Scheme

to new members and new investments This Scheme has only one investment option, which constitutes the default, noting that the Scheme has no active members. This arrangement is closed

Scheme are as follows: The Trustees believe it is important to consider the policies in place in the context of the investment objectives they have set. The objectives of the

- To generate returns in excess of inflation during the lifetime of the investment.
- To provide a strategy that manages investment risk over the lifetime of the investment
- To provide a strategy that manages the volatility of investment returns through "smoothing"

#### Review of the SIP

The Trustees formally reviewed the SIP during the year and no changes were made as part of the annual review. The SIP was signed in July 2022

#### Investment Strategy Review

December 2021. This review considered the following The default investment option is reviewed at least triennially as part of the Trustees' investment strategy review. The last review was undertaken in

- Analysis of member data to support recommendations;
- Member behaviour and market trends;
- Whether the with-profits investments remained appropriate for the members, accounting for some of the challenges associated with disinvesting from this type of policy earlier than the maturity date

Profits policies if they were terminated earlier than the maturity date. These factors limit the Trustees' appetite to make frequent changes to the default There are no active members of the Scheme. No changes were made to the investment arrangements due to the risk of returns being lost from the With-

# Assessment of how the policies in the SIP have been followed for the year to 31 December 2022

Appendix A and sets out the policies referenced below. In summary, it is the Trustees' view that the policies in the SIP have been followed during how this work followed the Trustees' policies in the SIP, relating to the Scheme as a whole and the default investment strategy. The SIP is attached as The information provided in this section highlights the work undertaken by the Trustees during the year, and longer term where relevant, and sets out

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	Requirement	Policy	In the year to 31 December 2022
	Securing compliance with the legal requirements about choosing investments	(1) Introduction  The Trustees of the Scheme have drawn up this Statement of Investment Principles ("the Statement") to comply with the requirements of the Occupational Pension Schemes (Investment) Regulations 2005 and subsequent legislation, relating to provision of information specific to investments", referred to as "Default Investment Strategy".	The Trustees obtained advice from Mercer Limited when undertaking the annual review of the Scheme's SIP and this was signed on July 2022.  During the Scheme Year, the Trustees reviewed and updated Mercer's Investment Consultant objectives.  No investment changes were implemented over the Scheme year.
2	Kinds of investments to be held	(2.1) Default Investment Strategy  The default option aims to generate returns in excess of inflation during the lifetime of the investment; to provide a strategy that manages investment risk over the lifetime of the investment; to provide a strategy that manages the volatility of investment returns through "smoothing".	The default investment option was subject to its formal triennial review in December 2021. The next triennial review is due to be completed during 2024 and will conclude within the 3 year period required by legislation.  The default invests in a mix of assets with a view to achieving long-term real growth from the asset pool. The investment objective for Aviva is "to aim for long term growth by investing in a broad range of assets to provide the best possible returns, allowing for the level of guarantees and the amount of excess assets in the Fund".  The Trustees believe that a strategy that manages risk through a diversified allocation is appropriate. The selection of the investments is effectively delegated to Aviva, who will consider the kinds of investments to be held in order to achieve the objectives and are responsible for decisions for the smoothing of returns.
ω	The balance between different kinds of investments	(2.2) Policies in relation to the default investment option In designing the default investment option, the Trustees explicitly considered the trade-off between expected risk and return. As the arrangement has been closed for some years, investment policy has not developed since inception and remains at the discretion of the provider. The Trustees believe that delegating ongoing management and design to the provider is appropriate in this instance, given the nature of the arrangement.	The default investment option manages investment risks through a diversified strategic asset allocation consisting of traditional assets i.e. equities, bonds, property and cash and are invested a pooled investment vehicle, which is managed by Aviva.  The asset allocation of the default investment option as at 31 December 2022 is composed by 14.0% UK Equities, 25.8% International Equities, 10.4% Property; 13.5% Fixed Interest Gilts; 35.3% Fixed Interest — other bonds and 1.0% Cash/Money Market Instruments. Aviva has full discretion over these allocations, which has been delegated by the Trustees.  Aviva provides an annual summary, which describes the underlying asset allocation of the current With-Profits arrangement.

