

# Report to the Trustee on the Actuarial Investigation as at 30 June 2022

# Alsco Pty Ltd Superannuation Fund

(a sub-plan of IOOF Employer Super)

23 December 2022

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# Key Results and Recommendations

This report on the actuarial investigation of the Alsco Pty Ltd Superannuation Fund (the Fund), a subplan of IOOF Employer Super, as at 30 June 2022 has been prepared for IOOF Investment Management Limited as Trustee of the Fund.

This report should not be relied upon for any other purpose or by any party other than the Trustee of the Fund. Mercer is not responsible for the consequences of any other use. This report should be considered in its entirety and not distributed in parts. The Trustee should share this report with the Employer who contributes to the Fund. The Employer may consider obtaining separate actuarial advice on the recommendations contained in the report.

#### **Change in Financial Position**

The following table summarises the Fund's financial position, at both this and the previous actuarial investigation.

	Position at 1 July 2022		
Defined Benefits Only	\$000	Asset Coverage	Coverage at 1 July 2019
Assets			
Liability for Vested Benefits*		151.0%	125.4%
Liability for Actuarial Value of Accrued Benefits		168.8%	132.4%
Liability for SG Minimum Benefits		273.3%	191.3%

<sup>\*</sup> Assumes employer consent is given for early retirement benefits

The above totals exclude accumulation liabilities of \$433,000 (for a member over normal retirement age, and in respect of additional benefits for the two defined benefit members).

The coverage levels at 30 June 2022 were higher than the levels at the previous actuarial investigation, due to the following items of positive experience:

- Investment earnings of 5.4% p.a., which were higher than the assumed long term rate (4.6% p.a.);
- Salary growth of 2.75% pa which was lower than expected (3.0% pa);
- The exit of five members during the period which spread the excess assets over a smaller group of members.

The positive experience was offset somewhat by the Employer contribution holiday in respect of defined benefit members over the period.

I have updated the assumptions adopted to value the Plan liabilities from those used in the previous investigation. These reflect changes to the economic environment since the previous actuarial investigation. This has led to an increase in the gap between the assumed rate of investment earnings and the long term rate of salary increases used to determine the Actuarial Value of Accrued Benefits from 1.6% pa to 2.75% pa. This has decreased the Actuarial Value of Accrued Benefits.

#### **Recommended Contribution Rates and Projections**

At 30 June 2022, the Fund was in a satisfactory financial position. The 151% coverage of the Defined Benefit Vested Benefits was significantly above the financing objective of 105% coverage adopted for this investigation.

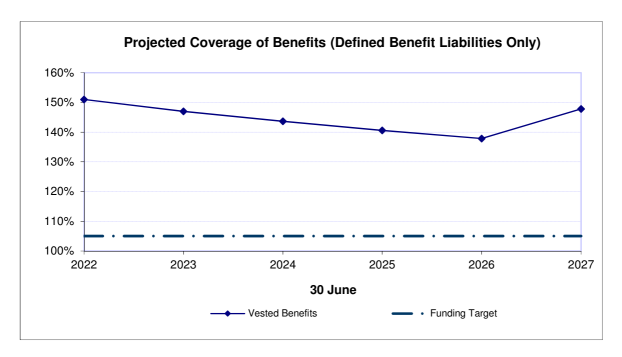
Based on the financial position at 30 June 2022, I recommend that the Employer continues to contribute to the Fund in accordance with the following contribution program:

Benefit Category	Contribution Rate (% of salaries)		
A*	Nil		
В	Nil		
С	Nil		
Accumulation Members	At the Superannuation Guarantee rate or required rate^		

<sup>\*</sup>Inclusive of deemed member contributions

Based on the assumptions adopted for this investigation and the recommended contribution rate, and allowing for any material experience after the investigation date as detailed in this report, I have prepared the following projection of Fund assets and benefit liabilities:

<sup>^</sup> Excess defined benefit assets could be used to meet these contributions



The graph above shows that the recommended contributions are anticipated to result in assets of at least 105% of Defined Benefit Vested Benefits (the financing objective adopted in this investigation) over the period to 30 June 2025.

#### **Risks**

The Trustee should note that the above projection is based on the assumptions adopted, which represent a single scenario from a range of possibilities. The future is uncertain and the Fund's actual experience will differ from these assumptions; these differences may be minor in their overall effect, or they may be significant and material. In addition, different sets of assumptions or scenarios may also be within the reasonable range and results based on those alternative assumptions would be different. However the coverage ratios will be reviewed monthly on an approximate basis by the Trustee. The Trustee's monitoring of the experience specified in the Notifiable Events section of the Funding and Solvency Certificate will provide a further means of identifying adverse experience which warrants an immediate review of the Fund's financial position.

Sections 7 and 8 provide illustrations of the impact of investment volatility on the projected coverage of Vested Benefits and shows that a 1% pa reduction in the assumed future investment return would result in about a 4% increase in the Actuarial Value of Accrued Benefits.

Sections 8 and 9 discuss other risks associated with the liabilities, including salary growth risk, small plan, legislative risk and the risks around the provision of insurance benefits within the Fund.

#### **Other Findings and Recommendations**

#### **Suitability of Policies**

I am satisfied that the following current policies for the defined benefit section of the Fund are suitable:

- The investment policy (subject to the comment below);
- The crediting rate policy;
- The insurance arrangements; and

• The Trustee's process for monitoring the Fund's financial position.

#### **Recommendations**

- I recommend that the Shortfall Limit (for the purposes of SPS 160) should be reduced to 97.4%.
- I recommend that the Trustee consider engaging with the Employer to discuss a lower risk
  investment strategy for the defined benefit assets given the strong funding position and as there
  are only two active members remaining.

#### **Actions Required by the Trustee**

The Trustee should consider this report and confirm its agreement (or otherwise) to the contribution and other recommendations.

The Trustee should seek formal agreement from the Employers to contribute in line with the recommendations.

### Introduction

#### **Background of the Fund**

The Fund is operated for the benefit of employees of Alsco Pty Ltd and is a sub-plan of IOOF Employer Super. The Trustee of IOOF Employer Super, IOOF Investment Management Limited, holds a Registrable Superannuation Entity Licence under the SIS legislation and operates the Fund as required under the Trust Deed.

Fund members receive lump sum defined benefits on retirement, death or disablement. I set out a high level summary of the benefits provided in Appendix A.

The Fund is a resident regulated fund and a complying superannuation fund for the purposes of the SIS legislation. The Fund is taxed as a complying superannuation fund.

The advice contained in this report is given in the context of Australian law and practice. No allowance has been made for taxation, accountancy or other requirements in any other country.

