Annual Implementation Statement

**Metal Improvement Company Hourly Paid Staff Pension Scheme**

Introduction

This statement sets out how, and the extent to which, the Statement of Investment Principles (‘SIP’) produced by the Trustees of the Metal Improvement Company Hourly Paid Staff Pension Scheme (‘the Scheme’), has been followed during the year to 31 December 2022. This statement has been produced in accordance with The Pension Protection Fund (Pensionable Service) and Occupational Pension Schemes (Investment and Disclosure) (Amendment and Modification) Regulations 2018 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 SIP have been followed.

**Investment Objectives of the Scheme**

The Trustees are required to invest the Scheme’s assets in the best interest of the members, beneficiaries and the Sponsor, and, in the case of a potential conflict of interest, in the sole interest of the members and beneficiaries.

Within this context the Trustees’ main objectives with regards to investment policy are:

* To achieve, over the long term, a return on the Scheme’s assets which is consistent with the assumptions made by the Scheme Actuary in determining the funding of the Scheme;
* To ensure that sufficient liquid assets are available to meet benefit payments as they fall due; and
* To consider the interests of the Sponsor in relation to the size and volatility of the Sponsor’s contribution requirements.

**Review of the SIP**

The Trustees will review the Scheme’s SIP at least once every three years and without delay after any significant change in investment policy. Any change to the SIP will only be made after having obtained and considered the written advice of someone who the Trustees reasonably believe to be qualified by their ability in and practical experience of financial matters and to have the appropriate knowledge and experience of the management of pension scheme investments.

The Scheme’s SIP was most recently updated in September 2020.

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

The information provided in the following table highlights the work undertaken by the Trustees during the year, and longer term where relevant, and sets out how this work followed the policies in the SIP. The SIP is attached as an Appendix and sets out the policies referenced below.

In summary, it is the Trustees’ view that the policies in the SIP have been followed during the Scheme year to 31 December 2022.

