1. INTRODUCTION

1.1. The Wolters Kluwer Holdings (UK) FSS Pension Trustee Limited (“the Trustee”) of the Wolters Kluwer Holdings (UK) plc Final Salary Scheme (“the Scheme”) has prepared this Statement of Investment Principles (“the SIP”) to govern the investment decisions of the Scheme in order to meet its investment objectives.

1.2. In preparing the SIP and prior to any future changes to the SIP, the Trustee will obtain and consider appropriate investment advice from the appointed Fiduciary Manager, BlackRock.

1.3. The Trustee will review the SIP whenever there is a change in the investment strategy. As a minimum the Trustee will review the SIP every three years. The Trustee will notify the Fiduciary Manager of any material changes to the Scheme’s circumstances. Furthermore, any material changes to the employee covenant or Scheme will trigger a strategy review, at which point the Trustee will notify the Fiduciary Manager.

1.4. The SIP has been prepared in accordance with Section 35 of the Pensions Act 1995.

1.5. The SIP has been made available online.

2. SCHEME DETAILS

2.1. The Scheme operates for the sole purpose of providing retirement benefits and death benefits to eligible participants and beneficiaries.

2.2. The Scheme is closed to future accrual.

2.3. The Trustee has historically made a range of investment funds available for the investment of member's Additional Voluntary Contributions (“AVCs”). The Fiduciary Manager has not been appointed to provide advice nor manage the investment of members’ AVCs.

3. GOVERNANCE

3.1. The Trustee is responsible for ensuring the investment strategy is consistent with the Scheme’s funding objectives and its assessment of the employer covenant.

3.2. The Trustee has appointed a Fiduciary Manager who advises on the long-term investment strategy and manages the Scheme’s assets in line with the investment strategy. The Fiduciary Manager will comply with legislation and the investment management agreement.

3.3. The Trustee has delegated the day-to-day investment decisions to the Fiduciary Manager.

4. INVESTMENT STRATEGY

4.1. The main investment objectives of the Scheme are:

- To invest the assets prudently with the intention that the benefits promised to members are provided.
- For the Scheme to achieve full funding with liabilities valued on a gilts basis by 2031.

4.2. Following professional advice, the Trustee has determined an appropriate asset allocation to be implemented by the Fiduciary Manager, as governed by the Investment Management Agreement between the Trustee and the Fiduciary Manager (the “IMA”). The IMA details the level of delegation afforded to the Fiduciary Manager and outlines the parameters the Fiduciary Manager must operate within. The IMA is subject to change over time as the strategy evolves.

4.3. The investment strategy defines the journey plan to achieve the investment objective. As part of this process the Fiduciary Manager will rely on assumptions to determine the expected return across the portfolio of assets relative to the Scheme’s liabilities. The Trustee recognises that this is not an exact science and will constantly evolve, hence assumptions will be reviewed from time to time and updates will be factored in where appropriate.

4.4. The investment strategy for the Scheme is to:

- Invest in a portfolio of assets to immunize a proportion of the interest rate and inflation risk inherent within the Scheme’s liabilities,
- Invest in a diversified portfolio of assets to achieve an efficient risk / reward trade off with the objective of generating sufficient returns to close the Scheme’s funding deficit,
- When the funding level has achieved a predetermined level, the Scheme will seek to achieve a minimum level of interest rate and inflation hedging.

5. RISK MANAGEMENT

5.1. The Trustee recognises that the key risk to the Scheme is that it has insufficient assets to make provisions for 100% of its liabilities (“funding risk”). The Trustee has identified a number of risks which have the potential to cause a deterioration in the Scheme’s funding level and therefore contribute to funding risk. These are as follows:

- The risk of a significant difference in the sensitivity of asset and liability values to changes in financial and demographic factors (“mismatching risk”). The Trustee and its advisers considered this mismatching risk when setting the investment strategy.
- The risk of a shortfall of liquid assets relative to the Scheme’s immediate liabilities (“cash flow risk”). The Trustee will manage the Scheme’s cash flows taking into account the timing of future payments in order to minimize the probability that this occurs
- The failure by the Fiduciary Manager to achieve the rate of return required to meet the investment objective of becoming fully funded (“manager risk”). This risk is considered by the Trustee upon the initial appointment of the Fiduciary Manager and on an ongoing basis thereafter.
- The risk that environmental, social and governance (“ESG”) considerations (including climate change) or other financially material considerations have an adverse effect on the performance of the Scheme assets over the appropriate time horizon for the Scheme (“ESG risks”). The Trustee expects that the Fiduciary Manager will explicitly incorporate ESG information into investment decisions when considering the appointment and de-selection of investment managers.
- The failure to spread investment risk (“risk of lack of diversification”). The Trustee and the Fiduciary Manager considered this risk when setting the Scheme’s investment strategy.
- The possibility of failure of the Scheme’s sponsoring employer (“covenant risk”). The Trustee considered this risk when setting the Scheme’s investment strategy and consulted with the sponsoring employer as to the suitability of the proposed strategy.
- The risk of fraud, poor advice or acts of negligence (“operational risk”). The Trustee has sought to minimize such risk by ensuring that all advisers and third party service providers are suitably qualified and experienced and that suitable liability and compensation clauses are included in all contracts for professional services received.

