Governance & Regulation Risk

Risk Detail			Current Situation	Scoring		Management and Monitoring						
	Risk & Nature of Risk	Cause of Risk	Implications of Risk	Risk Owner & Impact Period	Current Risk Controls	Severity	Probability	Score	Current Status	Action Required	Responsible Party & Review Date	Progress Report/ Comments
G.7.	The WPP is unable to operate efficiently or carry out its duties due to uncontrollable events.	•WPP Personnel and/or key suppliers are unable to carry out work due to fire, extreme weather, epidemics. •Key system, IT systems, communication methods and portals fail.	The WPP is unable to work efficiently, required work is not completed, key decisions are unable to be made. Potential financial loss to assets held within the WPP. Alongside, potential reputational risk or referral to Scheme Advisory Board, Pension Regulator or the MHCLG	WPP Personnel/ Suppliers and Advisors	*Host Authority has business continuity/ disaster recovery plan in place. *Majority of Personnel and Advisors are able to work remotely *Numerous communications mechanisms in place *WPP Personnel are located across several geographical locations *The Constituent Authorities have their own disaster recovery policies, plan and procedures in place at local level.	4	Current 2	8		The Constituent Authorities currently have their own disaster recovery procedures however the WPP will formulate a WPP Disaster Recovery Plan, this will be heavily influenced by the Host Authority's and Constituent Authorities' existing procedures. The Host Authority will also ask the WPP's key suppliers for their disaster recovery plans to ensure that they also have sufficient procedures in place.	на	The WPP has continued to work effectively despite COVID-19. JGC meeting can now be held virtually.
	Financial / Reputational			Short Term		A	Target 2	8			Q2 2022	
	The WPP's governance arrangements result in inefficient management and decision making.	•Failure to account for relevant guidance in relation to good governance/ best practice. •Inability to follow existing governance structure and protocols. •Inefficient delegation of duties and resources. •Governance structure does not allow for sufficient time/ resources and debate on key decisions and matters.		OWG/ JGC/ Oversight Advisor	Governance Structure in place and codified in the Inter Authority Agreement Use of tiered governance structure to assist in the prioritisation of key decisions Oversight Advisor in place to provide advice on governance structure Engagement with relevant bodies on good governance guidance and best practice Annual resource assessment to ensure governance structure can be adhered to Ongoing review of governance structure The WPP has a governance matrix in place which clearly outlines the different roles and decision-	4	Current 2	8		The WPP is currently in the process of reviewing its IAan and the membership of its Joint Governance Committee, it is expected that this review process will result in minor changes to the WPP's governance arrangements. Once these changes have taken effect, the WPP will assess whether the changes have resulted in any shortor long-term inefficiencies are identified the WPP will revise down the current risk score to 4.	Oversight Advisor	
G.8	Operational / Reputational / Financial			Long Term	making responsibilities within the WPP's governance Amaul outlines the WPP's governance arrangements, this document is continually reviewed to ensure that WPP's governance arrangements remain fit for purpose • All the WPP's key decision-making bodies or working groups have their own terms of reference • The WPP's Inter Authority Agreement, which is reviewed annually, provides extensive detail on the WPP's governance arrangements • The WPP's governance structure focuses on giving decision making powers to the Constituent Authorities, with the aim of ensuring that decision making continues to focus on the needs and requirements of the Constituent Authorities.	4	Target	4			Q2 2022	

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G.9	Difference of opinion/ or views within the WPP can not be reconciled.	Different decision-making bodies are unable to come to an agreement. Conflicting interests and priorities of Constituent Authorities. Governance structure does not provide a mechanism or forum by which opinions and differences can be reconciled. Sub-optimal number of decisions makers/ opinion	The WPP is unable to agree on key decisions leading to delays, inefficiencies and alienation or breakup of stakeholders. Potential financial loss to assets held within the WPP and/ or reputational risk.	WPP Personnel/ Suppliers and Advisors	*High levels of communication between decision makers (and Constituent Authorities) **Codified set of agreed/ united WPP objectives and beliefs ***Aregular scheduled meetings, and ad hoc meetings if required, to facilitate the sharing and reconciliation of views **Oversight Advisor in place to provide advice on governance structure ***Engagement with relevant bodies on good governance guidance and best practice ***Ongoing review of governance structure ***Democratic decision-making process in place ***Clear escalation process in place for obtain consent if mutual agreement cannot be reached	5	Current 3	15		The WPP is aware that Climate Risk and Responsible Investment Is an area which is constantly and quickly evolving, and that the requirements/ needs of the Constituent Authorities are consequently changing significantly and frequently. The WPP is trying to reduce the probability of this risk occurring by increasing its levels of consultation with the Constituent Authorities. The WPP has committed to carrying out an annual Constituent Authority Climate Risk/ Responsible Investment Consultation exercise, it has also formulated a WPP Responsible Investment Sub-Group which meets every 6 weeks and has at least one representative from each Constituent Authority.	ows	The probability of this risk impacting the WPP has been revised upwards in recognition of the potential for greater misalignment between the Constituent Authorities and the WPP in relation to their local level climate risk/ responsible investment requirements and ambitions.
