# **RET DAU Model Solutions Fall 2017**

### 1. Learning Objectives:

8. The candidate will be able to recommend and advise on the financial effects of funding policy and accounting standards in line with the sponsor's goals, given constraints.

### **Learning Outcomes:**

- (8c) Demonstrate how the retirement plan's cash inflows and outflows can affect the plan sponsor.
- (8d) Advise retirement plan sponsors on funding costs including tax deductibility, required contributions and other alternatives to meet the sponsor's goals, consistent with government regulation.
- (8e) Advise plan sponsors on accounting costs and disclosures for their retirement plans.

#### Sources:

Pension RIsk Transfer\_Evaluating Impact and Barriers for De Risking Strategies (pages 16, 17, 20 – 27)

Study Note DA-170-17: Towers Watson Accounting for Buy-ins (2014)

DA-816-17: Accounting for Pension Buy-In Arrangements (US only; not on CA syllabus)

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

(a) Describe the features of an annuity buy-in.

### **Commentary on Question:**

No points were awarded for describing the accounting impact of an annuity buyin.

- An annuity buy-in is a way to mitigate the plan's volatility and risks without actually transferring assets or liabilities out of the plan
- A group annuity contract is purchased and held as an asset within the plan's assets.
- Benefit obligation is not transferred to the insurer but eliminates mortality and interest rate risk
- Annuity contract makes monthly benefit payments to the pension trust and the pension trust then makes benefit payments to the annuitants
- An annuity buy-in generally contains a surrender provision under which it can be terminated
- It could have a significant termination penalty
- It may allow holder to convert to a buy-out annuity upon request and for no additional cost
- (b) Compare and contrast annuity buy-ins and annuity buy-outs

### **Commentary on Question:**

Most candidates did well on part (b).

#### Similarities:

- Both annuity buy-in and buy-out are types of de-risking strategies for pension plans that eliminate interest rate risk and mortality risks.
- Both are priced similarly; will be a premium to purchase because of the risk transfer

### Differences:

Topic	Buy-in	Buy-out
Accounting	<ul> <li>A buy-in does not trigger settlement accounting because the definition of settlement under IAS19/ASC715 would appear to exclude buy-in policies (Under ASC 715 the contract is not irrevocable)</li> <li>If a buy-in contract is converted to a buy-out contract at a later date, the conversion would be treated as a settlement</li> <li>If premium paid is greater than the value of the covered obligation under accounting basis, the resulting asset loss will flow through OCI (would be an asset gain if premium &lt; obligation)</li> </ul>	<ul> <li>A buy-out does trigger settlement accounting and there are typically losses to recognize</li> <li>Remove pension obligation and related plan assets from the balance sheet</li> </ul>

Benefit payments	<ul> <li>Obligation to make benefit payments remains with the sponsoring company</li> <li>Employer remains involved and retains ultimate responsibility for payment of benefits if insurer goes bankrupt or cannot pay</li> </ul>	<ul> <li>Made by the insurance company directly to annuitants</li> <li>Participants are notified that responsibility for payment of their benefits has been transferred to the insurer and the employer is no longer involved</li> </ul>
Assets and Obligation	<ul> <li>US EXAM:</li> <li>Buy-in should be accounted for as a plan asset and measured at "fair value", i.e., the surrender value or possibly the premium that would be paid currently.</li> <li>The relevant PBO may be unchanged or valued on the same basis as the policy value.</li> <li>CA EXAM:</li> <li>DBO should be valued in a manner consistent with the DBO not covered by the buy-in (ie, no impact on the DBO)</li> <li>Value of the buy-in policy as an asset should be the value of the DBO it covers (i.e., assets reduced to reflect the value of the underlying DBO)</li> </ul>	<ul> <li>Assets are transferred to the insurance company to pay for the annuity buy-outs</li> <li>Obligation is transferred to the insurance company, reduces pension obligation of plan sponsor</li> </ul>
Administration	Still requires plan administration and related administration fees and insurance premiums	<ul> <li>No further administration required unlike buy-ins</li> <li>Plan no longer has to pay admin fees or insurance premiums unlike buy-ins</li> </ul>
Revocability	Buy-ins are revocable and generally contains a surrender provision	Buy-outs are irrevocable and do not contain a surrender provision like buy-ins

- 7. The candidate will be able to analyze/synthesize the factors that go into selection of actuarial assumptions.
- 9. The candidate will be able to apply the standards of practice and guides to professional conduct.

### **Learning Outcomes:**

- (7a) Evaluate appropriateness of current assumptions.
- (7b) Describe and explain the different perspectives on the selection of assumptions.
- (7d) Recommend appropriate assumptions for a particular type of valuation and defend the selection.
- (9e) Explain and apply all of the applicable standards of practice related to valuing retirement obligations.

#### **Sources:**

DA-139-25: ASOP 35 Selection of Demographic and Other Noneconomic Assumptions for Measuring Pension Obligations

DA-146-15: ASOP 6 Measuring Retiree Group Benefit Obligations and Determining Retiree Group Benefits Program Period Costs or Actuarially Determined Contributions

DA-162-16: Selecting and Documenting Mortality Assumptions for Pensions

DA-163-16: Deloitte - Financial Reporting Considerations Related to Pension and Other Postretirement Benefits [CA excludes HC reform p 11 & 12]

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

(a) Critique the use of the pension plan assumptions for the post-retirement benefits plan.

