

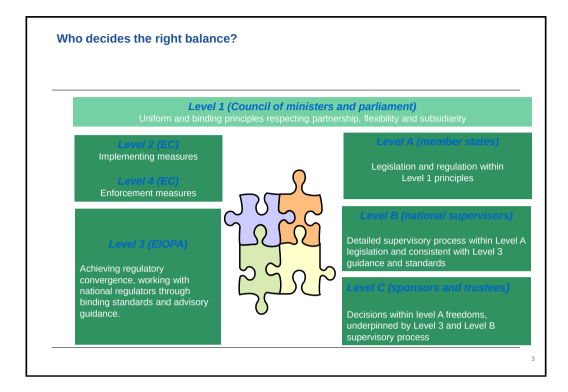
# **UK Pensions and Europe**

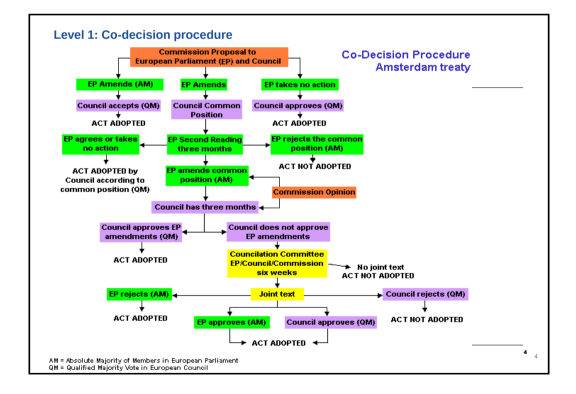
EC's review of the EU-wide framework for IORPs

## What is it all about?

 First IORP (Institutions for Occupational Retirement Provision) Directive was adopted by the EU in 2003, which is before some Member States joined the EU. It governs the activities and supervision of all occupational pension schemes except State underwritten schemes and unfunded schemes

- Prudent person rule
- Requirement to investment mostly in regulated markets
- Full funding of technical provisions with temporary deficits allowed for non-cross border schemes
- Member States required to implement by 23 September 2005
- As a result the Pensions Act 2004 introduced the requirement for scheme funding on a Technical Provisions basis, but otherwise impact in UK pretty limited.
- In 2010 the Internal Markets DG of the European Commission announced that it was intending to review the IORP Directive and that Solvency II would be the starting point.
- In April 2011 The EC asked EIOPA (European Insurance and Occupational Pensions Authority) for advice on an EU-wide legislative framework for IORPs. EIOPA plays a key role in developing European regulation by responding to Calls for Advice on Insurance and Pensions issues.
- EIOPA published a consultation document on 25<sup>th</sup> October 2011, the consultation closed on 2 January 2012 UK Actuarial Profession submitted a comprehensive response
- In a speech on 23<sup>rd</sup> Jan the EIOPA chairman stated
- "As the European authority for both occupational pensions and insurance, we will take a consistent approach to both sectors. But consistent does not mean identical."
- February 15<sup>th</sup> EIOPA published final advice to the EC on the IORP Directive "The Commission will, in 2012, present a legislative proposal to review the IORP directive. The aim of the review is to maintain a level playing field with Solvency II and promote more cross-border activity in this field and to help improve overall pension provision in the EU. This will help address the challenges of demographic ageing and public debt."
- On 1 March 2012 a public hearing was held in Brussels on the revision of the IORP Directive.





# **Qualified Majority Voting**

France	29	Bulgaria	10	
Germany	29	Sweden	10	
Italy	29	Denmark	7	
United Kingdom	29	Finland	7	
Poland	27	Ireland	7	
Spain	27	Lithuania	7	
Romania	14	Slovakia	7	
Netherlands	13	Cyprus	4	
Belgium	12	Estonia	4	
Czech Republic	12	Latvia	4	
Greece	12	Luxembourg	4	
Hungary	12	Slovenia	4	
Portugal	12	Malta	3	
Austria	10			

## What is the aim of the new IORP?

EC gave three reasons for reviewing the IORP directive

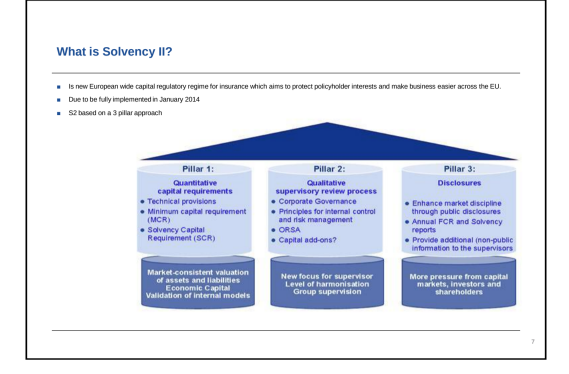
- To simplify the setting up of cross boarder pension schemes
- Propose measures that would allow IORPs to benefit from risk-mitigation techniques
- Modernisation of regulation for DC schemes