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The Trustees' policy on managing ESG risks is delegated to the manager of the Fund and measured through annual reporting from the provider.  As the assets of the Scheme are invested in pooled funds, the Trustees have given appointed investment managers full discretion in evaluating ESG factors, including climate change considerations, and exercising voting rights and stewardship obligations attached to the investments.  The Trustees review ESG ratings on an annual basis and review against the Mercer GIMD universe, where possible, noting that this is challenging for with-profits policies.	should be realisable based on member demand.  (2.2) Policies in relation to the default investment option  Aviva has full discretion (within the constraints of their mandates) on the extent to which environmental, social and governance (ESG) considerations are taken into account in the selection, retention and realisation of investments. Whilst the Trustees have not	Financially material considerations over the appropriate time horizon of the investments, including how those considerations are taken into account in	7
	In designing the default investment option, the Trustees explicitly considered the trade-off between expected risk and return.  (2.2) Policies in relation to the default investment option  Assets in the Default Investment Strategy are invested a pooled investment vehicle, which is managed by Aviva. The selection, retention and realisation of assets within the funds are delegated to Aviva. The Trustees consider the liquidity of the investments in the context of the likely needs of members. The default arrangement is daily dealing and therefore	Realisation of investments	0
Profits arrangements and associated guarantees.  As above plus the Trustees have access to the return that is published to consider the smoothing element. The provider sets any bonus rates that have an impact on the return.	quantitatively in terms of the variability of investment returns and potential retirement outcomes for members.  (2.2) Policies in relation to the default investment option	Expected return on investments	CI
	(3.1) Risk  The Trustees have explicitly considered the trade-off between risk and expected returns. Risk is not considered in isolation, but in conjunction with expected investment returns and retirement outcomes for members. In particular, when reviewing the investment strategy, the Trustees consider risk	Risks, including the ways in which risks are to be measured and managed	4

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	and the circumstances under which, trustees would monitor and engage with relevant persons about relevant matters)	The exercise of the rights (including voting rights) attaching to the investments and undertaking engagement activities in respect of the investments (including the methods by which,	The extent (if at all) to which non-financial matters are taken into account in the selection, retention and realisation of investments	and realisation of investments
		(7) Corporate Governance, Voting and Activism Aviva has full discretion (within the constraints of their mandates) on the extent to which environmental, social and governance (ESG) considerations are taken into account in the selection, retention and realisation of investments.	The Trustees do not explicitly take the views of individual members and beneficiaries of the Scheme into account in relation to ethical considerations, social and environmental impact, or present and future quality of life matters (wording not specifically in the SIP but taken into account when making decisions around investments).	member views on these issues, we welcome member views in this area.
<ul> <li>Environmental: Climate change with a focus on low carbon transition and physical damages resilience.</li> <li>Environmental: Pollution &amp; natural resource degradation with a focus on air, water, land (forests, soils and biodiversity)</li> <li>Governance: Diversity, equity and inclusion in terms of governance and decision making.</li> </ul>	The updated guidance requires trustees to include a description of what they believe to be a significant vote within the Implementation Statement. The voting information should also include details explaining why each vote has been categorised as most significant, what the vote was, and why the manager voted in the way it did.  The Trustees have considered what the Scheme's stewardship priorities should be as a result of the new requirements introduced this year for the SIP Implementation Statement in relation to 'significant votes'. The Trustees decided the following ESG factors should have the most focus:	The default investment option is the Aviva FP With-Profits Fund (NGP Pre Demutualisation) Arrangement, which contains an allocation to equities. This arrangement adopts an investment approach that is defined by the bundled pension scheme provider, Aviva. The developments in policy were reviewed within the last investment strategy review. The information received about the voting activity is summarised at the end of this statement. Following the DWP's consultation response and outcome regarding Implementation Statements on 17 June 2022 updated guidance was produced which is effective for all scheme year-ends on or after 1 October 2022.	Member views are not explicitly taken into account in the selection, retention and realisation of investments – hence no action was taken over the year. There are no active members, meaning that the likelihood of receiving member feedback is low.	