5.2. The Trustee considers risk holistically across the portfolio and hence the Scheme’s assets are invested across a diverse range of investments. Asset classes that may be used as part of the investment strategy include, but not limited to, are:

- Equities – both active and passive strategies invested across different regions,
- Credit – both active and passive across the spectrum of risk including Investment Grade, High Yield, Emerging Market,
- Alternatives – these are often less liquid than other risky assets where an illiquidity premium is rewarded. These are designed to offer a diverse return stream to traditional risky assets such as equity.
- Liability Driven Investment – both derivatives and physicals.

5.3. The Trustee, with the aid of its Fiduciary Manager, monitors risk on both a qualitative and quantitative basis.

5.4. The implementation of portfolio changes has been delegated to the Fiduciary Manager who will assess the appropriateness of each transaction in line with the Trustee’s investment objective.

6. RESPONSIBLE INVESTING

6.1. The Trustee recognises that ESG risks could impact the ability of the Scheme to meet its investment objectives and therefore has considered how to evaluate and manage this risk over the appropriate time horizon for the Scheme. The Trustee has considered these risks when setting the Scheme’s investment strategy, as set out in the following paragraphs (along with other matters).

6.2. The Trustee expects the Scheme’s Fiduciary Manager to integrate consideration of ESG issues throughout its investment decision making processes,

6.3. The Trustee has reviewed the Fiduciary Manager’s policy on ESG issues and has requested that:
• the Fiduciary Manager, as part of its due diligence, assesses the approach of all the Scheme’s investment managers in integrating ESG risks considerations into the selection, retention and realisation of investments, before appointing them;
• the Fiduciary Manager, as part of its ongoing monitoring, will review the adherence of the Scheme’s investment managers to their ESG principles and, on at least a quarterly basis, will report on key ESG metrics for the Scheme’s investment managers and aggregate these to portfolio level where appropriate;
• the Fiduciary Manager, as part of its ongoing monitoring, reviews the execution of voting and engagement responsibilities and periodically reports back its findings to the Trustee (for example where the Scheme invests in pooled funds, the Scheme’s investment managers are responsible for exercising voting rights and reporting on how they have exercised those rights); and
• where UK-domiciled investment managers are not signatories to the FRC’s UK Stewardship Code, the Fiduciary Manager shall consider the investment manager’s rationale for this position and, where appropriate, report back its findings to the Trustee.

6.4. The Trustee does not take into account non-financial matters when selecting, retaining and realising investments. Non-financial matters are defined as the views of members and beneficiaries, including (but not limited to) their ethical views, and their views relating to social and environmental impact and quality of life.

7. STEWARDSHIP

7.1 The Trustee understands that stewardship can enhance value over the long-term and recognises that it has a responsibility to act as a good steward and protect and grow the long-term value of the Scheme for the benefit of the Scheme’s members.

7.2 In order to be a good steward, the Trustee has set a policy to ensure that the Scheme’s respective stakeholders undertake activities in relation to issues that have a material impact on the long-term value of the Scheme’s investments.

7.3 The Trustee expects the Fiduciary Manager to ensure that the stewardship policy is appropriately implemented as far as is reasonably practicable, though the Trustee retains ultimate responsibility for the way in which each appointed manager acts as a steward of the Scheme’s assets. The policy includes ensuring to the extent possible that the underlying or external managers exercise on the Trustee’s behalf their rights and duties as an investor. This should include, where appropriate, voting and engaging with underlying investee companies, as part of an effective stewardship approach that meets the Trustee’s expectations. The Trustee expects that voting and engagement activities are carried out in the best financial interests of the assets being managed.

7.4 The Trustee has delegated monitoring of underlying or external managers to the Fiduciary Manager. As part of this responsibility, the Fiduciary Manager is expected to:

• Request voting and/or stewardship policies of the underlying or external managers.
• Enquire about underlying manager’s voting activity with respect to their stated policies, where appropriate.
• Request that underlying investment managers report on an annual basis a summary of the voting actions which have been taken and any votes cast which differ from the stated voting policy of that manager.
• Provide a summary to the Trustee of the overall level of voting activity on an annual basis.

7.5 The Trustee will engage with the Fiduciary Manager to understand any reports which have been provided and challenge any outcomes which it feels are not in keeping with policy. The Fiduciary Manager is expected to engage with the underlying or external managers as and when required to facilitate this. Where an underlying or external manager is not adhering to this policy in line with the Trustee’s expectations, the Trustee would expect the Fiduciary Manager to consider appropriate actions having regard to the long-term financial wellness of the Scheme.

8. ARRANGEMENTS WITH MANAGERS

8.1 The Trustee recognises that the arrangements with all of the managers of the Scheme are important to ensure that its interests are aligned as far as is reasonably practicable. This includes arrangements with the Fiduciary Manager and the underlying or external managers. In particular, the Trustee seeks to ensure that the Fiduciary Manager is incentivised to act in a way which generates the best long-term results for the Scheme.