### **Commentary on Question:**

Many candidates did well on Part (a) and explained different assumptions and reasoning behind them and why they should be used for post-retirement benefits and pension plans.

### Termination Assumption

- If the company has high turnover the PRB obligation is being overstated. If a plan member terminates prior to reaching age 55 and 10 years of service then he/she is not entitled to the post-retirement benefits.
- There would be a gain on every termination under age 55.
- There would be a gain on every termination at age 55 and over when the member did not have 10 years of service.
- This could result in gains year after year in the valuation.
- No termination scale may be appropriate for a pension plan where participants are entitled to the accrued pension upon termination (assuming the participant is vested) and/or early retirement reduction factor is actuarially equivalent.

### Retirement Assumption

- Some individuals will retire prior to age 65 since they can retire as early as age 55 with 10 years of service. An assumption that all plan members will retire at age 65, will result in a difference of 10 years of possible cash flows and understate the obligation.
- Medicare in US / provincial health care coverage in Canada begins at age 65, which reduces the health care cost for retirees age 65 and older compared to those younger than 65. There would be a higher health care claims cost below age 65 and up to 10 additional years of cash flow, which would increase the post-retirement obligation.
- This could lead to year over year losses in the valuation.
- A single retirement age assumption may be appropriate for the pension valuation if the early retirement reduction is actuarially equivalent, but not for the post-retirement benefits valuation.
- The actuary should select explicit age or service-related retirement rates. A single average retirement age is generally not appropriate for post-retirement health valuations (ASOP 6).

### **Mortality Assumption**

- The plans cover the same group of employees. Therefore, it might be appropriate to use the same mortality assumption for both plans since it represents best estimate assumption without margins.
- Mortality rates that are appropriate for measuring pension obligations are not necessarily appropriate for measuring life insurance.
- Mortality improvements (i.e., a longer life expectancy) would have same impact on both the pension plan and the health care obligation but it would have the opposite effect on life insurance benefit obligation.

- Current assumption of GAM 1994 is outdated. Recent experience studies/papers show that longevity has improved more than expected by Scale AA derived from the previous mortality experience study. The plan sponsor may want to look at a newer table such as RP-2014 in US (for Canada - CPM 2014 - private sector, public sector or blended table).
- The actuary should take into account the sensitivity of liabilities to the mortality assumption when selecting a mortality improvement assumption under ASOP 35.

### Discount Rate Assumption:

• The discount rate should be based on the underlying cash flow of each plan. It is likely the postretirement medical and pension plans will have different expected cash flow, different durations and therefore different discount rates. This is due to postretirement medical pre-65 claims being higher than post-65 claims due to social insurance integration. Also, this could be due to annuity vs lump sum availability/assumptions in pension plan.

### Salary Scale Assumption

- Medical benefits are not usually tied to salary.
- Life insurance could be flat dollar or tied to a percentage of pay. Assuming life benefits are based on a percentage of pay, it is appropriate to be the same between both plans as the plans cover the same population. This assumes that the same plan compensation definition is used. If the pension plan includes bonuses while the definition under the life insurance plan is base compensation only, the salary scale may differ slightly.

#### CPI Assumption

• It is appropriate to use the same CPI assumption for both plans, since this assumption is not tied to a specific plan but a general, economic wide assumption.

### General comments

• From ASOP 6 - the actuary should take into account the purpose of the measurement and the differences between the characteristics of retiree group benefits obligations and the characteristics of pension benefit obligations. To measure retiree group benefits obligation, more refined demographic assumptions may be required than to measure the pension obligations.

(b) Describe other assumptions that may be necessary for a post-retirement benefits plan valuation.

### **Commentary on Question:**

Successful candidates described health-specific assumptions, rather than just listing them.

- *Health care expected claims cost* It is based on employer's underlying plan design copays/coinsurance/deductible. Claims should be age/gender and retiree specific, reflecting any integration with a social insurance plan.
- *Health care trend rate* It is used to project out current year claims costs developed to future years. SOA Getzen model can be used to develop long-term increases in health care costs. The plan sponsor might want to consider other economic assumptions (ie, CPI) in PRB valuation when determining inputs.
- *Election percentage of benefit*. The election of a postretirement benefit is tied to retiree contributions and other postretirement benefits available. For life insurance, retiree contributions are usually zero and therefore most likely 100% will have life insurance coverage at retirement. For medical benefits, the higher the contribution, the less likely the benefit will be elected. Other barometers for health care election percentages are what the current active health care election rate is and availability of other postretirement medical benefits (for ex. electing spouse's plan if better). When setting election percentage assumption, past experience and future expectations should be taken into account.
- Spousal election and surviving spouse election medical benefits may be offered at different contributions to a retiree's spouse or surviving spouse. The election rate of a dependent coverage should be determined. Barometers can be a percentage of married and a percentage elected under current plan. Past experience and future expectations should be taken into account.
- Retiree contribution increase assumption Retiree contributions are generally defined as a dollar amount or a percentage of the plan's premium. Future increases in retiree contributions should be based upon the plan provisions. If contributions are tied to a percentage of premium, then the increase in contribution is generally equal to the health care trend rate.
- Any *caps* included in the plan provisions should be reflected in the projection of claims and contributions.

- 1. The candidate will be able to analyze different types of registered/qualified retirement plans and retiree health plans.
- 2. The candidate will understand the impact of the regulatory environment on plan design.
- 3. Candidate will be able to analyze the risks faced by retirees and the participants of retirement plans and retiree health plans.
- 4. The candidate will be able to evaluate plan design risks faced by sponsors of retirement plans and retiree health plans.
- 8. The candidate will be able to recommend and advise on the financial effects of funding policy and accounting standards in line with the sponsor's goals, given constraints.