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	How the arrangement with the asset manager incentivises the asset manager to align its investment strategy and decisions with the trustees policies	Undertaking engagement activities in respect of the investments (including the methods by which, and the circumstances under which, trustees would monitor and engage with relevant persons about relevant matters)
The Trustees will seek guidance from the Investment Consultant, where appropriate, for their forward looking assessment of a manager's ability to perform over a full market cycle. There are limitations with what is achievable in relation to with-profits policies, given the nature and patterns for how returns are achieved.  The Trustees will review the appointment if the investment objective or any associated quarantees change to ensure it remains	Aligning Manager Appointments with Investment Strategy Investment managers are appointed based on their capabilities and, therefore, their perceived likelihood of achieving the expected return and risk characteristics required for the single investment option available.	Outside of those exercised by investment managers on behalf of the Trustees, no other engagement activities are undertaken.  Where deemed appropriate the Trustees will engage with investment managers regarding undertaking of activities in respect of investments if they are deemed to be falling behind wider peers or not meeting the responsibilities expected of them.
	As the Trustees invest in pooled investment funds, they accept that they cannot specify the risk profile and return targets for these funds.  Manager ratings are not available for With-Profits arrangements but consideration has been given to the terms of the arrangement and associated bonus rates and guarantees, with support from the investment consultant.  No new underlying investment managers were appointed during the year.	No specific activity took place during the year under review and this is likely to be the position in future for With-Profits arrangements.

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									assermanager	arrangement with the	The duration of the	turnover range	portfolio turnover or	and monitor targeted	and how they define	by the asset manager,	turnover costs incurred	monitor portfolio	How the trustees	the trustees' policies	services are in line with	for asset management	and the remuneration	manager's performance	evaluation of the asset	time horizon) of the	How the method (and	
mandate.	and a decision is taken to terminate the	<ol><li>The manager appointed has been reviewed</li></ol>	fees or investment process);	appointed changes materially (e.g. manager	2) The basis on which the manager was	that asset class or manager,	strategy that no longer requires exposure to	1) There is a strategic change to the overall	therefore retain an investment manager unless:	not looking to change the investment	The Trustees are long-term investors and are					annual value for members' assessment.	charges, on an annual basis as part of the	which are incorporated in the annual costs and	The Trustees monitor portfolio turnover costs,				performance against a suitable index or	review the absolute performance and relative	information provided by Aviva. The Trustees	performance at least annually using	The Trustees receive investment manager	wider investment objectives.
											There were no changes in investment managers during the year.					transaction cost of 0.0640% as at 31 December 2022.	assessment. Aviva confirmed the vitin- Profits Fund (NGP Pre Demutualisation) had a total	consumer Asia confirmed the Mith Drofte Final (NOT Dro Domition) had a total	Transaction costs are disclosed in the annual Chair's Statement and Value for Members'					their annual report.	at quarterly meetings. Bonus rates for the policies were also published by Aviva within	performance and relative performance. These factsheets were reviewed by the Trustees	Factsheets were received from Aviva during the year, which detail the absolute	

### Appendix A – Statement of Investment Principles

See above

## Appendix B - Voting Activity during the Scheme year

this year for the SIP Implementation Statement in relation to 'significant votes'. fund manager. The Trustees have also considered what the Scheme's stewardship priorities should be as a result of the new requirements introduced The Trustees have delegated activities relating to the exercise of voting rights on investments and engagement with investee companies to Aviva as the

have the most focus: The Trustees plan to undertake further work in this area in the coming Scheme year but at this stage have decided the following ESG factors should

- Environmental: Climate change with a focus on low carbon transition and physical damages resilience
- Environmental: Pollution & natural resource degradation with a focus on air, water, land (forests, soils and biodiversity)
- Governance: Diversity, equity and inclusion in terms of governance and decision making.

would be expected to focus on in terms of voting and engagement and has been the case from evidence in previous years managers' aware of their stewardship priorities, they note that these priorities are broadly aligned with the areas the Scheme's investment managers most reputational risk and, as a result, areas of focus that are in members' best interests. Although, the Trustees have not made the investment These areas have been selected by the Trustees as they believe them to be the financially material in terms of both risk and opportunity and/or carry

Aviva did not provide voting and engagement activity specific for the Aviva FP With-Profits Fund (NGP Pre Demutualisation) however, it did provide related to the Aviva With-Profits Fund in general. Information below relates to Aviva as investment manager.