8.2 The Trustee agrees to share the SIP with the Fiduciary Manager and requests that the Fiduciary Manager reviews the SIP and confirms that the investment strategy is aligned with the Trustee’s policies.

8.3 The Trustee’s policy on arrangements with asset managers will take into account the following five considerations:
• How the arrangement with the Fiduciary Manager incentivises the Fiduciary Manager to align its investment strategy and investment decisions with the Trustee’s investment policies.

• How that arrangement incentivises the Fiduciary Manager to make decisions based on assessments about the medium to long-term financial and non-financial performance of issuers of debt or equity.

• How the method and time horizon of the evaluation of the Fiduciary Manager’s performance and the remuneration for services are in line with the Trustee’s investment policies.

• How the Trustee monitors “portfolio turnover costs” incurred by the Fiduciary Manager, and how it defines and monitors targeted portfolio turnover or turnover range.

• The duration of the arrangement with the Fiduciary manager.

8.4 The Trustee recognises that there are different ways to engage with its managers, including legal documentation as well as more informal arrangements such as ad hoc communication and reporting and monitoring deliverables provided by each manager.

8.5 The Trustee recognises that the predominant manager it has arrangements with is its Fiduciary manager. The arrangement is governed by the IMA between the Trustee and the Fiduciary Manager. The Trustee ensures that appropriate restrictions are outlined in the IMA in order to seek to ensure that the decisions which the Fiduciary Manager makes are in line with the long-term interests of the Scheme. This includes, but is not limited to, setting a clear investment objective, eligible instruments, asset allocation ranges and which asset classes are in scope for active and/or passive strategies.

8.6 The Trustee has also ensured that the IMA and the supplemental disclosures provided by the Fiduciary Manager include conflicts of interest policies in order to seek to ensure that incentives are aligned between the Trustee and the Fiduciary Manager as far as is reasonably practicable.

8.7 The Fiduciary Manager provides the Trustee with an annual cost transparency report. The report provides information in line with latest regulatory requirements for fiduciary managers. On a quarterly basis the Fiduciary Manager reports total performance net of fees so that the Trustee is able to take into account the impact of fees and costs when evaluating performance. The Trustee believes that in order to appropriately assess the performance of its managers, the net of costs performance returns should be monitored over various time periods to ensure that managers are evaluated in line with the Trustee’s policies.

8.8 The Trustee will review the arrangements with the Fiduciary Manager on a regular basis, however there is no restriction on the duration of any arrangement.

8.9 The Trustee expects the Fiduciary Manager to review arrangements with the underlying or external managers, which also have no restriction on duration of any arrangement. The Fiduciary Manager is expected to review these arrangements on an ongoing basis and take action to seek to revise any arrangements where it is understood to be in the best long-term interests of the Scheme.

8.10 The Fiduciary Manager is expected to take into consideration the Trustee’s investment objective as well as Responsible Investing and Stewardship policies when selecting and/or appointing new underlying or external managers. The Fiduciary Manager is also expected to monitor the underlying managers or external managers and take into consideration the investments that they are permitted to make in order to seek that they are aligned with the long-term interests of the Scheme.

8.11 The Trustee believes that it has a governance framework in place in order to seek to ensure that the Fiduciary Manager’s actions are aligned with the five arrangements policies listed above. If the Trustee has reason to believe that the Fiduciary Manager is acting outside of the Trustee’s policies, the Trustee will bring this to the attention of the Fiduciary Manager as soon as is reasonably practicable and engage with the Fiduciary Manager so that the parties can understand such actions and seek to resolve any concerns.

9.  REALISATION OF ASSETS

9.1. Assets can be held in pooled funds across a range of liquid and illiquid strategies. Any allocation of Scheme assets to illiquid strategies will be considered with the Scheme’s overall cashflow position in mind. The liquid portfolio and LDI portfolio can be liquidated in accordance with the dealing cycle of the pooled funds that are invested in by the Scheme. In the event of a large change in yields, the Trustee recognises that the Manager has full authority and discretion to sell the Scheme’s assets to meet recapitalisation requirements.

10.  MONITORING

10.1. The Trustee monitors the performance and risk exposures of the portfolio on a regular basis. The Trustee receives periodic reports showing:
Commentary over the period covering performance, macroeconomic factors and portfolio positioning,

Risk decomposition across the portfolio, including scenario stress tests,

Return attribution across the portfolio, including underlying manager monitoring,

Estimated funding ratio change, including a summary of contributors/detractors,

Review of the funding level versus both the planned and expected journey plan, including any de-risking triggers,

Asset allocation summary showing tactical asset allocation (where applicable) versus the strategic asset allocation and permitted ranges, and

Interest rate and inflation hedge ratios versus target.

ESG metrics of the Scheme’s assets using MSCI data to evaluate exposure versus benchmark.

10.2. The Fiduciary Manager has been delegated the responsibility of monitoring the suitability of the underlying investment managers and ensuring the underlying strategies remain appropriate for the Scheme’s investment strategy. The Trustee will monitor both the Fiduciary Manager and the underlying investment managers’ adherence to their stated ESG principles, as well as their ongoing voting and engagement actions.