					consent il mutual agreement camot de reacheu		Target			The WPP will review whether these two additional risk mitigations have been effective before		
	Operational / Reputational / Financial			Medium Term		5	2	10		iss mingaturs have elementary before the considering whether the probability of this risk occurring should be revised down to a 2.	Q2 2022	
		Lack of a suitable supplier monitoring framework.	The WPP work in progress goes uncompleted or is delayed. The		Legal Advisor in place to review contractual terms and commitments	Current					The probability of this risk occurring has been revised	
	WPP suppliers fail to deliver on their contractual commitments.	Insufficient competition amongst suppliers. Unsuitable/ undeliverable contractual terms agreed. Poor communication with suppliers on the WPP's requirements and expectations.	requirements of the WPP's stakeholders are not met. The WPP makes inappropriate decisions which could result in financial loss, inefficiencies, reputational risk.	Oversight Advisor/ OWG	Regular service delivery meetings held Regular procurement and reappointment exercises carried out to ensure competition The WPP has formulated contracts that have natural break or exit points and minimal exit fees The WPP has a shortlist of reputable replacement suppliers, via the LGPS National Framework Lots, who can step in if required The Host Authority has expertise in contract and relationship management	4	2	8			owg	downwards from 3 to 2, the risk score is now in line with target. The probability was revised downwards due to the time, resources and expertise that the Host Authority has allocated to frequent and extensive engagement with the WPP suppliers.
G.10							Target		4			
	Operational / Reputational / Financial			Medium Term		4	2	8			Q2 2022	

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Ī			ectations. uncompleted or is delayed, which could result in financial loss or elming inefficiencies. The requirements of the WPP's stakeholders are not met.	ot	Regular service delivery meetings held Regular procurement and reappointment exercises carried out to ensure competition Designated Oversight Advisor in place Intensive engagement protocols with relevant suppliers Intensive engagement protocols with relevant suppliers The monthly WPP Practitioners meeting is a forum in which any issues can be raised and then escalated at the Pool level The addition of sub-groups to the WPP's governance arrangements has create additional		Current			The creation of WPP Sub-Groups has significantly reduced the probability of this risk occurring. However, the WPP believes that further action is required before the probability can be revised down from 3 to 2. The WPP will focus on effectively communicating the significance and required timeframes of a given request/ decision to its suppliers, with the intension of ensuring that critical decisions/ actions are effectively prioritised over the 'day to day' requests that suppliers are carrying out on behalf of WPP. In addition, the WPP is working with its Operator to improve the communication mechanisms for Sub-Fund	OWG & Oversight Advisor	
	manner.					4	3	12				
G.1					forums in which the WPP has more time to challenge and follow up with suppliers		Target		₽2	launches.		
	Operational / Financial			Medium Term		4	2	8			Q2 2022	
		place. - The Operator does not have the resources/ expertise to carry out Manager remointoring, fee negotiations, facilitate vehicles & establishment services. - The Operator does not put in place sufficient checks and balances to ensure compliance with all relevant regulations. - The Operator lacks the ability or regulatory approval to provide Depositary and Custody services (via ACS).	required work is not completed, sub-funds are unable to be managed or launched.	s stly e etly, Oversight Advisor/HA/	business plan The WPP has formulated contracts that have natural break or exit points and minimal exit fees The WPP has put in place an Operator Workplan to monitor the various workstreams relating to Operator Oversight The FCA maintains a list of replacement AC Operators which could step in if the WPP's		Current			The OWG is continuing to monitor any developments resulting from the FCA's review of the ACD Operator market. The OWG recognises the resource strain this review places on the Operator. The Host Authority, with support from its Operator Oversight Advisor, is continuing to have regular review meetings with the Operator. The main workstream currently being progressed during these review meetings is the formulation of an enhanced Operator Management Information Reporting Pack.		The OWG will ask the Operator for an update on the progress
	The WPP's Operator fails to deliver on its contractual obligations or stops providing Operator services due to exiting the market or regulatory restrictions.					5	3	15			OWG	of the takeover bids that their parent company has received.