#### **Purpose**

I have prepared this report exclusively for the Trustee of the Alsco Pty Ltd Superannuation Fund for the following purposes:

- To present the results of an actuarial investigation of the Fund as at 30 June 2022;
- To review Fund experience for the period since the previous actuarial investigation as at 30 June 2019;
- To recommend contributions to be made by the Employer intended to allow the Fund to meet its benefit obligations in an orderly manner, and to reach and maintain an appropriate level of security for members' accrued benefit entitlements;
- To satisfy the requirements of the Fund's Trust Deed for actuarial investigations of the Fund's financial position; and
- To meet legislative requirements under relevant Commonwealth superannuation legislation.

It has been prepared in accordance with the requirements of the Trust Deed, the Superannuation Industry (Supervision) Act 1993 and associated regulations (SIS legislation), Prudential Standard SPS 160 issued by APRA and Professional Standard 400 issued by the Actuaries Institute setting out requirements for actuarial investigations of defined benefit superannuation funds under SIS legislation.

The previous actuarial investigation was conducted as at 30 June 2019 by me, on behalf of Mercer, and the results are contained in a report dated 24 December 2019.

#### Significant events since the investigation date

Despite continuing volatility, investment markets have improved over the period since 1 July 2022. However, I have not explicitly allowed for this in preparing this investigation as I do not expect that it would impact my recommendations.

I am not aware of any other significant events that have occurred since 30 June 2022 which would have had a material impact on the findings or recommendations in this report.

# **Experience since the last review**

#### Membership

The membership of the defined benefit section has changed since 30 June 2019 as follows:

Active members at 30 June 2019	7
Exits	5
Active members at 30 June 2022	2
Total salaries at 30 June 2022	*
Average age at 30 June 2022	59.5 years

<sup>\*</sup> removed for privacy reasons

In addition, there was 1 member at 30 June 2022 whose benefits are determined wholly on a defined contributions (or 'accumulation') basis.

During the period under review the number of defined benefit members within the Fund decreased from 7 to 2. This means that the surplus is spread over a smaller number of members and that the coverage of the benefit liabilities (when expressed as a percentage) has increased accordingly.

#### **Investment Returns and Crediting Rates**

The table below shows the rates of investment earnings (after tax, investment fees and asset based administration fees) for the assets supporting defined benefits, and the crediting rates applied to defined benefit members' accounts, over the period since the previous investigation.

	Investment Return (pa)	Crediting Rate (pa)	
Year Ending			
1 July 2020	3.6%	3.6%	
1 July 2021	15.5%	15.5%	
1 July 2022	-2.1%	-2.1%	
Compound Average	5.4%	5.4%	

The average investment return for the three year period to 30 June 2022 was 5.4% p.a. compared to our long term assumption at the last actuarial investigation of 4.6% p.a. The higher return than assumed had a positive impact on the Fund's financial position.

#### **Salary Increases**

Salaries for the current defined benefit members increased by an average of 2.75% pa over the period compared to our longer term assumption at the last actuarial investigation of 3.0% pa. The lower salary increases than assumed had a positive impact on the Fund's financial position.

#### **Contributions**

The Employer contributions paid since the date of the previous actuarial investigation were as follows:

Benefit Category	Contribution Rate (% of salaries)
A*	Nil
В	Nil
С	Nil
Accumulation Members	At the Superannuation Guarantee rate or required
Accumulation Members	rate

<sup>\*</sup>Inclusive of deemed member contributions

The Employer contributions rates for the defined benefit members were in accordance with the prior actuarial investigation and subsequent contribution recommendations.

The contribution holiday had a negative impact on the Fund's financial position.

#### Impact of the experience on the financial position

The main experience items affecting the Fund's financial position during the period from 30 June 2019 to 30 June 2022 were as follows:

Item	Assumption at previous review	Fund experience	Comment on effect
Investment returns	4.6% p.a.	5.4% p.a.	Positive effect – investments grew at a higher rate than assumed
Salary increases	3.0% p.a.	2.75% p.a.	Positive effect – benefit liabilities grew at a lower rate than assumed
Contribution Holiday		Nil	Negative effect - no contributions were paid to cover the cost of benefits accruing
Membership changes		Reduction from 7 to 2	Positive effect – reduction in membership has spread excess assets over a smaller membership base.

## **Actuarial assumptions**

The ultimate cost to the Employer of providing the benefits to members is:

- · the amount of benefits paid out; and
- · the expenses of running the Fund, including tax;

#### less

- members' contributions; and
- the return on investments.

The ultimate cost to the Employer will not depend on the actuarial investigation assumptions or methods used to determine the recommended Employer contribution rate, but on the actual experience of the Fund. The financing method and actuarial assumptions adopted will however affect the timing of the contribution requirements from the Employer.

The actuarial process includes projections of possible future Fund assets and benefit liabilities on the basis of actuarial assumptions about future experience.

These assumptions include investment returns, salary/wage increases, crediting rates, rates at which members cease service for different reasons, and various other factors affecting the financial position of the Fund.

It is not expected that these assumptions will be precisely borne out in practice, but rather that in combination they will produce a model of possible future experience that is considered a suitable basis for setting contribution rates.

#### **Economic assumptions**

The most significant assumption made in estimating the cost of defined benefits is the difference between:

- · the assumed rate of investment earnings; and
- the rate of salary increases used in the projections of future benefit payments.

This difference is commonly referred to as the "gap".

The key economic long term assumptions adopted for this investigation are:

	% p.a.
Investment returns (after tax, investment and asset based administration fees)	6.25% p.a.
Crediting rate (after tax and investment fees)	6.25% p.a.
General salary increases	4.0% p.a. for next 2 years; 3.5% p.a. thereafter

The assumption for investment returns is based on the expected long-term investment return for the Fund's current benchmark investment mix, calculated using Mercer's assumptions of the means and standard deviations of returns from the various underlying asset classes and the correlations of returns between those asset classes.

The general salary increase assumption is based on long term economic forecasts for future increases in average weekly earnings (AWOTE) and discussions with the Employer.

#### **Demographic assumptions**

#### Death, Disablement, Resignation and Retirement

Owing to the small number of defined benefit members, it is inappropriate in our view to apply probabilities that allow for members retiring early, dying and becoming disabled. We have therefore assumed that both current defined benefit members will remain in service until they reach 65 years, Normal Retirement Age, with an appropriate allowance being made to cover the cost of insuring the death and disablement benefits.

#### Retrenchment

No specific allowance is made for the possibility of future retrenchments.

#### Other assumptions

#### **New members**

The Fund's defined benefit section is closed to new entrants. No allowance has been made for new members.

#### **Expenses**

Based on recent experience, administration and management expenses plus the net cost of group life insurance for defined benefit members are assumed to average 1% of defined benefit members' salaries plus \$15,000 p.a indexed at 3%.