### **Learning Outcomes:**

Describe the structure of the following plans:

- (a) Traditional defined benefit plans
- (b) Defined contribution and savings plans
- (c) Hybrid Plans
- (d) Retiree Health plans
- (e) Other alternative retirement plans

Given a plan type, explain the relevance, risks and range of plan features including the following:

- (a) Plan eligibility requirements
- (b) Benefit eligibility requirements, accrual, vesting
- (c) Benefit/contribution formula, including the methods of integration with government-provided benefits
- (d) Payment options and associated adjustments to the amount of benefit
- (e) Ancillary benefits
- (f) Benefit subsidies and their value, vest or non-vested
- (g) Participant investment options
- (h) Required and optional employee contributions
- (i) Phased retirement and DROP plans
- (2e) Understand conflicts between regulation and design objectives and recommend alternatives.
- (3a) Identify risks face by retirees and the elderly.

- (3b) Describe and contrast the risks face by participants of:
  - (i) Government sponsored retirement plans
  - (ii) Single employer sponsored retirement plans
  - (iii) Multiemployer retirement plans, and
  - (iv) Social insurance plans
- (4a) Identify how plan features, temporary or permanent, can adversely affect the plans sponsor.
- (8f) Demonstrate the sensitivity of financial measures to given changes in plan design.

#### **Sources:**

Morneau Shepell Handbook of Canadian Pension and Benefit Plans, 15th Edition Chapter 1 (US only p 1-6)

DA-112-13: Converting Pension Plans From a DB to DC design – Issues to Consider in Canada (US p 1-6 only, all for CA)

DA-604-13: Canadian Pension Plan Design (CA only)

DA-166-17: Shifting Public Sector DB Plans to DC, pages 1-22

DA-611-13: Introduction (A58), IFRS1, paragraphs 1-40, Appendix A, Appendix D, D10 and D11 only, IAS19, IFRIC14

DA-813-16: Freezing Defined Benefit Plans (US only)

### **Commentary on Question:**

Commentary listed underneath question component.

### **Solution:**

- (a) Describe the advantages and disadvantages of this plan conversion from the following perspectives:
  - (i) employer
  - (ii) employee

### **Commentary on Question:**

Most candidates did well on part (a).

### **Employer Perspective**

### Advantages:

- Greater cost certainty on a go forward basis
- Removes the potential volatile DB costs due to fluctuations in interest rates (although volatility still exists for inactive members)
- Removes investment risk from the employer
- Potentially simpler financial disclosure going forward (no active service cost)
- All employees have the same benefit on a go forward basis
- Plan design fits a more mobile workforce
- No possibility of unfunded liability for future service (still would have an accrued liability for inactive members)
- Removes mortality (longevity risk) from employer

### Disadvantages:

- Short term accounting implications (settlement, curtailment, enhanced conversion value)
- DC balance for past accruals may be high if in a low interest rate environment
- Some provinces do not allow a forced conversion value (Canada only)
- Some provinces require employer to fully fund any deficit for members who convert from DB to DC (Canada only)
- May not fully eliminate DB entitlement as deferred vested and retired members still have DB benefits
- Required to file an actuarial report on conversion (Canada only)
- Fiduciary obligation to ensure employees understand DC plan and DB to DC conversion choices and their implications
- Employees in DC plan tend to retire based on business cycles (i.e., more retire when economy is robust), which may not be ideal timing for employers
- Can no longer use DB plan as a tool to retain employees

### **Employee Perspective**

### Advantages:

- ER may provide an enhanced DC value if past benefits are converted therefore providing the employee with a greater benefit
- Employees have greater flexibility on how their funds are invested
- Employees have more flexibility with benefit options at retirement
- Benefit value may be more equitable for younger employees under a DC plan than under a DB plan, due to the higher value for a year of accrued service for older employees under a DB plan
- Under a DC plan, members receive the full value of their benefit (i.e., their account balance) regardless of whether they terminate prior to retirement, but may not receive the full value of their benefits (i.e., no ancillary benefits) if they terminate prior to retirement under a DB plan (Canada only)

### Disadvantages:

- DC plan may not provide same level of benefit as DB plan going forward
- Employees now assume investment risk
- Potential lower long term rates of return as an individual employee may not be take on as much investment risk as an employer as they are less able to take on risk
- Employees may not have financial knowledge to manage own investments
- If communication is not good from employer, may misinterpret employer plan objectives or make misinformed choices regarding DB to DC conversions
- May not provide enough income at retirement
- Need to plan for uncertainty and volatility of individual vs. group longevity
- Volatile annuity purchase costs at retirement
- Ancillary benefits cannot be provided with DC plans
- (b) Describe in words the accounting impact for all three options NOC is considering.

No calculations required.

### **Commentary on Question:**

Successful candidates indicated that converting all the accrued DB benefit into a DC account is a curtailment and that settlement occurs with the plan changes.