G.1												
	Financial / Operational	Insufficient monitoring of appointed entities for fund administration & transfer agency (Northern Trust). *The Operator fails to put in place suitable Risk Management (RM), including: RM policy, procedures and mitigation strategies. *The Operator is not adequately resourced to provide adequate relationship management and service delivery.		Short Term	Operator were to exit the market	5	Target	10			Q2 2022	
	The WPP's confidential/	Lack of adequate procedures. Insufficient knowledge of best practice	The WPP faces financial losses as a result of other external parties		Ongoing training Appropriate level of expertise in place at Host		Current					All CAs to be asked how they handle confidential/
	commercially sensitive data is leaked, stolen or misplaced.	• A lack of suitable systems and IT solutions to facilitate and assist in the storing and maintenance of confidential/ commercially sensitive data • Misunderstanding if a piece of	have sight or access too. There is ally also the risk that this data breach results in a negative reputational	OWG/ CAs	Authority • The WPP asks and check what procedures and security measures the CA have in place a local level • The WPP will clearly identity documents/ emails	5	2	10			OWG	commercially sensitive data at local level and what procedure they have in place. The WPP will clearly mark any confidential/ commercially
G.1	Financial/ Reputational	• misunersaming if a piece of information is confidential/commercially sensitive • Not clearly stating which audience can see certain confidential/commercially sensitive data • Failure to clearly label information as being confidential/commercially sensitive	impact to the WPP.	Medium Term	and other materials which contain confidential/ commercially sensitive data • When confidential/ commercially sensitive data suitably secure methods of information sharing are used • The sharing and distributions of confidential/ commercially sensitive data is limited in all instance and is only done so if absolutely essential • External advisors and provider are informed and expected to follow the WPP's own procedures in relation to this matter	5	Target 2	10	4	N/A	Q2 2022	coninentary commercially sensitive data that it is sharing, external advisors and providers will be asked to do the same.

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		Failure to encourage a culture of openness in which personnel feel	The WPP is negatively impacted by malpractice which may include		The WPP has adopted a governance framework with several checks and balances which are		Current			The WPP will:		The formulation of a
	The WPP's fails to identify and take measures to remedy malpractice	openiess in which personnel reer comfortable to flig any potential cases of malpractice Not having suitable mechanisms in place to protect any member of personnel, who reports a potential issue, from victimisation or unfair prosecution An inability to put in place and adhere to an effective Whistleblowing Policy Lack of adequate procedures Insufficient knowledge of best practice Poor or insufficient communication mechanisms Not allocating enough time or resources to the investigation of potential malpractice	or unethical behaviour. The malpractice may result in financial losses, fines, legal action or	WPP Personnel/ Suppliers and Advisors	signed to limit the potential for malpractice to uru (ultiple means of communication are in place thin the WPP with a view to encouraging ormation sharing and the ability to flag any tential concerns Monitoring officer in place at the Host Authority the WPP has a Conflict or Interest Policy in place	5	2	10		Formulate a procedure that ensures that Personnel have the ability and means to flag any potential malpractice concerns Produce a codified Whistleblowing Policy which outlines how the WPP will protect any who blows the whistle', while also assuring that their job security is not impacted by their flagging/ highlighting of potential malpractice - Carry out ongoing training on identifying	OWG	Whistleblowing Policy has been added to the WPP Business Plan. The OWG will be responsible for drafting this policy and taking it to the JGC, for its approval.
G	:14 Financial/ Reputational		Short Term		5	Target	5		majpractice and how to safely raise any potential majpractice concerns efficiently as any potential majpractice concerns efficiently as a supervise and expertise available to investigate and deal with any potential cases of majpractice Continue to encourage an environment in which all personnel are encouraged to speak freely and openly	Q2 2022		