#### **Tax**

It is assumed that the current tax rate of 15% continues to apply to the Fund's assessable income, along with current tax credits and deductions.

All future Employer contributions are assumed to be subject to 15% contribution tax, after deduction of any insurance premiums and administration and management costs. All contribution recommendations quoted in this report are gross of contributions tax.

No allowance has been made for:

- Excess contributions tax, as this is payable by the member.
- Additional tax on contributions (including defined benefit notional contributions) for those with incomes above the threshold (currently \$250,000), which is also payable by the member.

#### Impact of the changes in assumptions

The following table sets out changes in assumptions from those used in the previous investigation and the reasons for the changes:

Assumption	Investigation at 1 July 2022	Investigation at 1 July 2019	Reason for change
Investment return	6.25% p.a.	4.6% p.a.	Higher return expectations in medium to long term
Salary increases	4.0% p.a for the next two years; 3.5% p.a thereafter	3.0% p.a.	Higher inflationary expectations and based on discussions with the Employer
Expenses	1.0% of salaries p.a. plus \$15,000 p.a. indexed at 3% p.a	0.75% of salaries p.a. plus \$15,000 p.a. indexed at 3% p.a	Based on recent experience

The overall impact of the changes in assumptions was to:

- decrease the Actuarial Value of Accrued Benefits by \$98,000; and
- decrease the assessed long-term employer cost of future service benefits by 0.4% of salaries.

### **Assets**

#### **Market value**

The net market value of the Fund's assets as at 30 June 2022 amounted to the data provided by the Fund's administrator for the Fund at 30 June 2022).

Calculation of Defined Benefits Assets at 30 June 2022		
Net market value of the Fund's assets as at 30 June 2022		
Less accounts for accumulation members		
Net assets to support the defined benefit liabilities of the Fund		

#### **Operational Risk Reserves**

The assets to meet the Trustee's Operational Risk Financial Requirement (ORFR) are held separately from the assets of the Fund.

The scope of this Investigation does not include a review of the adequacy of assets held to meet the Trustee's ORFR or the Trustee's ORFR strategy.

The Australian Prudential Regulator Authority (APRA) is conducting a review into the existing Prudential Standard SPS 114 Operational Risk Financial Requirement (SPS 114) with enhanced obligations for trustees. The Trustee will likely require a review of its ORFR strategy when the new prudential standard is in effect.

#### **Investment Policy**

#### Assets backing defined benefit liabilities

The Fund's investment strategy for assets supporting defined benefit liabilities, the IOOF MultiMix Balanced Growth Trust, currently involves benchmark exposures of 72% to 'growth' assets such as shares and property and 28% to 'defensive' assets such as cash and fixed interest. 'Growth' assets are expected to earn higher returns over the long term compared to 'defensive' assets, but at the same time to exhibit more variation in returns from year to year.

The actual and strategic asset allocations for the assets supporting the defined benefit liabilities are as follows:

Asset Class	Actual Allocation as at 30 June 2022	Strategic Asset Allocation
Australian shares	22.0%	25.0%
Overseas shares	27.5%	29.0%
Property	10.7%	10.0%
Other growth	11.4%	8.0%
Total growth	71.6%	72.0%
Fixed interest	16.6%	19.0%
Other defensive	6.1%	6.0%
Cash	5.7%	3.0%
Total defensive	28.4%	28.0%
Total	100%	100%

Approximately 70% of the defined benefit liabilities (other than the leaving service benefit for the Category C member and the SG minimum benefit) are not affected by the investment return on the Fund's assets. The volatility of the Fund's investment returns will therefore affect the financial position of the Fund from year to year and is likely to impact on the required level of Employer contributions.

Given that it is not known when members will take their benefit with certainty, the exact term of the Fund's liabilities is unknown. However, with only two members remaining aged 59 and 60, and the defined benefits crystallising at normal retirement age (65), the defined benefit liabilities have a maximum lifespan of 6 years.

The Fund's investments are expected to provide a high level of liquidity in normal circumstances. Hence we do not envisage any problem in being able to redeem assets to meet benefit payments as they arise. However the shorter-term liability profile reduces the ability of the Fund to 'ride out' the ups and downs in returns that are expected from investment strategies with substantial exposure to 'growth' assets (noting however that a significant excess of assets over liabilities currently exists).

Whilst the current investment strategy is not unreasonable, the Trustee may wish to engage with the Employer to discuss whether the defined benefit assets should be moved to a lower risk strategy. Any change in strategy would also need to take into account the fact that some defined benefit liabilities are affected by the return on defined benefit assets.

We can prepare additional information to assist the Trustee and Employer in considering a change in investment strategy if required.

#### **Assets backing accumulation benefit liabilities**

The Fund provides members with a range of investment options for their accumulation benefits (including the additional account balances of defined benefit members). The assets supporting the Fund's accumulation benefit liabilities are invested according to members' selected investment options and the actual returns on those investments (whether positive or negative) are passed on to members via changes in the unit prices by which member account balances are determined. Thus the Fund's accumulation liabilities and related assets are fully matched.

The Fund's investments are expected to provide a high level of liquidity in normal circumstances.

I consider that the Fund's investment policy for assets relating to accumulation liabilities is suitable, having regard to the nature and term of these liabilities.

#### **Crediting Rate Policy**

#### **Defined Benefits**

The resignation benefits for Category C members and the SG minimum benefit are affected by the crediting rate policy.

The main features of the crediting rate policy in relation to defined benefits are summarised briefly below:

- The annual and interim crediting rates are calculated based on the change in unit price of the IOOF Multimix Balanced Growth Trust.
- Crediting rates may be adjusted to ensure that member accounts do not exceed Fund assets and are consistent with any policy covering reserves.
- The Trustee has accepted and approved the above methodology, which is different to the Default IOOF Crediting Rate Methodology.

#### **Accumulation Benefits**

The main features of the unit pricing and crediting rate policy in relation to accumulation member accounts and to the additional accumulation accounts of defined benefit members are summarised briefly below:

- Earnings credited to the accounts are based on the actual net earning rates (i.e. earnings net of investment costs, asset-based administration fees and provisions for tax) of the members' selected investment options. Net earnings are allocated via changes in unit prices. Unit prices are determined on a daily basis. Rules relating to the prices at which units are bought and sold are designed to prevent selection against the Fund by members.
- No investment reserves are held. Net investment earnings are fully passed on to member accounts via unit prices.

#### **Documentation**

The main features of the Fund's unit pricing in relation to accumulation member accounts and to the additional accumulation accounts of defined benefit members are set out in the IOOF Unit Pricing Policy document (current version November 2021).

The Fund's crediting rate policies are set out in the document Defined Benefit Crediting Rate Policy (November 2020).