# 1. Converting Salaried Pension Plan accrued benefit into a DC account balance and having all future benefits accrued under the DC plan

- Curtailment accounting required for adjustment to future service; require immediate recognition of a proportionate share of any past service cost and net transition obligation (not required under IFRS) and immediate recognition of any decrease in plan's benefit obligation
- Settlement accounting required for adjustment to past service; require immediate recognition of a proportionate share of any net transition asset and net gain/loss after settlement (not required under IFRS) and immediate recognition of any increase/decrease in plan's benefit obligation
- If enhanced conversion values are provided, may require immediate recognition of additional cost associated with enhanced conversion value
- DC accounting used for all active employees` service cost (service cost equal to DC contribution)

# 2. Freeze existing Salaried Pension Plan accruals and all future benefits accrue under the DC plan

- Curtailment accounting required for adjustment to future service; require immediate recognition of a proportionate share of any past service cost and net transition obligation (not required under IFRS) and immediate recognition of any decrease in plan's benefit obligation
- DC accounting used for all active employees` service cost (service cost equal to DC contribution)

# 3. Keep the existing employees in the Salaried Pension Plan and provide the DC plan to new hires only

- No adjustment for current members.
- DC accounting used for new active employees` service cost (service cost equal to DC contribution)
- (c) Calculate the DC contribution rate that would provide the same value for a typical career employee at retirement as the current Salaried Pension Plan.

Show all work.

### **Commentary on Question:**

Most candidates calculated the DC contribution rate. Successful candidates applied the ERF and verified the maximum benefit.

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DB Pension at Retirement
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FAE at retirement:
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```
= $45,000 *((1+3%)^29 + (1+3%)^28 + (1+3%)^27 + (1+3%)^26 + (1+3%)^25))/5
= $100,045.36
```

### Pension at retirement

```
= 2% * FAE * Service * ERF
= 2% * $100,045.36 * 30 * (1 - 3%*(62 - 60))
= $56,425.59
```

Check that accrued pension doesn't exceed maximum pension

- = \$3,000 \* 30
- = \$90,000

Therefore pension at retirement is \$56,425.59

Value of DB Plan at retirement

- = \$56,425.59 \* 11.5
- = \$648,894

```
Projected DC account balance at retirement Let X = \text{Contribution Rate} = $45,000 * X * (1.03)^0 * (1.065)^29 + $45,000 * X * (1.03)^1 * (1.065)^28 + ... + $45,000 * X * (1.03)^28 * (1.065)^1 + $45,000 * X * (1.03)^29 * (1.065)^0 = $45,000 * 1.065^29 * (1 - (1.03/1.065)^30/(1-1.03/1.065)) = $5,383,419 * X  

Solve for Contribution Rates $5,383,419 * X = $648,894  
X = 12.05%  
Alternatively, could equate lifetime pensions and solve for contribution rates Lifetime pension from projected DC account balance = $5,383,419 * X / 11.5 = $468,123.39 * X | $468,123.39 * X = $56,425.59
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If the DC contributions rates were assumed to be made middle of the year, the DC projected balance is \$5,555,626 and the DC contribution rate is 11.68%.

X = \$12.05%

- 3. Candidate will be able to analyze the risks faced by retirees and the participants of retirement plans and retiree health plans.
- 5. The candidate will be able to evaluate sponsor's goals for the retirement plan, evaluate alternative plan types and features, and recommend a plan design appropriate for the sponsor's goals.

### **Learning Outcomes:**

- (3d) Propose ways in which retirement plans and retiree health plans can manage the range of risks faced by plan participants and retirees.
- (5c) Assess the feasibility of achieving the sponsor's goals for their retirement plan.
- (5f) Design retirement programs that manage retirement risk and are consistent with sponsor objectives.
- (5m) Recommend an appropriate plan type and plan design features for providing retirement benefits and defend the recommendations.

#### Sources:

Managing Post-Retirement Risks, A Guide to Retirement Planning; New Retirement Plan designs for the 21<sup>st</sup> Century

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

- (a) Describe how the characteristics of the plan design affect the following risks for the plan sponsor and participants:
  - (i) Inflation risk
  - (ii) Longevity risk
  - (iii) Investment risk

### **Commentary on Question:**

For inflation and investment risks, successful candidates identified and supported who bears the risk both pre- and post-retirement. For longevity risk, successful candidates identified the DB portion was paid as an annuity and the DC as a lump sum.

- (i) Inflation risk the risk that inflation will decrease the value of the benefit
  - a. Career average benefit (CAB) formula results in the participant bearing all the pre-retirement inflation risk since each annual accrual is not adjusted by inflation. The benefit is then paid as an annuity and does not increase with inflation, which decreases the purchasing power of the retiree.
  - b. The inflation risk on the DC portion is borne entirely by the participant since they are responsible for investing their contributions. If the return on investment does not match or exceed inflation, the value of the benefit is reduced. At retirement, the DC portion of the benefit is transferred to the participant as a lump sum. At that time, the participant must try to earn a return greater than inflation. Further, the participant can hedge their risk by investing in inflation adjusted securities.
- (ii) Longevity Risk
  - a. DB portion of benefit (CAP) is paid as an annuity and the entire risk is borne by the plan sponsor. The sponsor is obligated to pay the benefit as long as the participant is alive.
  - b. DC portion of the benefit is paid as a lump sum and the entire risk is borne by the participant. Plan sponsor has no obligation to pay any benefit if assets for a participant runs out.
- (iii) Investment Risk
  - a. The plan sponsor bears the entire investment risk on the DB portion of the benefit; both pre and post retirement. They are required to earn an investment return sufficient enough to pay all retiree benefits or contribute to make up the shortfall.
  - b. The participant bears the entire investment risk for the DC portion. Once the sponsor makes the contribution required by the plan, the participant is responsible for earning returns, both pre- and post-retirement, sufficient enough to provide income for the duration of their lifetime.
- (b) Recommend plan design changes that accomplish this goal.

