COURTIERS INVESTMENT SERVICES LIMITED GOVERNANCE ADVISORY ARRANGEMENT ('GAA')

Statement for the year ended: 5th April 2019

Prepared in accordance with the

Financial Conduct Authority's Conduct of Business Rules (COBS 19.5.5)

Executive Summary

The GAA is required to assess the ongoing value for money for 'Relevant Policyholders' delivered by 'Relevant Schemes', in accordance with the **Personal Pension Schemes (Independent Governance Committees) Instrument 2015**.

The GAA has not raised any concerns with the Provider in relation to the value for money for 'relevant policyholders' of those schemes using the default funds.

The GAA has not escalated any unresolved concerns to the Financial Conduct Authority ('FCA').

The GAA has not needed to notify any 'relevant policyholders' or their respective employers of any concerns.

This Statement has been prepared by the Chair of the GAA in accordance with the above Instrument. Further details are set out below.

FCA Definitions

Governance Advisory Arrangement (per FCA Rules COBS 19.5). An arrangement between a 'firm' and a third party under which the third party establishes a committee to represent the interests of 'relevant policyholders' in the firm's 'relevant schemes'.

Relevant policyholder (per FCA Rules COBS 19.5). A member of a relevant scheme who is or has been a worker entitled to have contributions paid by or on behalf of his employer in respect of that relevant scheme. Relevant policyholders are referred to as "members" in the following sections of this report.

Relevant scheme (per FCA Rules COBS 19.5). A personal pension scheme or stakeholder pension scheme for which direct payment arrangements are, or have been, in place, and under which contributions have been paid for two or more employees of the same employer.

Firm. An FCA authorised individual or person. COURTIERS Investment Services Limited is an FCA authorised *firm.*

1. INTRODUCTION

The GAA was established on 2nd September 2015 by COURTIERS Investment Services Limited ("**the Provider**" or "COURTIERS") in partnership with PS Independent Trustees Limited, a firm of professional trustees with experience of workplace pension schemes and the governance of defined contribution (DC) pension schemes. On 1st November 2018, PS Independent Trustees Limited changed its name to Punter Southall Governance Services Limited ("**PSGS**").

COURTIERS Investment Services Limited was founded in 1982 and is a privately owned wealth management firm and SIPP provider, advising individual and corporate clients. COURTIERS manages a range of funds for its clients, offering global investment opportunities across a range of asset classes. The Provider is authorised and regulated by the Financial Conduct Authority (FCA).

At the date of this Statement, there is only one 'relevant scheme' in place with the Provider and one default fund available to members. COURTIERS as the product provider does not design or choose the default strategies. The default strategies have been determined by the Employer(s) and their authorised financial advisers. The GAA and COURTIERS have an objective to monitor the default fund to ensure it is appropriate and it provides 'value for money'. COURTIERS as an adviser does speak to its clients regarding the different investment options available and makes a recommendation on which strategy is most suitable given the Employers' objectives and age/salary profile of their employees. This recommendation is officially confirmed in the suitability report provided to the Employer. This potential conflict of interest where firms give advice on SIPPS as well as administer them is recognised by COURTIERS and managed in accordance with Principle 8

of the FCA's Principles for Businesses. The GAA understands that COURTIERS discloses the potential conflict to members at the outset and management procedures are in place to ensure any potential or actual conflicts of interest are dealt with appropriately and are 'fit for purpose'.

Members who choose to invest in the other investment funds offered by COURTIERS ('self-select' or 'non-core' funds) make their own conscious decisions to invest in particular funds and the GAA has taken this into account in this report (see Section 4).

At the time of signing this Statement, there is only one relevant scheme that is a 'qualifying scheme' being used by the employer(s) for Auto-Enrolment (AE) purposes.

1.1 Committee

The GAA is constituted with 5 individual members forming a committee. To ensure independence of the GAA from the Provider, the majority of the individuals on the GAA are provided by PSGS and the remaining members are provided by COURTIERS.

The GAA has a duty to protect the interests of members of the relevant schemes operated by the Provider.

As a minimum, the GAA has a duty to:

- act solely in the interests of members of the workplace pensions operated by the Provider;
- operate independently from the Provider, in accordance with the GAA's Terms of Reference;
- assess and where necessary, challenge the Provider on whether the relevant schemes provide value for money for members.

The GAA must provide yearly reports to members on how the relevant schemes operated by the Provider have performed.