|  | Requirement | Policy/section of the SIP where policy can be found | In the year to 31 December 2022 |
| --- | --- | --- | --- |
| 1 | Securing compliance with the legal requirements about choosing investments | *The investment responsibilities of the Trustees are governed by the Scheme’s Trust Deed and Rules, as detailed in Section 2 of the SIP. In the Trustees opinion this is consistent with the requirements of Section 36 of the Pensions Act 1995.* | There have been no changes to the Scheme’s investment strategy over the year to 31 December 2022 and therefore no suitability advice was required during the year.  Given the Scheme does not have a default arrangement, the requirements in relation to a default investment strategy (and a triennial review) do not apply to the Scheme. Nonetheless, the Trustees periodically review the continuing suitability of the Scheme’s investments, with assistance from their Investment Adviser as and when required.  The last investment strategy review was undertaken in January 2018. Although not over the Scheme year, the Trustees obtained advice from their Investment Adviser in relation to the strategy and, as a result, introduced in May 2019 an allocation to the Legal & General Investment Management (“LGIM”) Over 15 Year Index-Linked Gilts Index Fund. |
| 2 | Kinds of investments to be held | *As outlined in section 5 of the SIP, the Scheme has no requirement for a default arrangement, as defined by the Charges and Governance Regulations.*  *The Trustees retain full discretion over the Scheme’s actual allocation between the with-profits fund, index-linked gilts and cash.* | The Scheme is closed to new entrants and future accrual. No contributions have been paid to the Scheme since the Regulations came into force and the Scheme is not a qualifying scheme for auto enrolment purposes. The Scheme therefore has no requirement for a default arrangement, as defined by the Charges and Governance Regulations. As such, the requirements in relation to a default investment strategy do not apply to the Scheme.  No changes to the type of investments used by the Scheme were implemented in the Scheme year and the strategy remains consistent with the policy in the SIP. |
| 3 | The balance between different kinds of investments | *The Trustees review the continuing suitability of the Scheme’s investments, including the appointed managers, which may be adjusted from time-to-time. However, any such adjustments would be done with the aim of ensuring the overall level of risk is consistent with that being targeted.* | The Trustees last undertook a detailed review of the investment strategy in 2018, following the 2016 actuarial valuation. As part of this review, the Trustees decided to introduce an allocation to the LGIM Over 15 Year Index-Linked Gilts Index Fund. The balance is kept under continual review through quarterly reports and Trustees’ meetings. |
| 4 | Risks, including the ways in which risks are to be measured and managed | The Trustees recognize risk (both investment and operational) from a number of perspectives in relation to the funds used by the Scheme, as detailed in section 4 of the SIP. | As detailed in the SIP, the Trustees consider both quantitative and qualitative measures for these risks when deciding investment policies, strategic asset allocation, the choice of fund managers / funds / asset classes.  The Scheme maintains a risk register of the key risks, including the investment risks. This rates the impact and likelihood of the risks and summarizes methods to mitigate the risks. |
| 5 | Expected return on investments | As highlighted in Section 6 of the SIP, the expected return on investments will be in line with the target investment strategy, which is in Section 5 of the SIP. | The Trustees last undertook a detailed review of the investment strategy in 2018, following the 2016 actuarial valuation, and considered the expected return on the Scheme’s investments. No changes to the strategy have been made since this review.  The with-profits fund provides a guaranteed return of 4% p.a. up to each member’s normal retirement age. Scottish Widows adds regular bonuses, when this is possible and does not add too great a risk to the financial strength of the fund, to increase the minimum guaranteed amount that policyholders will receive when their policy matures. |
| 6 | Realisation of investments | *As highlighted in section 8 of the SIP, the investment managers have discretion in the timing of the realisation of investments and in considering the liquidity of those investments, within parameters stipulated in the relevant appointment documentation.* | All investment transactions are processed by the investment managers. A schedule of transactions and compliance with Service Level Agreements (SLAs) is provided in the Aon administration reports. Aon Hewitt makes available frequent administration monitoring reports, and any issues are raised as part of the Trustees meetings. Should there be any significant administration issues which require immediate attention, these will be raised directly with the Trustees outside of regular meeting cycle.  The cash and gilt funds used by the Scheme are highly liquid pooled investment vehicles, and are therefore easily realisable.  The with-profits fund is realisable when members’ policy matures, Market Value Reduction may be applied on a disinvestment that takes place on a date other than the investor’s pre-selected retirement age or on death. |
| 7 | Financially material considerations over the appropriate time horizon of the investments, including how those considerations are taken into account in the selection, retention and realization of investments | As highlighted in section 10 of the SIP, the Trustees consider financially material considerations in the selection, retention and realization of investments:  *The Trustees have given appointed investment managers full discretion in evaluating environmental, social and corporate governance (“ESG”) factors, including climate change considerations, and exercising voting rights and stewardship obligations attached to the investments, including undertaking engagement activities (where applicable), in accordance with their own corporate governance policies and current best practice, including the UK Corporate Governance Code and UK Stewardship Code.* | The Trustees delegate the day-to-day management of the assets to external investment managers. The Trustees have taken steps to satisfy themselves that the managers have the appropriate knowledge and experience for managing the Scheme’s investments and are carrying out their work competently.  The Trustees periodically review the continuing suitability of the Scheme’s investments, including the appointed managers, which may be adjusted from time-to-time.  The Trustees acknowledge that fixed income and with-profit funds do not generally score highly on the Investment Adviser’s ESG rating scale. This is due to the nature of the underlying investments, where it is harder to engage with the issuer of debt, or harder to establish ESG measurement for derivative strategies.  The Trustees keep their ESG policies under regular review with the SIP subject to review at least every three years. |