Justify your response.

### **Commentary on Question:**

Successful candidates identified plan features that can be changed or eliminated to reduce the employee's risk and identified who will pay for the risk-reducing feature or indicated the change is cost neutral.

Credit was also awarded for answers not specifically noted below that were reasonably justified.

To reduce inflation risk, the plan sponsor could:

- Change from a career average formula to final average pay formula. This would reduce the pre-retirement inflation risk since the final benefit would be based on a pay more similar to retirement (than CAB).
- Offer an annuity with a COLA for the DB portion the annuity could be converted on an actuarially equivalent basis, thus making it cost neutral to the plan sponsor.
- Additionally, the sponsor could add COLA adjusted annuities from the DC plan. DC benefits would be paid for by the participant making it cost neutral.

To reduce longevity risk, the plan sponsor could:

- Offer annuities in the DC plan. They could be offered at an actuarially equivalent basis, making it cost neutral.
- Change benefits above \$50,000 threshold to be variable DB benefits. The benefits would vary by investment return at no cost to the plan sponsor

To reduce investment risk, the plan sponsor could:

• Offer a guaranteed investment option that provides a minimum guaranteed return and is paid for by limiting the upside return. For example, the option could guarantee 3% return and limit the highest return to 10% (or whatever threshold is determined to make the option cost neutral).

8. The candidate will be able to recommend and advise on the financial effects of funding policy and accounting standards in line with the sponsor's goals, given constraints.

### **Learning Outcomes:**

- (8a) Perform valuations for special purposes, including:
  - (i) Plant termination/windup
  - (ii) Accounting valuations
  - (iii) Open group valuations
  - (iv) Plan mergers, acquisitions and spinoffs
- (8b) Analyze, recommend, and defend an appropriate funding method and asset valuation method in line with the sponsor's investment policy and funding goals.

#### **Sources:**

DA-168-17: IFRS and US GAAP: Similarities and Differences

DA-145-13: Acquiring a U.S. Operation—A Primer

DA-148-13: Mergers and Acquisitions: Due Diligence of Retirement Plans

DA-157-17: PWC IFRS Manual of Accounting (paragraphs11.1 – 11.10 (Intro), 11.53-11.63 (termination benefits),11.63-11.260 (Post- employment benefits)

DA-611-13: Introduction (A58), IFRS1, paragraphs 1-40, Appendix A, Appendix D, D10 and D11 only, IAS19, IFRIC14

DA-804-13: FASB Accounting Standards Codification Topic 715

DA-814-16: Accounting for Plan Splits & Plan Mergers Under U.S. GAAP

DA-169-17: Mergers and Acquisitions: key considerations for retirement plan conversion

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

- (a) Describe the advantages and disadvantages of the following pension arrangements for the acquired division's employees from both companies' perspectives:
  - (i) Company XYZ retains all past-service pension liability and Company ABC establishes an identical pension plan for all future service.
  - (ii) Company ABC assumes XYZ's pension plan, including all past service pension liabilities.

### **Commentary on Question:**

Successful candidates provided advantages and disadvantages from the perspectives of Company XYZ and ABC and the acquired division employees (XYZ employees). No points were awarded for responses related to ABC employees. Credit was also awarded for other answers that were reasonably justified.

### (i) Advantages:

- This would be preferable for Company ABC because they would assume no current accrued liability
- This would be preferable for Company XYZ because they may not be pushed to terminate the plan as quickly since future accruals will be transferred off their books.
- This would be preferable for both companies because it would not require the complicated process of transferring assets

### Disadvantages:

- Employees may become frustrated about receiving pension benefits from two different sources after the change.
- There may be frustration from employees as benefits may be reduced if benefit formulas are based on final or career average pay

### (ii) Advantages

- This seems to be the most straightforward transition
- This would be preferable for Company XYZ since they are relived of pension obligations in full
- Employees benefit from receiving pension benefit from one source Disadvantage:
- Company ABC will now assume all liability and risk when it did not have a pension liability before. Company ABC would need to do due diligence on plan before assuming full responsibility.
- This would add complexity to the acquisition transaction pricing. The companies would need to consider whether the plan is overfunded or underfunded and on what basis.

(b) Calculate the fiscal year 2017 Net Periodic Pension Cost under U.S. accounting standard ASC 715 by component for Company XYZ.

Show all work.

### **Commentary on Question:**

Successful candidates showed all calculations. Solution below prorates interest cost and assumes that end of year service cost was provided. Full points were awarded if candidates recalculated interest cost and assumed beginning of year service cost was given.