The workplace pension schemes marketed by the Provider have only been available for a relatively short period of time and this Statement reflects the contemporary nature of the products under review.

The workplace pension scheme covered by this report is:

> The COURTIERS Group SIPP ('the Group SIPP')

This workplace pension scheme was established with effect from 6th October 2015. As at 5th April 2019, there were no other products that fell within the scope of COBS 19.5.5.

1.2 Terms of reference

A copy of the GAA Board's Terms of Reference and contact address for queries is available to members of the COURTIERS Group SIPP at: www.courtiers.co.uk.

1.3 Further information

Further information on the GAA is also available to members at: www.courtiers.co.uk.

2. SUMMARY

The GAA has considered the ongoing value for money for members of the relevant schemes operated by the Provider through assessing, for example:

2.1 That, where required, the default investment strategies are designed and executed in the interests of members with default investment funds, and

2.2 that the Provider

- regularly reviews the characteristics and net performance of the initial investment strategies
 to assess whether they are appropriately designed, to ensure these are aligned with the
 interests of members;
- is taking, or has taken, action to make changes that the Provider or GAA consider necessary;
- 2.3 ensures that the core scheme financial transactions are processed promptly and accurately;
- **2.4** considers the levels of charges borne by members;

2.5 reviews the direct and indirect costs incurred as a result of managing and investing and activities in connection with the managing and investing of members' pension savings, including transaction costs.

3. DEFAULT ARRANGEMENT

The Provider has undertaken an assessment of the default investment strategy offered to members and the investment performance of the initial default fund in the period covered by this Statement to ensure appropriateness.

The initial default strategy available to members is:

> The COURTIERS Balanced Lifestyle Strategy (Targeting Annuity)

The initial default strategy was made available to Group SIPP investors by the Provider with effect from **6**th **October 2015**. Although the default fund was made available at this time, the underlying funds were launched in November 2015. Where there is an adviser in place, the responsibility for establishing a default investment arrangement, where such an arrangement is required, and for the on-going monitoring of the default arrangement is between the adviser and the employer sponsoring the workplace pension scheme.

The COURTIERS Balanced Lifestyle Strategy is an investment strategy which incorporates a lifestyle feature designed to reduce investment risk ahead of a member's planned retirement age by gradually switching the asset allocation from higher to lower risk investments. During this risk reduction phase, members can still make single or regular contributions.

As a default, the COURTIERS Balanced Lifestyle Strategy targets the purchase of an annuity which assumes that 25% of a member's retirement fund will be taken as a tax-free cash sum at retirement, with the remaining 75% used to purchase an annuity. The strategy also offers the option to target drawdown, or to target cash as alternative outcomes.

The Balanced Lifestyle Strategy fund uses three funds before the lifestyling stage. The underlying funds and the overall percentages, pre-lifestyling are:

- COURTIERS UK Equity Income I Shares Accumulation Fund (40%)
- COURTIERS Global (ex UK) Equity Income I Shares Accumulation Fund (40%)
- COURTIERS Investment Grade Bond I Shares Accumulation Fund (20%)

The Provider has advised that it is currently reviewing the default lifestyle strategy (The COURTIERS Balanced Lifestyle Strategy (Targeting Annuity) fund) in light of experience since April 2015 which suggests that fewer members are now looking to annuitise. Any new default will still utilise the above three Funds but the lifestyle profile will change.

The characteristics of these Funds and their investment objectives are set out below:

3.1 COURTIERS UK Equity Income I Shares Accumulation Fund

The investment objective of the Fund is to achieve a combination of income and capital growth. The Fund achieves this through investment predominantly in equities of companies incorporated, domiciled or having the predominant part of their business in the UK.

3.2 COURTIERS Global (ex UK) Equity Income I Shares Accumulation Fund

The investment objective of the Fund is to achieve a combination of income and capital growth. The Fund achieves this through investment predominantly in equities of companies incorporated, domiciled or having the predominant part of their business outside of the UK.

3.3 COURTIERS Investment Grade Bond I Shares Accumulation Fund

The investment objective of the Fund is to achieve a combination of income and capital growth. The Fund achieves this through investment predominantly in investment grade government and non-government fixed and variable interest rate securities globally.