| 8 | The extent (if at all) to which non-financial matters are taken into account in the selection, retention and realization of investments | *Member views are not taken into account in the selection, retention and realisation of investments.* | Member views are not explicitly taken into account in the selection, retention and realisation of investments. There were no changes to the policy during the Scheme year. |
| 9 | The exercise of the rights (including voting rights) attaching to the investments | *As highlighted in section 10 of the SIP, the Trustees have given appointed investment managers full discretion in exercising voting rights and stewardship obligations attached to the investments, including undertaking engagement activities.* | As the Scheme invests solely in pooled funds, the Trustees delegate the exercise of voting rights associated with investments to the investment managers.  The Trustees are fully supportive of the UK Stewardship Code published by the Financial Reporting Council in September 2020 and the Scheme’s investment managers comply with the Code.  The Scottish Widows With-Profits fund contains an allocation to equities.  The Trustees note that the asset allocation within the With-profits Fund is at the discretion of Scottish Widows and may include holdings in various asset classes including global equities, government bonds, corporate bonds, property, cash, derivatives and absolute return strategies.  The Trustees have requested information on voting records from the relevant investment managers and any information received is summarised at the end of this statement.  The Trustees have not actively challenged managers on voting activity. |
| 10 | 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) | *Investment managers are expected to exercise stewardship obligations attached to the investments in line with their own corporate governance policies and current best practice.*  *Outside of those exercised by investment managers on behalf of the Trustees, no other engagement activities are undertaken.* | As the Scheme invests solely in pooled funds, the Trustees require their investment managers to engage with the investee companies on their behalf.  As the Trustees invests in pooled funds they accept that they have limited ability to influence investment managers to align their decisions with the Trustees’ policies set out in the SIP. The Trustees have requested more information on engagement activity from the investment managers and the information received is summarized at the end of this statement. |
| 11 | How the arrangements with asset manager s incentivize them to align its investment strategy and decisions with the Trustees’ policies | *The Trustees’ policy in relation to investment manager arrangements is set out in section 11 of the SIP.*  *Managers are chosen based on their capabilities and, therefore, their perceived likelihood of achieving the expected return and risk characteristics required for the asset class being selected for.* | The Trustees have not set any investment restrictions on the appointed investment managers in relation to particular products or activities.  In the year to 31 December 2022, there were no changes made to the managers appointed by the Scheme. |
| 12 | How the arrangement incentivises the asset manager to make decisions based on assessments about medium to long-term financial and non-financial performance of an issuer of debt or equity and to engage with issuers of debt or equity in order to improve their performance in the medium to long-term | *The Trustees’ policy in relation to investment manager arrangements is set out in section 11 of the SIP.*  *The Trustees are long-term investors and do not seek to change the investment arrangements on an unduly frequent basis. The Trustees will generally retain an investment manager unless:*  *- There is a strategic change to the overall strategy such that the Scheme no longer requires exposure to that asset class or manager;*  *- The manager appointment has been reviewed and the Trustees have decided to terminate the specific mandate.* | Investment managers are aware that their continued appointment is based on their success in delivering the mandate for which they have been appointed to manage. If the Trustees are dissatisfied, then they will look to replace the manager.  In the year to 31 December 2022, the Trustees have discussed their continued appointment of managers and are happy that the contractual arrangement in place continues to inventive the managers to make decisions based on medium to long term financial and non-financial performance. |
| 13 | How the method (and time horizon) of the evaluation of the asset manager’s performance and the remuneration for asset management services are in line with the Trustees’ policies | The Trustees recognize the Scheme has a long time horizon, as set out in policy 11 of the SIP. As such, managers are assumed to be held for a suitably long time.  *Managers’ performance net of fees is therefore reviewed over both short and long time horizons. Remuneration is agreed upon prior to manager appointment and is reviewed on a regular basis.* | The Trustees receive reporting and communications from the appointed investment managers at least annually. Upon receiving such information, the Trustees review the information, considering whether the performance and behaviour of the manager has been in line with expectations. If a manager is not performing in line with the Trustees’ expectations, or the manager’s investment objectives for the mandate have changed, the Trustees may ask the manager to review their fees or even terminate their appointment by Trustees. |
| 14 | How the Trustees monitor portfolio turnover costs incurred by the asset manager, and how they define and monitor targeted portfolio turnover or turnover range | *The Trustees monitor portfolio turnover costs, as part of the consideration of transactions costs, on an annual basis as part of its annual governance statement.* | Transaction costs, using the ‘slippage cost methodology’ (as defined in COBS 19.8 of the FCA Handbook), are disclosed in the annual Chair’s Statement. The transaction costs for each fund cover the buying, selling, lending and borrowing of the underlying securities in the fund by the investment manager. An investment manager can also factor in anti-dilution mechanisms into the total transaction costs.  At present, the Trustees note a number of challenges in assessing these costs:   * No industry-wide benchmarks for transaction costs exist; * The methodology leads to some curious results, most notably “negative” transaction costs; and * Explicit elements of the overall transaction costs are already taken into account when investment returns are reporting, so any assessment must also be mindful of the return side of the costs.   There is little flexibility for the Trustees to impact transaction costs as they invest in pooled funds. The Trustees will continue to monitor transaction costs on an approximately annual basis.  The Trustees fully support transparency of costs for members and have requested this information from Scottish Widows for their with-profits fund and from LGIM for their index-linked gilts fund. |
| 15 | The duration of the arrangement with the asset manager | As described in Section 11 of the SIP, the Scheme is a long-term investor and all funds are open-ended and therefore there is no set duration for manager appointments. | There have been no changes in managers over the last 12 months. |