- a. Service Cost =  $\$8,500,000 \times 9/12 = \$6,375,000$
- b. Interest Cost =  $$5,800,000 \times 9/12 = $4,350,000$
- c. Expected Return on Assets =  $(\$7,350,000) \times 9/12 = (\$5,512,500)$

### Amortizations:

- d. Transition Obligation = \$0
- e. Prior Service Cost =  $\$7,500,000 \times 9/12 = \$5,625,000$
- f. Losses =  $2,500,000 \times 9/12 = 1,875,000$
- g. Net Periodic Pension Cost at  $9/30/17 = Sum \ of \ a \ through \ f = $12,712,500$

Since XYZ is being acquired as of September 30, 2017, XYZ will need to make a one-time adjustment to offset any outstanding Unrecognized Prior Service Cost (UPSC) and Unrecognized Gain/Loss (UGL).

```
UPSC at 9/30/17 = \$75,000,000 - \$5,625,000 = \$69,375,000
Expected UGL at 9/30/17 = \$25,000,000 - \$1,875,000 = \$23,125,000.
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Since assets returned 10% for the 9-month period (greater than expected), there will be a gain to be reflected in the actual UGL at 9/30/17.

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Expected FVA at 9/30/17 = $120,000,000 + ($15,000,000 - $10,000,000) x 9/12 + $5,512,500 = $129,262,500
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Actual FVA at  $9/30/17 = $120,000,000 \times (1.1) + ($15,000,000 - $10,000,000) \times 9/12 \times (1.1^0.5) = $135,933,033$ 

Asset Gain at 9/30/17 = \$135,933,033 - \$129,262,500 = \$6,670,533

Actual UGL at 9/30/17 = Expected UGL - Asset Gain = \$23,125,000 - \$6,670,533 = \$16,454,467

One-time adjustment = UPSC + UGL = \$69,375,000 + \$16,454,467 = \$85,829,467

Total fiscal 2017 expense for XYZ = NPPC + One-time adjustment = \$12,712,500 + \$85,829,467 = \$98,541,967

(c) Calculate the October 1, 2017 Funded Status and Accumulated Other Comprehensive Income for Company ABC with respect to the pension plan under U.S. accounting standard ASC 715.

Show all work.

### **Commentary on Question:**

Successful candidates recognized that all of the amortizations moved to \$0 as a result of the transaction.

- PBO at 10/1/17 = \$150,000,000 + \$6,375,000 (SC) + \$4,350,000 (IC) \$7,500,000 (Exp BPs) = \$153,225,000
- FVA at 10/1/17 = \$135,933,033 (calculated in part b)
- Funded Status at 10/1/17 = \$135,933,033 \$153,225,000 = \$17,291,967
- Accumulated Other Comprehensive Income = 0 = UTO + UPSC + UGL
- Unrecognized TO = 0
- Unrecognized PSC = 0
- Unrecognized UGL = 0
- (d) Calculate the fiscal 2017 Net Periodic Pension Cost under U.S. accounting standard ASC 715 by component for Company ABC, assuming no changes to the assumptions.

Show all work.

### **Commentary on Question:**

Successful candidates showed all calculations. Solution below prorates interest cost and assumes that end of year service cost was provided. Full points were awarded if candidates recalculated interest cost and assumed beginning of year service cost was given.

- Service Cost =  $\$8,500,000 \times 3/12 = \$2,125,000$
- Interest Cost =  $$5,800,000 \times 3/12 = $1,450,000$
- EROA = { $$135,933,033$ (calculated in part b) x [(1.06 ^ (3/12) 1] + ($15,000,000 $10,000,000) x 3/12 x [(1.06 ^ (3/24) 1]} = ($2,003,798)$

### **Amortizations:**

- Transition Obligation = 0
- Prior Service Cost = 0
- Losses = 0
- Net Periodic Pension Cost = Service Cost + Interest Cost + EROA + Amortizations = \$1,571,202

- 1. The candidate will be able to analyze different types of registered/qualified retirement plans and retiree health plans.
- 3. Candidate will be able to analyze the risks faced by retirees and the participants of retirement plans and retiree health plans.

### **Learning Outcomes:**

Describe the structure of the following plans:

- (a) Traditional defined benefit plans
- (b) Defined contribution and savings plans
- (c) Hybrid Plans
- (d) Retiree Health plans
- (e) Other alternative retirement plans

Given a plan type, explain the relevance, risks and range of plan features including the following:

- (a) Plan eligibility requirements
- (b) Benefit eligibility requirements, accrual, vesting
- (c) Benefit/contribution formula, including the methods of integration with government-provided benefits
- (d) Payment options and associated adjustments to the amount of benefit
- (e) Ancillary benefits
- (f) Benefit subsidies and their value, vest or non-vested
- (g) Participant investment options
- (h) Required and optional employee contributions
- (i) Phased retirement and DROP plans
- (3b) Describe and contrast the risks face by participants of:
  - (i) Government sponsored retirement plans
  - (ii) Single employer sponsored retirement plans
  - (iii) Multiemployer retirement plans, and
  - (iv) Social insurance plans
- (3c) Evaluate benefit adequacy and measure replacement income for members of a particular plan given other sources of retirement income.

#### Sources:

DA 110-13 Integration with Social Security,

DA 123-13 Replacement Ratio Study

### **Commentary on Question:**

The question tested candidates' ability to identify the challenges of pension plan integration with social security benefits.

#### **Solution:**

- (a) Describe the challenges in achieving full integration of an employer provided retirement plan with a defined benefit social security program.
  - integrating a plan formula directly or indirectly is unlikely to achieve full integration since that is only one element of the plan provisions
  - social security benefit may not take years of service into account in their formula
  - social security benefit does not take into account how many years of service with a particular employer
  - the plan benefit usually takes into account only service while at the company
  - social security usually counts total compensation over a working lifetime
  - a private plan may not take into account overtime or bonus compensation
  - an employer may choose not to limit earnings
  - a regulatory limit of covered earnings may not be related to the social security max
  - there may be a plan mismatch
  - one of the plan's might be DC and the other plan DB
  - there may be regulatory limits on private plan integration
  - early retirement dates may be different
  - normal retirement dates may be different
  - a private plan may offer a bridge benefit which may not be aligned with social security
  - different methods of integration may be more accurate than others e.g. some may only approximate social security, some may only offset a portion of social security