#### **Conclusion**

A detailed review of the unit pricing and crediting rate policies and related procedures is outside the scope of this investigation.

Based on a review of the main features, I consider that the unit pricing and crediting policy adopted for these benefits is generally suitable taking into consideration the principles of equity between different generations of members and any material risks which may have a significant impact on the Fund (i.e. a market shock or sudden downturn in investment markets).

The general principles of the crediting rate policy are reasonable.

## The Actuarial Approach

#### **Financing Objective**

The financing objective adopted for this investigation is to maintain the value of the Fund's assets at least equal to:

- 100% of accumulation account balances plus
- 105% of Defined Benefit Vested Benefits

Accumulation account balances are matched by specific assets and do not require any additional margins. However approximately 70% of the defined benefit liabilities are not linked to the returns on the underlying assets. A margin in excess of 100% coverage of vested defined benefits is therefore desirable to provide some security against adverse experience such as poor investment returns. I consider that the target margin of 105% is suitable.

Based on the assumptions adopted for this investigation, achieving the financing objective of 105% of Vested Benefits for defined benefit members would also result in at least 100% coverage of the Actuarial Value of Accrued Benefits and a satisfactory margin of coverage over SG Minimum Benefits. Hence, it is not considered necessary to adopt specific financing objectives in relation to these benefit liability measures.

I have taken into consideration the provisions of the Trust Deed and any professional requirements as set out below.

#### **Professional Requirements**

Under Professional Standard 400 issued by the Actuaries Institute, the funding method selected by the actuary "must aim to provide that:

- (a) members' benefit entitlements (including any pension increases provided by the Trust Deed or in accordance with either precedent or the intentions of the Trustee and/or Fund Sponsor) are fully funded before the members retire; and
- (b) the Net Assets of the Fund from time to time, after making full provision for the entitlements of any beneficiaries or members who have ceased to be employed, exceed the aggregate of benefits which employed members would reasonably expect to be payable to them on termination of membership, including the expenses of paying those benefits, and having regard to the provisions of the Trust Deed and the likely exercise of any Options or Discretions." (Paragraph 5.5.4 of PS400).

Accordingly the actuary needs to be satisfied that any funding program is expected to provide a level of assets which meets or exceeds immediate benefit entitlements based on members' reasonable expectations. Should assets fall below that level, the funding program needs to aim to lift assets to at

least the required level over a reasonable time period and to maintain assets at or above the required level thereafter.

The financing objective has been set on the basis that members' reasonable expectations on termination would be to receive their vested benefit entitlement.

#### **Provisions of the Trust Deed**

IOOF Employer Super's Trust Deed includes a requirement that an actuary carry out an actuarial valuation of the financial condition of the Fund in accordance with relevant Commonwealth superannuation legislation.

#### **Financing Method**

There are various financing methods that could be followed in setting the Employer contribution level. This investigation uses the "Target Funding" method, which was also used at the previous investigation.

Under this method, the Employer contribution rate required to provide a target level of coverage of a particular benefit liability measure is determined. The level of the Employer contribution may vary from time to time to ensure that the Fund remains on course towards its financing objective (minimum 105% coverage of Vested Benefits).

I consider that the Target Funding method is suitable in the Fund's current circumstances as it allows the recommended contribution rate to be determined specifically to meet the Fund's financing objective.

#### **Changes in Financing Method**

The Target Funding method was used at the previous investigation.

## Financial Position of the Fund

#### **Vested Benefits**

Vested Benefits are the amounts payable as of right should all active members voluntarily resign or, if eligible, retire at the investigation date. We have assumed that employer consent is given to early retirement.

At 30 June 2022, the Fund assets represented 151.0% of the vested benefits and hence the Fund was considered to be in a "satisfactory financial position" under SIS legislation. The 151.0% coverage of the Defined Benefit Vested Benefits was also significantly above the financing objective of 105% coverage adopted for this investigation.

#### **SG Minimum Benefits**

SG Minimum Benefits are the minimum benefits required under SG legislation, as defined in the Benefit Certificate (also referred to as Minimum Requisite Benefits or MRBs).

The Fund assets at 30 June 2022 were also greater than SG Minimum Benefits and hence the Fund was considered to be "solvent" under SIS legislation.

#### **Actuarial Value of Accrued Benefits**

The Actuarial Value of Accrued Benefits is the expected value (as at the investigation date) of all future expected benefit payments, based on membership to date, discounted to the investigation date, taking into account the probability of payment. This value is calculated using the actuarial assumptions and method outlined in the previous sections. In determining the value, I have not applied a minimum of the vested benefits. Further details concerning the calculation of the Actuarial Value of Accrued Benefits are set out in Appendix C.

The Fund Assets as 30 June 2022 represented 168.8% of the Actuarial Value of Accrued Defined Benefits.

The following table shows these funding measures at both the previous and current valuation dates.

	Position at 1 July 2022		
Defined Benefits Only	\$000	Asset Coverage	Coverage at 1 July 2019
Assets			
Liability for Vested Benefits*		151.0%	125.4%
Liability for Actuarial Value of Accrued Benefits		168.8%	132.4%
Liability for SG Minimum Benefits		273.3%	191.3%

<sup>\*</sup> Assumes employer consent is given for early retirement benefits

The above totals exclude accumulation liabilities of were higher than the levels at the previous actuarial investigation due to:

- The overall positive experience discussed in Section 3; and
- The changes in the actuarial assumptions resulting in a decrease in the Actuarial Value of Accrued Benefits as discussed in Section 4 of this report.

#### **Employer Future Service Cost**

Based on the assumptions adopted for this investigation, I estimate that the Employer's long-term funding costs (i.e. the normal cost of funding future service defined benefit accruals for each category) are as follows:

Defined Benefit Membership Group	Employer long-term cost (of future benefit accrual) (% of Salary/Wage)
Category A	20.4%
Category C	12.4%
Liability weighted average	19.2%

The Employer's long-term funding cost above includes the expected expenses (of 1.0% of salaries) and an allowance for the contributions tax.

The average rate for current members is 19.2% of salaries, compared to 17.8% determined at the previous investigation. The assessed long-term costs for future service have increased by 1.4% of salaries since the last investigation due to:

- an increase in the expense assumption of 0.25% of salaries; and
- a change in the membership profile of the Fund.

These factors were partially offset by an increase in the gap between the assumed rate of investment earnings and the rate of long term salary increases from 1.6% p.a. to 2.75%% p.a.