3.5 Cumulative performance of the COURTIERS Balanced Lifestyle Strategy Fund (% Growth)

Fund	01/01/2019	06/01/2019	06/10/2018	06/04/2018	Inception
	to	to	to	to	date to
	05/04/2019	05/04/2019	05/04/2019	05/04/2019	05/04/2019
COURTIERS Balanced Lifestyle Strategy Fund	8.1689	7.6956	0.6665	5.6080	33.6751

3.6 Cumulative performance of the underlying funds within the default fund (% Growth)

Fund	01/01/2019 to 05/04/2019	06/01/2019 to 05/04/2019	06/10/2018 to 05/04/2019	06/04/2018 to 05/04/2019	Inception date to 05/04/2019
COURTIERS GIbI (ex UK) Eq Inc I Acc Fund	9.3214	9.0774	-2.0708	4.5649	46.8938
Benchmark 1: IA OE Global Equity Income	10.2089	9.6722	1.8411	10.0087	42.2228
COURTIERS Investment Grade Bd I Acc	-0.2833	-0.3774	-0.3774	4.1420	5.5266
Benchmark 1: IA OE Global Bonds	1.8287	1.4350	2.8419	4.0207	21.6867
COURTIERS UK Equity Income I Acc	11.3411	10.4269	2.9074	6.8308	35.0402
Benchmark 1: IA OE UK Equity Income	10.9754	9.9810	0.2479	5.0547	20.0303

Notes:

- All figures from Morningstar (www.morningstar.co.uk) as at 05 April 2019.
- Inception date is 27 November 2015.

For the COURTIERS Investment Grade Bond fund, the peer group (the IA Global Bond sector) comprises a broad range of funds with very different mandates. These include, for example, Euro denominated high yield bond funds, ultra-long duration funds, Latin American and Asian local currency debt funds, US dollar denominated government bond funds, European corporate bond funds and short duration bond funds.

This peer group is the most appropriate available for the COURTIERS Investment Grade Bond fund yet it is too diverse to offer a reasonable comparator and should be used simply as a guide. The expectation is that the COURTIERS Investment Grade Bond fund will be somewhere in the middle over the long term since the COURTIERS Investment Grade Bond fund will not hold high yield or emerging market debt, both of which are higher risk and therefore more likely to contribute to volatility as a result of strong positive or negative returns for the peer group. The duration and the currency positioning can also be influential and drive returns for some funds in the peer group. Other funds may not have such exposure yet are still in the same peer group.

As noted above, the Provider has explained the reasons for the performance of the COURTIERS Investment Grade Bond Shares Accumulation Fund on an absolute basis and in comparison to its peer group. At the date of this Statement, the GAA is satisfied that there are no areas of concern in relation to the default investment strategy.

3.7 Charges

At 5th April 2019, for each of the underlying funds within the default investment fund, the charges are:

initial charge: 0.00%

ongoing charge: 0.75%

There are no early exit charges that are applied to the Group SIPP.

4. INVESTMENT STRATEGIES

The other (non-default) investment strategies and funds were made available to Group SIPP investors by the Provider with effect from 6th October 2015.

The current range of non-default investment strategies and funds available to all members of the Group SIPP are set out below:

- COURTIERS Cautious Lifestyle Strategy (Targeting Annuity)
- > COURTIERS Adventurous Lifestyle Strategy (Targeting Annuity)
- COURTIERS Cautious Lifestyle Strategy (Targeting Cash)
- COURTIERS Balanced Lifestyle Strategy (Targeting Cash)
- > COURTIERS Adventurous Lifestyle Strategy (Targeting Cash)
- COURTIERS Cautious Lifestyle Strategy (Targeting Drawdown)
- COURTIERS Balanced Lifestyle Strategy (Targeting Drawdown)
- > COURTIERS Adventurous Lifestyle Strategy (Targeting Drawdown)
- COURTIERS Global (ex-UK) Equity Income Fund I Shares
- COURTIERS UK Equity Income Fund I Shares
- COURTIERS Investment Grade Bond Fund I Shares
- COURTIERS Total Return Cautious Risk Fund A Shares
- COURTIERS Total Return Balanced Risk Fund A Shares
- COURTIERS Total Return Growth Fund A Shares
- Goldman Sachs Sterling Liquid Reserves (Cash) Fund

This range of non-default investment strategies and funds may change over time.

Members may also self-select alternative investment strategies and funds with the agreement of the Provider, subject to the usual legal restrictions on pension investments.

At the date of this Statement, the GAA is satisfied that there are no areas of concern in relation to the non-default investment strategies that have been identified, or brought to its attention.