  - a member might retire from the different plans at different times which impacts integration regardless of provisions matching
  - Other considerations:
    - Determination of covered earnings may be different e.g. use of career vs final average earnings, different averaging periods can be used
    - Early retirement subsidies may be different

Consideration for cost of living adjustments

(b) Explain why Company XYZ's plan design is not equitable for all lifetime employees.

Justify your response, including examples using replacement ratios.

Show all work.

### **Commentary on Question:**

Candidate received full points if they calculated at least 2 replacement ratios and used them to justify their response.

### Word explanation:

- an employee with earnings under the covered limit may have a higher replacement ratio because they receive a government benefit which bumps up their retirement income
- an employee with earnings over the covered limit may have a lower replacement ratio because they do not receive a government benefit
- replacement ratios will not be the same for all employees due to the staggered benefit formula
- social security is not perfectly integrated in the plan design because of its cliff nature

### **Mathematical explanation:**

Need to provide an example of replacement ratio for employee earning under the covered limit:

- replacement ratio = total pension benefit / pre retirement earnings
- annual plan benefit = (1.4% \* gov limit + (earnings gov limit) \* 2%) \* years service
- annual gov benefit = \$300 \* 12 if earnings are below gov limit
- employee plan benefit = 40000 \* 1.4% \* 35 = 19600
- gov benefit = 3600
- total pension benefit = 19600 + 3600 = 23200
- replacement ratio = 23200 / 40000 = 58%

Example of replacement ratio for employee earning above the covered limit:

- employee earning over the covered limit: gov benefit = 0
- example of replacement ratio with earnings above covered limit (work shown)
- rep ratio of low earner > rep ratio of high earner (above and below covered limit)

5. The candidate will be able to evaluate sponsor's goals for the retirement plan, evaluate alternative plan types and features, and recommend a plan design appropriate for the sponsor's goals.

### **Learning Outcomes:**

(51) Give examples of plans that are appropriate for multinational companies and their employees including third country nationals and expatriates.

### **Sources:**

DA-130-13 International (Offshore) Pension Plans – A Growing Trend

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

(a) Describe the reasons why a company may implement an International Pension Plan.

### **Commentary on Question:**

Candidates had to describe at least 6 reasons why a company would sponsor an international pension plan to receive full points.

- Increasing number of expats or globally mobile workforce: When employees become increasingly mobile and work in various jurisdictions, it may result in fragmented retirement benefits or they may not be eligible to participate in domestic or local plans. An IPP is a flexible vehicle that enables employees to accrue a retirement or long-term savings benefit.
- Competition: Employees who are globally mobile are often high performers who expect competitive benefits including retirement benefits. A company may offer an IPP to attract/retain these employees.
- Lack of home/host country provisions: Expats may be sent to a country where there is no domestic plan in place or they are not eligible for the program. Employees may be reluctant to be displaced to these locations unless there is a competitive offer in place including a retirement program.
- Top-Up provision: An IPP can facilitate the provision of supplementary benefits for key expats/employees. This can be applied to loss of social security benefits because of mobility or replacement of other company benefits.

- Response to legislation: Some IPPs were introduced because of changes in legislation. Example includes the introduction of the IORP Directive in Europe which saw the removal of some employees from the host country plan placed into IPPs.
- Global Management Companies: Some companies are structured as a global employment company which issues employment contracts to deal specifically with expats and special employees. Employees of these companies may necessitate IPPs.
- (b) Describe the considerations when evaluating whether to fund an International Pension Plan.

### **Commentary on Question:**

Most candidates were able to identify and describe tax considerations and enhancing benefit security. Successful candidates also identified and described cost allocation to multiple international locations and the time horizon to be used for funding costs.

- Tax considerations: Companies should consider the tax treatment of contributions made to the pension plan. In some circumstances there may be no benefit in kind tax levied on employees for an unfunded plan and, therefore, no tax liability for the employee until the benefit is paid out. If no tax levied for an unfunded plan, the tax position will depend on the participant's place of residence.
- Cost allocation: Allocating costs back to multiple locations and operations can be difficult, as any need for additional cash funding can take place when an expat has relocated several times.
- Time horizon: It is often more desirable to accrue the costs over the working or eligible working lifetime of the employee.
- Benefit sufficiency/security: With a funded plan, it is less problematic to meet benefit obligations for early termination/retirements.

- 3. Candidate will be able to analyze the risks faced by retirees and the participants of retirement plans and retiree health plans.
- 4. The candidate will be able to evaluate plan design risks faced by sponsors of retirement plans and retiree health plans.

### **Learning Outcomes:**

- (3a) Identify risks face by retirees and the elderly.
- (3b) Describe and contrast the risks face by participants of:
  - (i) Government sponsored retirement plans
  - (ii) Single employer sponsored retirement plans
  - (iii) Multiemployer retirement plans, and
  - (iv) Social insurance plans
- (4a) Identify how plan features, temporary or permanent, can adversely affect the plans sponsor.

#### Sources:

DA-166-17: Shifting Public Sector DB Plans to DC, p 1-22

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