**Voting Activity during the Scheme year**

The Trustees have delegated their voting rights to the investment managers. The Trustees do not use the direct services of a proxy voter.

The SIP states “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, including undertaking engagement activities (where applicable), in accordance with their own corporate governance policies and current best practice, including the UK Corporate Governance Code and UK Stewardship Code.”

It is the Trustees’ view that the policy has been followed during the Scheme year.

Going forward investment managers are expected to provide voting summary reporting on a regular basis, at least annually. The reports will be reviewed by the Trustees as necessary to ensure that they align with the Trustees’ policy. Over the prior 12 months, the Trustees have not actively challenged the manager on its voting activity.

At the time of writing, Scottish Widows have been unable to provide any information on the voting undertaken in the funds underlying the With-Profits Funds. The underlying equity funds were managed by Abrdn Investments and Sinclair Research Limited.

The Scheme invests in the following daily dealt and daily priced pooled funds:

|  |  |
| --- | --- |
| Investment Manager | Fund name |
| Scottish Widows | With-profits fund |
| Legal and General Investment Management (“LGIM”) | Over 15 Year Index-Linked Gilts Index Fund |
| Trustee Bank Account | Cash |

**Overview of Scottish Widows’ Responsible Investment and Stewardship Framework**

Scottish Widows’ founding mission was to help their customers face an uncertain future. This mission remains as important to them today as it was during the 1800s. Scottish Widows looks after the retirement savings of millions of hard-working people. Their goal is to help secure long-term financial prosperity and the best outcome for their customers. To do this, it is important they continue to leverage their scale and influence, along with their asset manager relationships, to challenge the companies they invest in to be the sustainable businesses of the future.

But Scottish Widows recognise they need to go further.

As environmental, social and governance (ESG) risks and opportunities become better researched and understood, it is clear that these factors can have a financial impact on investment portfolios. Scottish Widows customers look to them to exercise their judgement on the most appropriate way of investing over the long term, for example in their pension default investment options. So where Scottish Widows believe ESG factors pose downside risks to their investments, or offer potential upside opportunities, they will incorporate them into our decision-making.

Scottish Widows recognise that they can be more effective through collaboration and they continue to work with their peers through their membership of the UN Principles of Responsible Investment and the Institutional Investors Group on Climate Change.