#### Overview of use of proxy services

of the fund manager and the conversations with the company through voting specific engagement research for data analysis only as they have their own robust voting policy, which is applied to all holdings. Aviva also take into consideration the views policy (where certain resolutions will be referred to us for further consideration). Providers include the IVIS service, ISS-Ethix and MSCI. Aviva use Aviva Investors subscribe to proxy advisory services for independent research and recommendations including recommendations based on their own

### Process followed for determining the "most significant" votes?

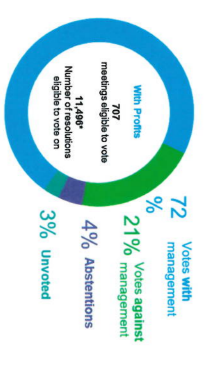
holding, the more ability Aviva have in affecting change). resolutions; and how significant the holdings are in relation to the fund and to Aviva Investors (acknowledging that the larger the aggregate / percentage resolution was or wasn't approved; the materiality of the shareholder resolutions; the level of public and / or media interest in certain companies and Aviva look at a number of criteria for the list of votes undertaken for the fund including: the impact on the company (both short and long-term) if the

Overview of voting activity, on behalf of the Trustees, for the funds containing equity.

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information. Votes "for / against management" assess how active managers are in voting for and against management. Purple represents abstention from all managers but at the time of writing this report, not all managers have responded. We will continue to chase the managers to receive this Set out below is a summary of voting activity for this reporting period relating to the relevant strategies of the Scheme. Voting activity has been requested

Aviva has provided the voting disclosures relating to the funds containing equity. The data relates to the period 1 January 2022 to 31 December 2022



\*97.3% of resolutions voted on



#### Sample of significant votes

Not-Passed (\*). separation of the role of CEO/Board Chairman and board diversity. The final outcome column below represents the result of the Resolution after all the votings: Passed (\*) or in this statement. Therefore, examples of voting activity to include in this statement were included focusing on areas including climate change/carbon emissions, Managers have provided examples of significant votes across the funds previously noted as containing equity. It is not possible to disclose all the information received

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Source: Aviva.

<b>4</b>	Aviva did not support the company's advisory position on climate. The company's new oil and gas developments may not lead the company to be on track to being aligned to the Paris Agreement. There is an absence of disclosure of tangible Scope 3 targets in the company's disclosed plans and there is no future date disclosed when the company intends to submit its climate plans to shareholders in addressing short-comings and progress on targets and strategies.	Environmental (Climate Change)	Approve Climate Report	Against	19/05/2022	0.02	Woodside Petroleum Ltd	With Profits Fund
< The state of the state o</th <th>Under normal circumstances, Aviva would be voting against the Nomination Chair's re-election as there is no ethnic diversity on the board. However, this is as a result of Sanivj Ahuja stepping down from the Board in July 2021. The Company has provided a commitment to achieve ethnic diversity pursuant to the recommendation of the Parker Review and succession plans are anticipated over the next year.</th> <th>Governance</th> <th>Re-elect Jean- Francois van Boxmeer as Director</th> <th>In favour (exceptional basis)</th> <th>26/07/2022</th> <th>0.15</th> <th>Vodafone Group Plc</th> <th>With Profits Fund</th>	Under normal circumstances, Aviva would be voting against the Nomination Chair's re-election as there is no ethnic diversity on the board. However, this is as a result of Sanivj Ahuja stepping down from the Board in July 2021. The Company has provided a commitment to achieve ethnic diversity pursuant to the recommendation of the Parker Review and succession plans are anticipated over the next year.	Governance	Re-elect Jean- Francois van Boxmeer as Director	In favour (exceptional basis)	26/07/2022	0.15	Vodafone Group Plc	With Profits Fund
Final outcome	Rationale for the Manager vote	Priority area for PGA significance	Summary of the Resolution	How the manager voted	Date	Approx. size of holding at date of vote	Company	Fund