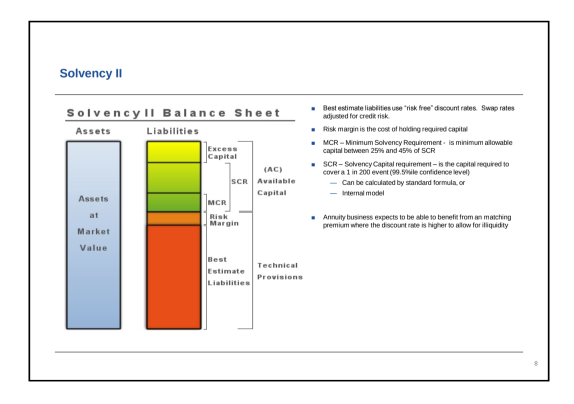
The Commission also aimed "to attain a level of harmonisation where EU legislation does not need additional requirements at national level"

The commissions view is that EIOPA's advice "should endeavour to maintain consistency across financial sectors ... the general layout of the system should, to the extent necessary and possible be compatible with life assurance [solvency II]".

Recognises that the are differences between Pensions and Insurance

- 1. IORPS have a social and employment context
- 2. Suppliers have more extensive commitments than providers of equity to insurers
- 3. Greater number of IORPS
- 4. Different treatment of IORPs compared to insurers not necessarily a departure from SII as SII recognises different treatment in various circumstances.





## What did the IORP consultation from EIOPA cover?

- Different work-strands
- 1. Scope and definitions
- 2. Quantitative requirements: Capital requirements and investment
- 3. Governance
- 4. Disclosure

## Work-stream 1: Scope and definitions

#### Scope of the directive

- Mostly about application to arrangements in Member States that joined the EU after IORP 1
- Not about unfunded arrangements
- EC do understand the illogicality of improving security for funded schemes without addressing unfunded schemes
  - Unfunded schemes are covered by other directives
  - Any change unacceptable to Germany in particular

#### Definition of Cross-border Activity

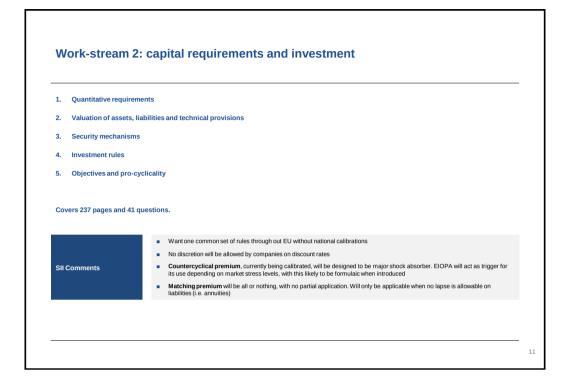
- At present different definitions apply in different Member States
- UK does not currently use the definition recommended Profession has argued for the choice to take account of an assessment of the impact of the change
- Requirement for full funding expected to be removed

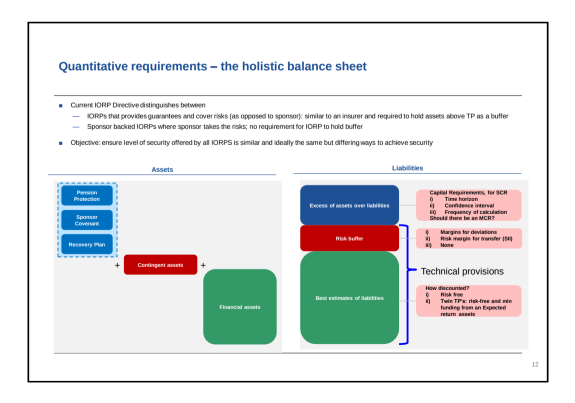
### **Ring-fencing**

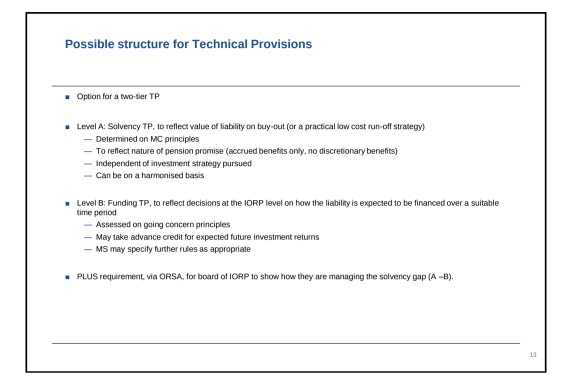
- EC realise that most of the benefits of running a cross-border scheme are undermined by ring-fencing
- But ring-fencing is necessary to satisfy Member State social and labour law (where subsidiarity applies)

#### Prudential regulation and social and labour law

 This is about the division of responsibility between Home Member State (where the IORP is bases) and Host Member State (whose social and labour laws apply)