5. CORE FINANCIAL TRANSACTIONS

In the GAA's view, the following are core financial transactions:

- the timely receipt and allocation of member and employer contributions;
- the timely investment of contributions paid in respect of members;
- the processing of transfer payments received from other pension arrangements;
- the processing of transfer payments paid out to other pension arrangements;
- the switching of members' assets between different investment funds available to members;
 and
- the prompt payment of benefits from the scheme to, or in respect of, members.

In the period covered by this report and in the GAA's view in light of discussions with the Provider, the core financial transactions have been processed promptly and accurately. Core financial transactions in the period have been made within the Provider's standard, internal SLAs.

The Provider has provided to the GAA copies of the half yearly Group SIPP administration reports as the necessary evidence to confirm the following on an on-going basis:

- The regular reporting on timescales for processing the core financial transactions and the reporting of errors / complaints statistics, where appropriate.
- Where regular contributions are made, that the investment of the contributions is made by the Provider once cleared funds are available in the Cash Account(s). The SLA for the investment of the contributions is one working day from receipt of cleared funds providing valid investment instructions are held by the Provider and all other required information has been received.
- the Provider undertakes a sweep of the Cash Accounts(s) at least once per month to ensure there are no uninvested contributions.
- For transfer payments paid out to other pension arrangements, the Provider has procedures in place to undertake appropriate checks to ensure the receiving scheme is not a liberation arrangement. The Provider aims to provide a streamlined process for transfers out but additional checks are undertaken where concerns exist about the receiving scheme e.g. doubts about the receiving scheme's authenticity. The Provider monitors the SLAs in relation to transfer payments but notes that some aspects of the process (relating to receiving information) are often outside of the Provider's control.
- For any qualifying schemes for Auto Enrolment purposes, the Provider undertakes checks of contributions received against the salaries notified to it. Any errors are identified and brought to the attention of the employer(s) concerned.
- The Provider undertakes reviews where there are increases or decreases to the level of the expected contributions. Any errors are identified and brought to the attention of the employer(s) concerned.

The Provider has confirmed to the GAA that, regardless of the date of processing, all transactions have been processed in accordance with the terms agreed with the individual SIPP members and on the basis agreed with the Employer(s) for the collection of contributions, ensuring that no members suffer any loss because of any delay.

The Provider has also confirmed that it has not been necessary to 'backdate' any member or employer contributions received to reflect the request date(s) and no members have suffered any loss because of any delay.

The Provider informed the GAA that it had identified four members of one scheme who had incorrectly recorded NRAs on their system which resulted in them being in the wrong lifestyle phasing. The Provider corrected this and conducted calculations to establish if they had suffered any financial loss. Three members had so the Provider made additional payments to their individual plans to put them back in the correct position. The range of the redress made was approximately £50 - £250. The members were informed accordingly. The GAA noted this error and the action taken to make good any shortfall as a result. The GAA also noted that the losses were not due to any delays in receiving or investing member or Employer contributions.

Having considered the above, the GAA is satisfied that during the period under review and based on the confirmations provided to it by the Provider, there are no areas of concern in relation to the processing of the core financial transactions.

6. ADMINISTRATION

Information made available to the GAA by the Provider has confirmed the following (as at 31 March 2019):

- Total number of Group SIPPS: 25
- Total number of members: 1,603
- Total number of active members and deferred members: 1,093 and 510
- Highest membership total per employer: active members 819, deferred members 405
- Lowest membership total per employer: active members 0, deferred members 1
- Total employer contributions received: £1,426,525.50 (for the six months to 31 March 2019)
- Total employee contributions received: £73,852.88 (for the six months to 31 March 2019)

- Total value of Group SIPP funds under management: £13,664,967.92
- Statutory Money Purchase Illustrations have been issued within the required deadlines
- Regulatory reports have been made to HMRC and The Pensions Regulator within the required deadlines
- During the reporting period four errors were identified and resolved by the Provider. Top up contributions were made by the Provider and the fund values of the relevant policies are now correct
- During the reporting period, there have been no complaints relating to the Group SIPP membership
- No issues have been identified with SIPP records held on the Provider's administration system
- Common and conditional data reviewed by the Provider shows that 99% of the data held is correct.

7. CYBER SECURITY

As part of the processing of the core financial transactions, the GAA has considered the robustness of the Provider's information technology and systems. Whilst cyber security falls outside of the GAA's remit, a successful breach of the Provider's IT systems has the potential to impact the core financial transactions undertaken by the Provider. For this reason, the GAA considers it appropriate to provide some brief information relating to the measures taken by the Provider to ensure its IT systems and data are protected.