#### **Recommended Contributions**

Based on the financing objective described and the results of this investigation, I recommend that the Employer continues to contribute to the Fund as follows:

Benefit Category	Contribution Rate (% of salaries)
A*	Nil
В	Nil
С	Nil
Accumulation Members	At the Superannuation Guarantee rate or required rate^

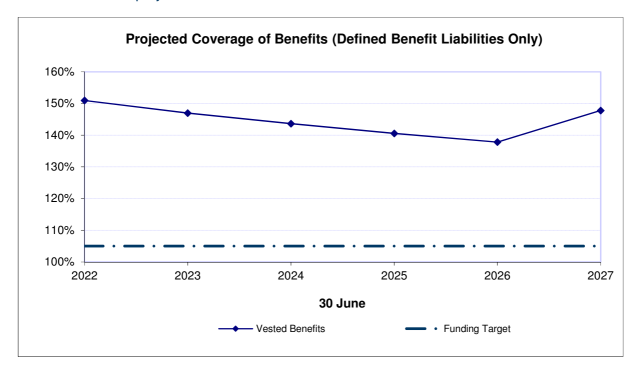
<sup>\*</sup>Inclusive of deemed member contributions

#### **Projected Financial Position**

I have prepared a projection of Fund assets and benefit liabilities based on:

- · the actuarial assumptions adopted for this investigation;
- assuming that the Employer contributes on the basis as recommended.

The results of the projection are as follows:



<sup>^</sup> Excess defined benefit assets could be used to meet these contributions

The Trustee should note that this projection is based on the assumptions adopted, which represent a single scenario from the range of possibilities. The future is uncertain and the Fund's actual experience will differ from those assumptions; these differences may be minor in their overall effect, or they may be significant and material. In addition, different sets of assumptions or scenarios may also be within the reasonable range and results based on those alternative assumptions would be different, as discussed below

The projection above shows that the recommended contributions are anticipated to result in assets of at least 105% of Defined Benefit Vested Benefits (which represents the financing objective adopted in this investigation) over the period to 30 June 2025.

#### **Sensitivity Analysis**

We have tested the effect of changes to the key assumptions on the value of liabilities.

The liabilities shown in this report have been calculated using our best estimate assumptions for investment return (6.25% per annum) and salary growth (4.0% per annum for 2 years, 3.5% per annum thereafter). As both future investment returns and future salary increases are unknown, it is almost certain that actual experience will differ from these assumptions.

It is the difference between the investment return rate and salary growth rate (commonly referred to as the 'gap') that is crucial rather than the individual assumptions, because the value of the assets move with investment returns while most of the Fund's defined benefit liabilities grow with salaries.

To quantify the sensitivity of the Actuarial Value of Accrued Benefits to our assumptions, we have calculated the change in liability based on the following scenarios:

- Decrease the long term investment return assumption by 1% pa;
- Increase the Salary growth assumption by 1% pa;

All other assumptions, including the Employer contribution rates, are assumed to remaining the same.

The effects of these changes are shown below:

	Actuarial Value of Accrued Benefits	Change in liabilities	Change in liabilities
Scenario	\$M	\$M	%
Base assumptions as shown previously			
Decrease investment return by 1% pa		0.092	4.4%
Increase salary increase by 1% pa		0.080	3.8%

## **Key Risks**

#### **Investment Volatility**

Approximately 70% of the current vested benefits for defined benefit members are linked to salaries and not linked to investment returns. Therefore the Fund's vested benefits coverage is sensitive to changes in the investment returns.

I have considered the impact of investment volatility on the Fund's financial position over the next few years using a "High return" and a "Low return" scenario. The returns under both scenarios have been derived from assumptions about the likely risk attached to the Fund's defined benefit investment strategy.

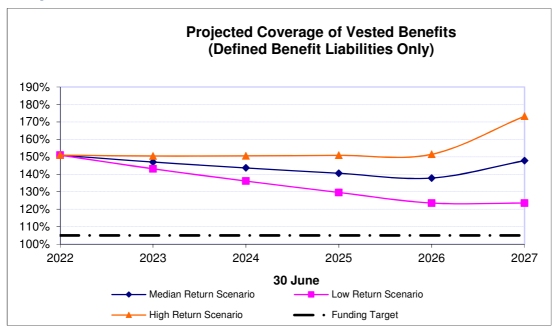
Using the investment return model and assumptions adopted, there is approximately a 10% chance of the Fund's cumulative investment return being less than the "Low return". Similarly, there is approximately only a 10% chance of the Fund's cumulative investment return being greater than the "High return" scenario.

1 July 2022 to 30 June	Assumed Cumulative Investment Return (%)		
	"Low Return"	Valuation	"High Return"
2023	2.5%	6.25%	9.7%
2024	5.1%	12.9%	20.3%
2025	7.7%	19.9%	32.0%
2026	10.4%	27.4%	44.8%
2027	13.1%	35.4%	58.9%

The cumulative investment return is the total return from 1 July 2022 up to 30 June in the year shown. The extent of variation allowed for in these projections reflects the Fund's asset mix and Mercer's views on potential variability in investment results in various investment sectors.

The graph below shows the effect on the projected ratio of assets to Vested Benefits for defined benefit members under the "High return" and "Low return" scenarios, with all other investigation assumptions remaining unchanged.

#### **Projections**



Based on fluctuations in investment returns only, and assuming other experience is in line with the assumptions adopted for this investigation, there is approximately an 80% chance that the coverage of assets over Vested Benefits at 30 June 2025 will fall in the range from 130% to 151%.

Please note that the "low return" scenario and the "high return" scenario shown above are illustrations only, and show what may occur under assumed future experiences that differ from our baseline assumptions. These scenarios do not constitute upper or lower bounds and the actual future coverage of Vested Benefits may differ significantly from the range shown above, depending on actual future experience.

In my view, the Trustee should be satisfied with the expected level of security over the next few years.

#### Salary growth risk

The risk is that wages or salaries (on which future benefit amounts will be based) will rise more rapidly than assumed, increasing benefit amounts and thereby requiring additional employer contributions. This risk is borne by the Employer.

For example, if the assumed future salary increase rate was increased by 1% p.a. with no change in other assumptions, then

- (i) the Actuarial Value of Accrued Benefits would increase by \$80,000 (Employer funding cost impact \$80,000/0.85 = \$94,000), with a resulting reduction in the coverage of the Actuarial Value of Accrued Benefits from 169% to 163%; and
- (ii) the estimated employer cost of future service benefits would increase from 19.2% to 19.6% of salaries under this scenario.

The actual rate of future salary increases may vary (positively or negatively) from the rate assumed at this investigation by much more than the (positive) 1% pa illustrated in the example above.

#### Legislative risk

This risk is that legislative changes could be made which increase the cost of providing the defined benefits – for example, an increase in the rate of tax on superannuation funds. This risk is borne by the Employer and is a potential risk with the current level of government debt and rising interest rates.