Scottish Widows also recognise they have a diverse customer base, with more and more people now looking to align their investments with their beliefs. To support this, Scottish Widows aim to offer their customers a wide array of sustainable fund options to select from.

Lastly, it is important to Scottish Widows that they practice what they preach, improving their own sustainability practices for the benefit of their customers and shareholders and to continue to build a future worth living in.

**Appendix: Metal Improvement Company Hourly Paid Staff Pension Scheme - Statement of Investment Principles**

**Introduction**

The Trustees of the Metal Improvement Company Hourly Paid Staff Pension Scheme (the “Scheme”) have drawn up this Statement of Investment Principles (the “Statement”) to comply with the requirements of the Pensions Act 1995 (as amended) (“the Act”) and its attendant legislation. The Statement sets out the investment principles that govern decisions about the Scheme’s investments.

In preparing this Statement, the Trustees have consulted a suitably qualified person by obtaining written advice from Mercer Limited (“Mercer”). In addition, consultation has been undertaken with the Sponsoring Company (the “Sponsor”) to ascertain whether there are any material issues of which the Trustees should be aware in agreeing the Scheme’s investment arrangements and, in particular on the Trustees’ objectives.

The Scheme is a defined contribution scheme, but certain former members have a defined benefit guarantee.

**Process For Choosing Investments**

The investment responsibilities of the Trustees are governed by the Scheme’s Trust Deed and Rules. Mercer has confirmed in writing to the Trustees that it has the appropriate knowledge and experience to give the advice required by the Pensions Act 1995, the Occupational Pension Scheme (Investment) Regulations 2005 and any subsequent legislation.

The process for choosing investments is as follows:

* + - * 1. Identify appropriate investment objectives;
        2. Agree the level of risk consistent with meeting the objectives set; and
        3. Construct a portfolio of investments that is expected to maximise the return (net of all costs) given the targeted level of risk.

The strategic management of the assets is fundamentally the responsibility of the Trustees, acting on expert advice, and is driven by the investment objectives as set out in Section 3.

**Investment Objectives**

The Trustees are required to invest the Scheme’s assets in the best interest of the members, beneficiaries and the Sponsor, and, in the case of a potential conflict of interest, in the sole interest of the members and beneficiaries.

Within this context the Trustees’ main objectives with regards to investment policy are:

* + - * 1. To achieve, over the long term, a return on the Scheme’s assets which is consistent with the assumptions made by the Scheme Actuary in determining the funding of the Scheme;
        2. To ensure that sufficient liquid assets are available to meet benefit payments as they fall due; and
        3. To consider the interests of the Sponsor in relation to the size and volatility of the Sponsor’s contribution requirements.

Following the actuarial valuation that took place as at December 2016, the Trustees undertook a review of the Scheme’s investment strategy. At the time, the majority of the Scheme’s assets were invested in a with-profits fund managed by Scottish Widows Fund and Life Assurance Society, which provides a guaranteed return of 4% p.a. up to each member’s normal retirement age. The asset allocation within the with-profits fund is at the discretion of Scottish Widows and may include holdings in various asset classes including global equities, government bonds, corporate bonds, property, cash, derivatives and absolute return strategies.

The remainder of the Scheme’s assets were held in cash (c.£1.1m as at December 2017, or c.25% of total assets). The majority of this cash (c.77% as at December 2017), was held in a 95 day notice trustee bank account, with the remainder held in an instant-access bank account.

On the back of this investment strategy review, the Trustees decided to retain the Scheme’s allocation to the with-profits fund, but to re-allocate the proceeds of the 95 day notice Trustee bank account into index-linked gilts. The rationale for this is to provide a level of matching of the Scheme’s assets to its liabilities, given that the value of the index-linked gilts will be influenced by similar factors to the present value of the liabilities themselves (namely interest rates and inflation). In turn, this should translate into a reduction in the level of volatility in the Scheme’s funding position, which is seen as a positive outcome for the Scheme given the ultimate objective of achieving buyout with an insurance company.