The Provider has confirmed the following information in relation to the issue of cyber security.

In 2015, COURTIERS appointed Agility IS, an information security specialist consultancy, as its ongoing information security advisor. Agility IS holds relevant certifications including CREST Certified Tester, ISO/IEC 27001 Lead Auditor and PCI DSS QSA.

COURTIERS outsources its first, second- and third-line IT support to Brookland Computer Services (BCS). BCS is a UK based information, communications and technology (ICT) service provider which has been providing services to small and medium enterprises since 1997, predominantly in the financial and legal sectors. BCS was appointed after a formal tendering process run by COURTIERS and Agility IS.

During the period, Agility IS ran extensive external and internal penetration testing to identify areas of weaknesses and create programmes of work for BCS. Agility IS forms part of the monthly reporting and control of BCS activities. It is intended that both external and internal penetration tests are repeated annually to test conformance and identify any new areas of weakness.

BCS operate services for COURTIERS from a 4D data centres in Byfleet and Gatwick.

The GAA has seen the 4D ISO 27001 certification and is satisfied with the measures currently in place to protect the Provider's IT systems and ultimately the processing of the core financial transactions.

8. DATA PROTECTION

The EU General Data Protection Regulation ("GDPR") applies with effect from 25th May 2018 and introduced new contractual obligations on data controllers and data processors, giving individuals increased control over their personal data and enhanced reporting obligations in the event of a data breach.

The GAA is an internal committee of the Provider and does not process personal member data. It is not a data controller or data processor. The GAA is satisfied with the policies put in place by the Provider to meet the requirements of the General Data Protection Regulation (**GDPR**).

9. CHARGES AND TRANSACTION COSTS

Since 3 January 2018, the FCA rules require asset managers to report transaction costs and charges to the manager of the workplace pension scheme(s). For the COURTIERS GAA, we understand this to mean that the asset managers should be reporting transaction costs and charges to COURTIERS as the Provider, which in turn reports the costs and charges to the GAA. The reporting of the costs and charges can be done using either the DCPT or FVPT methodology. The GAA has agreed that the DCPT template is an appropriate format for the asset managers to report the transaction costs and charges to the Provider.

The FCA has issued a consultation (CP19/10) on publishing and disclosing transaction costs and charges to workplace pension scheme members. The consultation closed on 28 May 2019 and the FCA may issue new rules in due course. Therefore, at present, the GAA is not required to disclose transaction costs and charges until the new FCA rules are in place.

- 9.1 The Provider has agreed that a default investment arrangement can be used by employers to meet their 'auto-enrolment duties' in accordance with the regulations. In providing the default investment arrangement, the Provider has confirmed that the charges are within the range permitted by legislation.
 - The Provider has confirmed that all other charges and transaction costs are borne by the Provider.
 - Please refer to **Appendix 1** for details of the charges applying to the default investment arrangement.
- 9.2 The charges and transaction costs that apply to the other (non-default) investment strategies and funds (that is those investment strategies and funds where the member has made an active choice) range from 0.75 % to 1.83 % of each member's assets invested in the relevant strategy or fund.
- 9.3 The Provider has confirmed to the GAA that it may charge additional fees to the employer(s) directly for the costs of the administration of the Group SIPP. These are not member-borne and therefore out of scope of this report, but are included for completeness. The Provider operates on a 'per-member / per-year' fee, billed to the employer(s) on a regular basis.
- **9.4** The GAA has assessed the extent to which the charges and transaction costs set out above represent good value for money in the period covered by this report and concluded that:
 - the initial non-default investment strategies and the current default investment arrangement offer members good value for money.

10. MEMBER COMMUNICATIONS

- 10.1 The Provider has confirmed to the GAA that it has in place a suite of literature for issuing to the employers and employees as appropriate and copies of the key documents have been provided to the GAA. The GAA has assessed these as being appropriate with sufficient detail to enable members to make informed decisions. The Provider has confirmed the range of literature remains the same, but the format has recently been updated.
- 10.2 Members are provided with detailed information relating to the Group SIPP on joining, including information concerning the default investment arrangement and alternative investment strategies, how to opt out, the level of member borne scheme charges, projected retirement forecasts, COURTIERS' complaints procedure, how to contact the GAA and where to access copies of its Reports.
- 10.3 Statutory Money Purchase Illustrations (SMPIs) are issued by the Provider on the anniversary date of the initial start date for each employer joining the Group SIPP. The Provider has confirmed that the SMPIs have been issued within the required statutory timescales. The GAA has agreed to add a line to the covering letter for the SMPIs to draw members' attention to the existence of the Chair's Statement held on the COURTIERS' website.