#### Small plan risk

This risk relates to supporting a defined benefit plan where there are few remaining defined benefit members meaning the law of averages no longer applies and the time horizon of the defined benefit liabilities may have become short. Issues that may require consideration include:

- (i) Funding may have previously been based on the Defined Benefit plan continuing in the longer-term, which may no longer hold. Therefore greater focus is required on the funding of benefits immediately payable to members (e.g. Defined Benefit Vested Benefits);
- (ii) With few remaining members, the experience of a single member or event will have a proportionately larger impact on the financial position. Therefore more frequent monitoring of the financial position will be required;
- (iii) Contributions required to finance any shortfalls, specifically as a percentage of salary roll of defined benefit members, can become significant;
- (iv) The investment strategy may have been set based on the Defined Benefit liabilities continuing in the longer-term, which may no longer hold. Therefore the strategy may need to be revised to reflect the shorter term of the liabilities;
- (v) Fees in respect of the plan, particularly relative to the number of defined benefit members and salary roll, can become significant. Most actuarial tasks are essentially the same whether there are one or 100 defined benefit members. As defined benefit funds reduce in membership, the actuarial fees may, in fact, increase because of additional monitoring being required. Industry changes such as the SG rate increase can also result in additional fees;, and
- (vi) The expected wind-down of the remaining defined benefit members.

## Insurance and Related Risks

#### Insurance

The Fund is not permitted to self-insure.

For defined benefit members, the group life sum insured formula currently in use for both death and TPD benefits is:

Sum insured = Death Benefit - Vested Benefit

The total amount insured should cover the excess of the death/TPD benefits over the Fund's assets, unless there is a funding shortfall. Based on the formula in use at the investigation date, the coverage of death/TPD risk as at 30 June 2022 for the Fund was as follows.

Defined Benefit members	\$000
Death/Disablement Benefits	
Less: Sum Insured	
Less: Assets	
Uncovered Death/Disablement Benefits	

There is an amount of over-insurance as assets currently exceed the total of death/TPD benefits. Whilst there is scope to reduce the level of insurance or remove it entirely, I believe it is reasonable to maintain the existing insurance.

The definition of TPD in the policy is also used to establish a member's eligibility for the benefit under the Fund's governing rules, thus avoiding any definition mis-match risk.

In my opinion, the current group life insurance arrangements, including the sum insured formula for defined benefit members, are appropriate and provide adequate protection for the Fund.

#### **Documentation**

The insurance arrangements are underwritten by TAL Life Limited ("the insurer") and outlined in a Group Life Master Policy effective from 1 July 2021 (as amended by subsequent endorsements) between the Trustee and the insurer. The purpose of the insurance policy is to protect the Fund against unexpectedly large payouts on the death or disablement of members.

#### Conclusion

I consider that the Fund's current insurance arrangements are suitable.

### **Prudential Standards**

The prudential regulator (APRA) has issued a number of Prudential Standards for the superannuation industry, including Prudential Standard (SPS 160) relating to the financial management and funding of defined benefit plans. We have commented below on several requirements arising from SPS 160.

#### **Shortfall Limit**

The Trustee must determine a "Shortfall Limit" for each fund, being:

"the extent to which the fund can be in an unsatisfactory financial position with the Trustee still being able to reasonably expect that, because of corrections to temporary negative market fluctuations in the value of the fund assets, the fund can be restored to a satisfactory financial position within a year".

We understand that the Fund's Shortfall Limit, determined by the Trustee on the basis of previous actuarial advice, is 98.4%.

The Shortfall Limit is expressed as the coverage level of the defined benefits vested benefits by the defined benefit assets. It is appropriate to consider the following factors when determining if the Shortfall Limit remains appropriate:

- The guidance provided in the relevant Actuaries Institute Information Note: Shortfall Limit in Prudential Standard 160 dated June 2013;
- The investment strategy for defined benefit assets, particularly the benchmark exposure of 72% to "growth" assets;
- The results of this investigation regarding the extent to which the current and projected Vested Benefits are not linked to the investment return on defined benefit assets (i.e. salary-based benefits and the current and projected relativity between Vested Benefits and Minimum Requisite Benefits.

Based on the above, we recommend updating the current Shortfall Limit to 97.4%.

The projections also indicate that the level of Minimum Requisite Benefits is not expected to be a constraint in determining the Shortfall Limit. We will reassess the suitability of the adopted Shortfall Limit as part of the next regular actuarial investigation. The Shortfall Limit should be reviewed earlier if there is a significant change to the investment strategy for defined benefit assets – in particular a change to a more defensive strategy which has a benchmark allocation to "growth" assets of less than 65% - or if the Trustee otherwise considers it appropriate to do so.

#### **Monitoring Process**

SPS 160 also requires the Trustee to determine and implement a process for monitoring the defined benefit Vested Benefits coverage against the Shortfall Limit for each plan. If this monitoring process indicates that the vested benefits coverage has (or may have) fallen below the Shortfall Limit, then under SPS 160:

- An "Interim Actuarial Investigation" may be required (depending on the timing of the next regular actuarial investigation).
- A Restoration Plan is required to be put in place if an Interim Actuarial Investigation finds the plan has breached its Shortfall Limit. The Restoration Plan must be designed to return the plan to a "satisfactory financial position", so that the Vested Benefits are fully covered, within a reasonable period that must not exceed 3 years and this must be submitted to APRA.

I recommend that the Trustee continues its monthly monitoring process to review the progress of the Fund's coverage of Vested Benefits to ascertain if an adjustment to the Employer contribution levels is required prior to the next complete investigation.

The Trustee should also continue to monitor the "Notifiable Events" specified in the Fund's Funding and Solvency Certificate and advise the Actuary should any actual or potential Notifiable Events occur.

#### Requirements due to Unsatisfactory Financial Position

#### **Restoration Plan**

Under SPS 160, a Restoration Plan is also required to be put in place if the actuary finds in a regular Actuarial Investigation that a plan:

- Is in an unsatisfactory financial position (whether or not the Shortfall Limit has been breached); or
- Is likely to fall into an unsatisfactory financial position.

The Restoration Plan must be designed to return the plan to a "satisfactory financial position", so that Vested Benefits are fully covered, within a reasonable period that must not exceed 3 years from the investigation date.

An SPS 160 Restoration Plan is not required if the plan is technically insolvent (in which case the insolvency rules must be followed). If an SPS 160 Restoration Plan is already in place then any changes to the contribution program (including its period) must be made within the framework of that Restoration Plan.

As indicated by the financial position and the projections, we consider that:

- The Fund is not in an unsatisfactory financial position; and
- The Fund is not likely to fall into an unsatisfactory financial position.

Hence the special requirements of SPS 160 for funds in an unsatisfactory financial position do not apply at this investigation.