After consulting with the Sponsor and taking advice from Mercer, the Trustees decided to invest in the Over 15 Year Index-Linked Gilts Index Fund managed by Legal & General Investment Management (“LGIM”).

The Trustees will review these investment objectives on a periodic basis, and update this Statement should these objectives change in any material way.

**Risk Management and Measurement**

There are various risks to which the Scheme is exposed. The Trustees’ policy on risk management is as follows:

* + - * 1. The primary risk on which the Trustees focus is that arising through a mismatch between the Scheme’s assets and its liabilities, and the Sponsor’s ability to support this mismatch risk.

The Trustees recognise that there are a number of risks which have the potential to cause deterioration in the Scheme’s funding level and therefore contribute to funding risk. The Trustees recognise that amongst those risks are inflation and interest rate risk.

* + - * 1. The Trustees recognise that whilst increasing risk increases potential returns over a long period, it also increases the risk of a shortfall in returns relative to that required to cover the Scheme’s liabilities, as well as producing more short-term volatility in the Scheme’s funding position. The Trustees take advice on the matter and (in light of the objectives noted in Section 3) carefully consider the implications of adopting different levels of risk.
        2. The Trustees recognise the risks that may arise from the lack of diversification of investments. Subject to satisfying the risk from a mismatch of assets and liabilities, the Trustees believe that the asset allocation policy in place provides an adequately diversified distribution of assets given the level of risk deemed acceptable.
        3. The Trustees recognise that there is a risk in holding assets that cannot easily be sold should the need arise. To guard against this, they review the profile of each portfolio to ensure that there is sufficient liquidity to meet the likely demands of the members.
        4. The Trustees recognise that environmental, social and corporate governance concerns, including climate change, may have a financially material impact on future returns. Section 10 sets out further details on this topic.

Should there be a material change in the Scheme’s circumstances, the Trustees will review whether and to what extent the investment arrangements should be altered.

**Investment Arrangements**

The Scheme’s investment arrangements are detailed in the table below.

|  | Approximate Asset Allocation  (%) |
| --- | --- |
| With-Profits Fund (Scottish Widows) | 75.0 |
| Over 15 Year Index-Linked Gilts Index Fund (LGIM) | 20.0 |
| Cash/Trustee Bank Account | 5.0 |
| **Total** | **100.0** |

Please note that the asset allocation above is based on the analysis undertaken as part of the investment strategy review described in Section 3 of this Statement, based on the Scheme’s actual asset allocation as at December 2017. These allocations are shown for guidance only, and will drift over time. The Trustees retain full discretion over the Scheme’s actual allocation between the with-profits fund, index-linked gilts and cash, and there will be no specific rebalancing ranges applied.

It is the Trustees’ intention that cash in the Trustee bank account will be held to meet the Scheme’s benefits requirements as they fall due. It is anticipated that any surplus cash above the expected amount of benefit payments will be invested in the LGIM Over 15 Year Index-Linked Gilts Index Fund. If there is a cash deficit, monies will be disinvested from the LGIM Over 15 Year Index-Linked Gilts Index Fund.

The Scheme is closed to new entrants and future accrual. No contributions have been paid to the Scheme since the Regulations came into force and the Scheme is not a qualifying scheme for auto enrolment purposes. The Scheme therefore has no requirement for a default arrangement, as defined by the Charges and Governance Regulations. The requirements in relation to a default investment strategy do not apply to the Scheme and are therefore not covered in this Statement.

The Trustees will review the Scheme’s investments on a periodic basis, and amend this Statement should the Scheme’s circumstances change.

**Expected return on investments**

The expected return on investments will be in line with the target investment strategy, set out in Section 5.

**Day–to-Day Management of the Assets**

The Trustees delegate the day-to-day management of the assets to external investment managers. The Trustees have taken steps to satisfy themselves that the managers have the appropriate knowledge and experience for managing the Scheme’s investments and are carrying out their work competently.