The Provider monitors traffic to the Chair's Statement on an ad-hoc basis and has reported the following to the GAA:

- Since 5th April 2016, the Chair's statements have had 118 views and the average time spent on the page hosting the statements is 1 minute 43 seconds.
- 10.4 The Provider has confirmed that communications covering other statutory information have been issued to members as appropriate and within the necessary timescales e.g. P60s, Annual Standard Lifetime Allowance Statements, and Contribution Letters.
- 10.5 Where appropriate, the Provider has issued Privacy Notices / Fair Processing Notices to meet the requirements of the new data protection legislation (see section 8, above). The Provider is a Data Controller for the purposes of the GDPR. The Provider will review standard documents issued to members to ensure the data protection wording is updated as required.

11. GAA CONCERNS

The GAA has not raised any concerns with the Provider in relation to the value for money for members of the Group SIPP.

The GAA has not escalated any unresolved concerns to the Financial Conduct Authority ('FCA').

The GAA has not needed to notify members or their respective employers of any concerns.

12. GAA EXPERTISE

The GAA has sufficient expertise, experience and independence to act in members' interests and this is evidenced by:

- The appointment of a professional trustee company, Punter Southall Governance Services Limited ('PSGS'), to ensure the independence of the GAA from the Provider.
- Three individuals from PSGS have been appointed to the GAA.
- PSGS is experienced in relation to trust based defined contribution (DC) pension schemes.
 These trust skills are appropriate for the provision of a GAA to the Provider's workplace pension schemes.
- PSGS has wide experience of pension scheme governance and working on committees.
- Two of the three individuals from PSGS also act for a GAA to the workplace pension schemes of another FCA regulated firm.
- As part of a wider benefit consulting group, PSGS has access to technical resources and expertise relevant to the GAA.
- Two individuals from COURTIERS Investment Services Ltd, an FCA authorised firm, have also been appointed to the GAA. This ensures good communication with the Provider and the free-flow of information.
- COURTIERS has a 30+ year history of dealing with corporate trust-based and contract-based pension schemes and directly employs a number of pensions specialists.
- The two individuals from COURTIERS are both Chartered Financial Planners with, collectively, more than 20 years' experience of group pensions.
- Both PSGS and the Provider understand the FCA's requirements in relation to the duties of the GAA.
- The majority of the GAA members are therefore independent of the Provider.
- Each independent member meets the requirements of COBS 19.5.12 G.

13. MEMBER REPRESENTATION

The GAA is required to consider members' interests. To support this, the Provider has put the following arrangements in place:

- all key communications issued by the Provider to members has included reference to the GAA;
- all key communications issued by the Provider to employers will include reference to the GAA;
- the Provider will seek the support of the employer(s) to encourage feedback from members;
- information on the GAA is available to all members through the Provider's website;
- the covering letter to the SMPI statements will include reference to the Chair's Statement being available to members via the COURTIERS' website.

Signed by Punter Southall Governance Services Ltd, as Chair of the COURTIERS Investment Services Ltd Governance Advisory Arrangement (GAA)

Chair SIMON RIVIERE	Date 5th JULY 2019
VIIIII	Date

<u>APPENDIX 1</u> – CHARGES AND TRANSACTION COSTS

Default investment strategy:

> The COURTIERS Balanced Lifestyle Strategy (Targeting Annuity)

The Charges and Transaction Costs relating to the above default investment strategy are set out below:

Type of charge	Description	Amount
Initial charge.	One-off charge taken before or after an investment is made.	None
Redemption charge	One-off charge taken before or after an investment is made.	None
Ongoing charges	Charges taken from the Fund over a year.	0.75%
Performance fee	Charges taken from the Fund under certain specific conditions.	None
Early exit charge	Charges taken from a Member's fund value on early withdrawal from the Fund.	None

Summary:

- > All costs and charges for the above default investment strategy are within the 0.75% charge cap.
- ➤ All costs above 0.75% TER are absorbed by COURTIERS and are not passed on to members.
- > There are no other additional costs or charges that are passed on to scheme members.
- > The Provider may charge additional fees to the employer(s) directly for the costs of the administration of the Group SIPP. These are not member-borne and therefore out of scope of this report but are included for completeness. The Provider operates on a 'per-member/per-year' fee, billed to the employer(s) on a regular basis.