#### **Actuary's Reporting Requirements**

Section 130 of the SIS Act requires that if an actuary forms the opinion that a plan's financial position may be unsatisfactory, or may be about to become unsatisfactory, and that opinion was formed in performing an actuarial function, the actuary must advise both the Trustee and the prudential regulator (APRA) in writing immediately. Note: an unsatisfactory financial position applies where assets are less than Vested Benefits.

These requirements do not currently apply as I am of the opinion that the Fund's financial position is not unsatisfactory (or about to become unsatisfactory).

#### **Statements Required by SPS 160**

This section provides statements required to be made under APRA Prudential Standard SPS 160. Values cited relate to the Fund as a whole (inclusive of all accumulation members and accounts).

- (a) The value of the Fund's assets as at 30 June 2022 was \$3,934,000. This value excludes assets held to meet the Operational Risk Financial Requirement.
- (b) In my opinion, the value of the liabilities of the Fund in respect of accrued benefits as at 30 June 2022 was \$2,507,000. Hence, I consider that the value of the assets at 30 June 2022 is adequate to meet the value of the accrued benefit liabilities of the Fund as at 30 June 2022. Taking into account the circumstances of the Fund, the details of the membership and the assets, the benefit structure of the Fund and the industry within which the Employer operates, I consider that the assumptions and valuation methodology used are appropriate in relation to the determination of the accrued benefit liabilities for the purposes of this report. Further comments on the assumptions and valuation methodology are set out in Sections 4 and 6 of this report. Assuming that the Employer contributes in accordance with my recommendations based on the assumptions used for this actuarial investigation, I expect that assets will remain sufficient to cover the value of accrued benefit liabilities over the period to 30 June 2025.
- (c) In my opinion, the value of the liabilities of the Fund in respect of vested benefits as at 30 June 2022 was \$2,752,000. Hence I consider that the value of the assets at 30 June 2022 is adequate to meet the value of the vested benefit liabilities of the Fund as at 30 June 2022. Assuming that the Employer contributes in accordance with my recommendations based on the assumptions made for this actuarial investigation, I expect that assets will remain sufficient to cover the value of vested benefit liabilities over the period to 30 June 2025. Hence I consider that the financial position of the Fund should not be treated as unsatisfactory as defined in SPS 160.
- (d) In my opinion, the value of the liabilities of the Fund in respect of the minimum benefits of the members of the Fund as at 30 June 2022 was \$1,714,000. Hence the Fund was not technically insolvent at 30 June 2022.
- (e) A projection of the likely future financial position of the Fund over the 3-year period following 30 June 2022, based on what I consider to be reasonable expectations for the Fund for the purpose of this projection, is set out in Section 7 of this report,
- (f) Based on the results of this investigation, I consider that the Shortfall Limit requires review. Comments are set out earlier in this section.
- (g) In respect of the 3-year period following 30 June 2022, I recommend that the Employer contribute to the Fund as follows:

Benefit Category	Contribution Rate (% of salaries)
A*	Nil
В	Nil
С	Nil
Accumulation Members	At the Superannuation Guarantee rate or required
Accumulation Members	rate^

<sup>\*</sup>Inclusive of deemed member contributions

- (h) The Fund is used for Superannuation Guarantee purposes:
  - all Funding and Solvency Certificates required under Division 9.3 of the SIS Regulations have been issued for the period from the date of the last investigation to 30 June 2022;
  - I expect to be able to certify the solvency of the Fund in any Funding and Solvency Certificates that may be required in the three year period from 30 June 2022.

<sup>^</sup> Excess defined benefit assets could be used to meet these contributions

## **Actuarial Certification**

#### **Actuary's certifications**

#### Professional standards and scope

This report has been prepared in accordance with generally accepted actuarial principles, Mercer's internal standards, and the relevant Professional Standards of the Actuaries Institute, in particular PS400 which applies to "...actuarial investigations of the financial condition of wholly or partially funded defined benefit superannuation funds."

#### **Use of report**

This investigation report should not be relied upon for any other purpose or by any party other than the Trustee of the Fund. Mercer is not responsible for the consequences of any other use. This report should be considered in its entirety and not distributed in parts. The Trustee should share this report with the Employer(s) who contribute(s) to the Fund. The Employer(s) may consider obtaining separate actuarial advice on the recommendations contained in the report.

The advice contained in this report is given in the context of Australian law and practice. No allowance has been made for taxation, accountancy or other requirements in any other country.

#### **Actuarial Uncertainty and Assumptions**

An actuarial investigation report contains a snapshot of a Fund's financial condition at a particular point in time, and projections of the Fund's estimated future financial position based on certain assumptions. It does not provide certainty in relation to a Fund's future financial condition or its ability to pay benefits in the future.

Future funding and actual costs relating to the Fund are primarily driven by the Fund's benefit design, the actual investment returns, the actual rate of salary growth and any discretions exercised by the Trustee or the Employer. The Fund's actuary does not directly control or influence any of these factors in the context of an actuarial investigation.

The Fund's future financial position and the recommended Employer contributions depend on a number of factors, including the amount of benefits the Fund pays, the cause and timing of member withdrawals, plan expense, the level of taxation and the amount earned on any assets invested to pay the benefits. These amounts and others are uncertain and unknowable at the investigation date, but are predicted to fall within a reasonable range of possibilities.

To prepare this report, assumptions are used to select a single scenario from the range of possibilities. The results of that single scenario are included in this report.

However, the future is uncertain and the Fund's actual experience will differ from those assumptions; these differences may be significant or material. In addition, different assumptions or scenarios may also be within the reasonable range and results based on those assumptions would be different. For this reason, this report shows the impact on the Fund's financial position if alternative assumptions were to be adopted.

Actuarial assumptions may also be changed from one investigation to the next because of mandated requirements, Fund experience, changes in expectations about the future and other factors. We did not perform, and thus do not present, an analysis of the potential range of all future possibilities and scenarios.

Because actual Fund experience will differ from the assumptions, decisions about benefit changes, investment policy, funding amounts and benefit related issues should only be made after careful consideration of possible future financial conditions and scenarios, and not solely on the basis of a set of investigation results.

#### **Additional information**

The next **actuarial investigation** is required at a date no later than 30 June 2025. At that time, the adequacy of the Employer contribution levels will be reassessed.

The next **Funding and Solvency Certificate** is required at least 12 months before the expiry of the current Funding and Solvency Certificate (which expires on 31 May 2027).

The next **Benefit Certificate** is required following the expiry of the current Benefit Certificate (which expires 30 June 2023). The current Benefit Certificate is designed to accommodate changes to the legislated Superannuation Guarantee schedule.

#### **Further Information**

Please contact me to provide any supplementary information or explanations about this actuarial investigation as may be required.