The Trustees regularly review the continuing suitability of the Scheme’s investments, including the appointed managers, which may be adjusted from time-to-time. However, any such adjustments would be done with the aim of ensuring the overall level of risk is consistent with that being targeted.

**Realisation of Investments**

The investment managers have discretion in the timing of realisation of investments and in consideration relating to the liquidity of those investments, within parameters stipulated in the relevant appointment documentation.

**Custodians**

The role of a custodian is to ensure the safe keeping of the assets and facilitate all transactions entered into by the appointed investment managers. With the Scheme’s assets invested solely in pooled funds, the Trustees are not responsible for the appointment of the custodian of the assets. This has been delegated to the investment managers.

**ESG, Stewardship and Climate Change**

The Trustees believe that environmental, social and corporate governance (“ESG”) factors may have a material impact on investment risk and return outcomes, and that good stewardship can create and preserve value for companies and markets as a whole. The Trustees also recognise that long-term sustainability issues, particularly climate change, present risks and opportunities that increasingly may require explicit consideration.

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, including undertaking engagement activities (where applicable), in accordance with their own corporate governance policies and current best practice, including the UK Corporate Governance Code and UK Stewardship Code.

**Member views**

Member views are not taken into account in the selection, retention and realisation of investments.

**Investment Restrictions**

The Trustees have not set any investment restrictions on the appointed investment managers in relation to particular products or activities.

**Investment Manager Arrangements**

Investment managers are appointed based on their capabilities and, therefore, their perceived likelihood of achieving the expected return and risk characteristics required for the asset class in which they invest.

The Trustees consider the Scheme’s Investment Adviser’s forward-looking assessment of a manager’s ability to deliver a return in line with expectations over a full market cycle. This view is based on an assessment of the manager’s idea generation, portfolio construction, implementation and business management.

If the investment objective for a particular manager’s fund were to change, the Trustees would review the manager’s appointment to ensure it remains appropriate and consistent with the Trustees’ wider investment objectives.

Due to the nature of the investment vehicles in which the Scheme invests, the Trustees accept that they do not have the ability to specify the risk profile and return targets of the manager. However, the Trustees look to select appropriate mandates whose characteristics are aligned to the overall investment strategy of the Scheme.

The Trustees consider the extent to which ESG and stewardship are integrated into the investment process of each appointed manager and how this aligns with the Trustees’ views. This may include the investment managers’ policy on voting and engagement.

Investment managers are aware that their continued appointment is based on their success in delivering the mandate for which they have been appointed to manage. If the Trustees are dissatisfied, then they will look to replace the manager.

The Trustees may receive reporting and communications from the appointed investment managers from time-to-time. Upon receiving such information, the Trustees review the information, considering whether the performance and behaviour of the manager has been in line with expectations. If a manager is not performing in line with the Trustees’ expectations, or the manager’s investment objectives for the mandate have changed, the Trustees may ask the manager to review their fees or even terminate their appointment by Trustees.

The annual Chair’s Statement comments on items such as transaction costs, however due to the nature of the Scottish Widow’s With Profits fund, transaction costs are not explicitly considered.

The Trustees are long-term investors and do not seek to change the investment arrangements on an unduly frequent basis. The Trustees will generally retain an investment manager unless:

* There is a strategic change to the overall strategy that no longer requires exposure to that asset class or manager;
* The manager appointment has been reviewed and the Trustees have decided to terminate the specific mandate.

**Review of this Statement**

The Trustees will review this Statement at least once every three years and without delay after any significant change in investment policy. Any change to this Statement will only be made after having obtained and considered the written advice of someone who the Trustees reasonably believe to be qualified by their ability in and practical experience of financial matters and to have the appropriate knowledge and experience of the management of pension scheme investments.

**For and on behalf of the Trustees of the Metal Improvement Company Hourly Paid Staff Pension Scheme**