	Issues raised in Call fo			
-				
Valuation of assets liabilities and TPs		Security Mechanisms	Investment Rules	
	Value assets at MV?	<ul> <li>Uniform security level? At what level? Over how long?</li> </ul>	<ul> <li>Prudent person principle sufficient?</li> </ul>	
	Value liabilities starting from principle of transfer?		<ul> <li>Additional limitations on investments by member states?</li> </ul>	
	transfer?	<ul> <li>Harmonised prudential C.I. for solv capital? Or differ to reflect benefit</li> </ul>	states ?	
•	Take account of own-credit standing of IORP?	adjustment mechanisms?	<ul> <li>Limits for self-investment in sponsor</li> </ul>	
		<ul> <li>Assess solvency capital over what time</li> </ul>	<ul> <li>Should different investment provisions apply for DC</li> </ul>	
	Valuation standards consistent with accounting standards?	frame?	and DB?	
		<ul> <li>Should SII capital requirements be</li> </ul>	<ul> <li>Requirements for DC funds with default options or</li> </ul>	
1	What discount rate to use to calculate Best Estimate Liabilities?	applied?	lifestyling.	
	the second second states and second states	<ul> <li>Apply Minimum Capital requirements?</li> </ul>	Set a Value-at-Risk upper limit for the assets?	
	How should the risk margin be calculated?	<ul> <li>Include Pension protection schemes in</li> </ul>	<ul> <li>View on prohibition on borrowing.</li> </ul>	
	Calculated	the holistic balance sheet?	<ul> <li>New on promotion on bonowing.</li> </ul>	
•	Inclusion of all future expenses?		Objectives and Pro-cyclicality	
_	What benefits to include, unconditional,	<ul> <li>What Supervisory powers in deteriorating financial conditions?</li> </ul>	<ul> <li>Include main objective "to protect policyholders and</li> </ul>	
	conditional, discretionary?	Inancial conditions?	<ul> <li>Include main objective to protect policyholders and beneficiaries"</li> </ul>	
		<ul> <li>Recovery periods.</li> </ul>		
•	Powers of the supervisor to raise TPs?		<ul> <li>Consider pro-cyclicality and whether equity stresses should include a "dampener"</li> </ul>	
	How to take account of the sponsor		-	

### Work-stream 3: Governance

Nearly 50% of the EIOPA document!

- Supervisory powers
- Capital add ons = supervisor power to impose higher capital requirements
- Outsourcing
- Fitness & propriety Profession has argued that fitness should apply to the trustee body collectively
- Risk management
- Own risk and solvency assessment Profession has argued that DC schemes should disclose risk to members rather than hold capital against operational risk
- Internal controls
- Internal audit
- Actuarial function likely to mean no reserved positions for actuaries
- Custodian

Proportionality is key!

### Work-stream 4: Disclosure

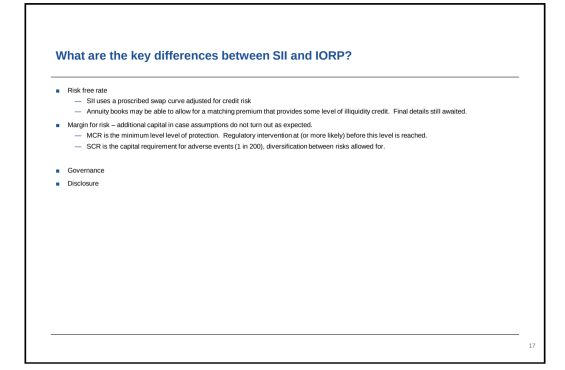
**Disclosure to supervisors** 

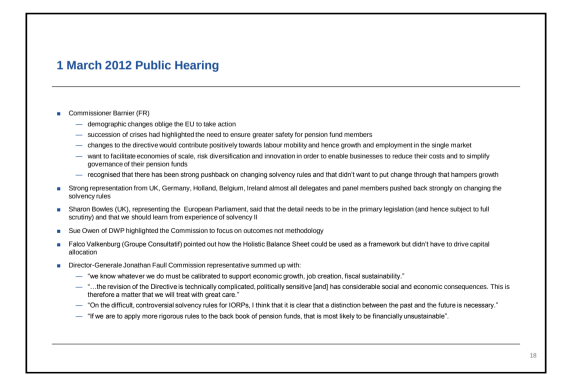
- UK regulator has more information than most European supervisors about the schemes it regulates
   but still didn't know how exposed UK IORPs were to toxic debt
- European authorities worry about systemic risk that IORPs may represent
   but generating risk information can be expensive

#### **Disclosure to members**

- EIOPA advocates standardising information to members
- Profession argued for principles-based disclosure timed to support member decisions with trustee bodies taking
  responsibility for form and nature of the information

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# What happens next?

- EIOPA and the Commission are preparing QISs (Quantitative Impact Assessments) and aim to publish results in September 2012.
- Commission "may" consult on QISs
- Draft legislation by the end of the year? (seems unlikely now)