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Fellow of the Institute of Actuaries of Australia

**23 December 2022** 

I have reviewed this report under Mercer's professional Peer Review Policy. I am satisfied that it complies with the applicable professional standards and uses assumptions and methods that are suitable for the purpose.

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**Angela Hartl** 

Fellow of the Institute of Actuaries of Australia

## Appendix A

# **Fund Design**

#### **Summary of benefits**

A summary of the main benefit provisions in respect of defined benefit members is set out below. Reference should be made to the formal governing documents for definitive statements.

Members'	Category A 5% of salary (deemed)		
Contributions	Category C 5% of salary. The Employer contributes		
Contributions	member contributions of 5% of salary for certain		
	members.		
Accrued Multiple	An amount subject to maximum multiple of 7, determined as follows		
Accided Multiple	,		
	<ul><li>(a) 18.5% for each year of service as a category A member plus</li><li>(b) 15.0% for each year of service as a category C member after 1 July 1981</li></ul>		
Salary (SAL)	Annual salary prior to exit		
Final Average Salary (FAS)	Average of the three highest annual salaries on each 1 July in the last 10 years' service.		
Normal Retirement Age	65th birthday.		
Early Retirement Age	Available with Employer consent within 10 years before the Normal Retirement Date or at any time on account of ill health.		
<b>Voluntary Contribution</b>	Means the sum of:		
Account	(i) additional contributions (if any) made to the Fund by the		
	member,		
	(ii) amounts transferred into the Fund from other		
	superannuation funds,		
	(iii) interest at the former Fund Earning Rate to 1 July 2004,		
	and (iv) investment income based on unit price movement after 1		
	July 2004		
Normal Retirement	Accrued Multiple x FAS;		
Benefit	plus the Voluntary Contribution Account		
	This benefit is subject to a minimum of the Member's Resignation Benefit.		
Early Retirement Benefit	As for Normal Retirement		
(ERB)			

-

Late Retirement	Normal Retirement Benefit accumulated with interest from the Normal Retirement Age.	
Death/Total and Permanent Disability Benefit	A lump sum equal to the greater of:  a) (i) 5 times Salary for Category A Members, plus the Voluntary Contribution Account,  (ii) 3 times Salary for Category C Members, plus the Voluntary Contribution Account  and	
	<ul> <li>b) the Member's Normal Retirement Benefit for Category A and C Members</li> <li>The excess of (a) over (b) must reduce linearly from 5 years before the Normal Retirement Date to nil at the Normal Retirement Date.</li> </ul>	
Resignation Benefit	(a) Category A  The Normal Retirement Benefit (excluding the Voluntary Contribution Account) multiplied by 100% - ((55-A) x 1.5%) plus the Voluntary Contribution Account where A is the Member's age. This percentage is subject to minimum of 70% at age 35 or below and a maximum of 100% at age 55 or above.  (b) Category C  The sum of:  - the July 1996 Account  - Superannuation Guarantee Account  - Member Contribution Account,  - Voluntary Contribution Account, and  - The Resignation Benefit in respect to the Member's Category A service for Members who transferred from Category A at the date of transfer.  For Categories A and C, the Resignation Benefit is subject to a minimum of the Member's withdrawal benefit under a previous benefit design, which is calculated as:  a) twice the member's contributions after 1 July 1992 with interest, b) the member's contributions before 1 July 1992 with interest, increased by 10% for each year of membership in excess of 5, subject to a maximum increase of 100% after 15 years, plus c) the Voluntary Contribution Account.	
Retrenchment Benefit	For Category A and C Members, the Member's equitable share of the Fund.	

The table below indicates the material discretions available to the Trustee and Employer and the member options specified within the Fund's legal documents, to the extent that these affect benefits. The table also shows the general prevalence of the past exercise of discretions and the options chosen by the members. Please note that past exercises of discretions should not be viewed as precedents that would constrain any future decisions.

Trustee and Employer Discretions		
Description and Deed Reference	Historical Prevalence	
Early retirement with consent of Employer from age 55	Consent has been given in past cases	
Membe	r Options	
Description and Deed Reference	Historical Prevalence	
None	None	

Neither the Trustee nor the Employer has a right within the Trust Deed to review benefits or member contribution rates.

Benefits on leaving service for any reason are subject to a minimum Superannuation Guarantee benefit described in the Fund's Benefit Certificate.

#### The Superannuation Guarantee (Administration) Act 1992

This Act requires employers to provide minimum superannuation benefits that are fully vested in their employees within a complying superannuation fund.

The contribution rates recommended in this report and the projected financial positions allow for benefits being augmented as necessary to meet the minimum Superannuation Guarantee (SG) benefit described in the Fund's current Benefit Certificate.

Under current legislation the SG rate is currently 10% and will increase by 0.5% pa from 1 July 2023 until it reaches 12% from 1 July 2025.

### Appendix B

## **Data assumptions**

#### **Data provisions**

To prepare this report, we have relied on financial and participant data provided by the Fund's administrator. The data used is summarised in this report. The data used is summarised in this report. We have not independently verified or audited the data provided but have performed a range of broad "reasonableness" checks and tested for consistency with previous records. We are satisfied that the data is sufficiently accurate for the purposes of this actuarial investigation.

We have also relied upon the documents, including amendments, governing the Fund as provided by the Trustee. The Trustee is ultimately responsible for the validity, accuracy and comprehensiveness of this information. If the data or Fund provisions are not accurate and complete, the investigation results may differ significantly from the results that would be obtained with accurate and complete information; this may require a revision of this report

### Appendix C

# Calculation of the Actuarial Value of Accrued Benefits

The calculation of the Actuarial Value of Accrued Benefits has been carried out using a method of apportionment of benefits between past and future membership that satisfies the requirements of Professional Standard No. 402 of the Actuaries Institute and is acceptable for Australian Accounting Standard AASB 1056 purposes.

#### **Defined Benefits**

The past membership components of all defined benefits payable in the future from the Alsco Pty Ltd Superannuation Fund in respect of current membership are projected forward allowing for assumed future salary increases and credited interest rates and are then discounted back to the investigation date at the investment return rate assumed for the investigation.

The past membership component for each type of benefit is:

**Retirement:** based on the member's accrued benefit multiple or relevant

account balances at the investigation date

**Death and Disablement:** not valued

**Resignation:** based on the member's accrued benefit multiple or relevant

account balances at the investigation date, allowing, where applicable, for future vesting to the projected date of resignation

The weighted average term of the accrued benefit liabilities is 5.9 years.

#### **Accumulation Benefits**

The value of accumulation benefits has been taken as the sum of the balances held in accumulation accounts at the date of the investigation.

#### **Methodology of Calculating the Actuarial Value of Accrued Benefits**

The method used for the determination of Accrued Benefits is the same as that used at the previous investigation.

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