(a) Identify the objectives of all public sector pension plan stakeholders.

### **Commentary on Question:**

Successful candidates identified objectives rather than characteristics of stakeholders. Candidates needed to identify at least 4 stakeholders and list their objectives to receive full points.

- 1. Employer and plan sponsor
  - Want low costs and low volatility
  - Uses the plan to attract and retain employees
- 2. Public employee
  - Want adequate and assured benefit when retire
  - Want low contribution rates when working
- 3. Current taxpayers
  - Want low taxes
  - Want the services that the public sector workers provide
- 4. Elected officials
  - Want to become re-elected
  - Would prefer to postpone paying pension contributions to lower taxes

- 5. Unions
  - Want employees to have valuable benefits
  - Desire for low employee contributions and high salary while working
- 6. Retirement plan governing body
  - Focus on long term health of the plan
  - Desire for plan that is simple to administer
- (b) Describe the effect this proposal will have on all public sector pension plan stakeholders identified in part (a).

### **Commentary on Question:**

Successful candidates considered how each feature affects the stakeholders.

### Employer and plan sponsor:

- Shifts the investment risk to the employee
- Will reduce the volatility of contributions
- The contributions will no longer be optional which could increase costs
- Lose effective way to manage retirement of workforce

### Public employee:

- They now bear all of the investment risk which they may not be educated to handle
- Have more responsibility in planning for their own retirement
- The benefit is portable with aids in job flexibility

### Current taxpayers:

- The employer contributions are passed onto taxpayers and are now required which could increase taxes
- Shifting the investment risk to the employees means future taxpayers won't have to make up deficits to the plan
- Public employees may be more dependent on tax-supported welfare if not prepared for retirement

### Elected officials:

- Can no longer postpone pension contributions which could lead to budget cuts elsewhere to fund those contributions
- Will still have an unfunded DB plan to maintain and fund

### Unions:

 Perceived reduction in benefits which could lead to demands for benefit or salary increases

### Retirement plan governing body:

- Still have to administer and maintain historical DB plan
- Added complexity of maintaining two plans

- 3. Candidate will be able to analyze the risks faced by retirees and the participants of retirement plans and retiree health plans.
- 4. The candidate will be able to evaluate plan design risks faced by sponsors of retirement plans and retiree health plans.

### **Learning Outcomes:**

- (3a) Identify risks face by retirees and the elderly.
- (3c) Evaluate benefit adequacy and measure replacement income for members of a particular plan given other sources of retirement income.
- (4a) Identify how plan features, temporary or permanent, can adversely affect the plans sponsor.
- (4c) Recommend ways to mitigate the risks identified with a particular plan feature

#### **Sources:**

DA-152-15: ACPM Target Benefit Plan Paper, March 30,2012 DA-153-15: ACPM Target Benefit Plan Supplemental Paper Analysis of Target Benefit Plan Design Options (pp. 12-16) DA-164-17 Defined Contribution Plan Success Factors

### **Solution:**

- (a) Describe six plan design features for a defined contribution plan that help participants generate adequate retirement savings during their working career.
  - 1. Immediate eligibility

Allow participants to enroll immediately or soon after employment

2. Automatic enrollment

Auto-enroll employees at an initial deferral percentage designed to achieve the plan's savings and income replacement goals.

3. Automatic contribution escalation

Increase participant contribution rates by 1% to 2% per year, so as to reach an ultimate rate that achieves the plan's goals.

4. Stretch employer match contributions

Consider stretching the match over a larger percentage of compensation to encourage participants to reach for higher levels of savings.

Example, in lieu of a common match of 50% on the first 6% of deferrals, plan sponsors can influence savings rates by changing the employer match to 33% on the first 9% of deferrals.

5. Additional matching contributions

Provide an additional matching contribution in addition to the mandatory employer contribution

6. Re-enrollment

Expand the benefits of automatic features by implementing re-enrollment strategies on a periodic basis

7. Discourage early withdrawals and loans from retirement savings

Set limits on outstanding loan times, waiting periods

Encourage terminated pre-retirees to leave balances in the plan or to roll them over to an alternative retirement vehicle.

- 8. Encourage consolidation of participants' retirement accounts Helps better manage assets and achieve economies of scale and plan for retirement
- 9. Provide limited menu of investment options Enough options to cover basic asset classes, e.g. domestic and foreign, life stage and index funds
- 10. Generous employer contributionsHelps accumulate higher retirement assetsEnsures at least a floor or savings for the participant

Provide a guaranteed minimum rate of return on assets

Add profit sharing component to boost contributions

(b) Calculate the retirement replacement ratio if the participant contributes 4% of salary.

Show all work.

### **Commentary on Question:**

Candidates were awarded points for other reasonable approaches to accumulating the DC balance.

Project salary to age 64 (not 65):  $60,000 \times 1.02 ^34$  Value117,641
Accumulate contributions \*:  $60,000 \times 128.97 \times (6\% + 4\%)$  Value773,820
Accumulate 10,000 opening lump sum deposit:  $10,000 \times 1.055 ^35$  Value65,138
Total retirement assets Value838,958
Annual income = retirement assets / lump sum conversion factor Value85,289
Replacement ratio = annual income / final salary Value55%

\* Accumulation factor of 128.97 was determined using the formula.

$$\left[\frac{1}{return - salary\ scale}x\left[1 - \left(\frac{1 + salary\ scale}{1 + return}\right)^{n}\right]x\ (1 + return)^{n}$$

$$\frac{1}{0.055 - 0.02} x \left[ 1 - \left( \frac{1 + 0.02}{1 + 0.055} \right)^{35} \right] x (1 + 0.055)^{35} = 128.97$$

(c) Calculate the employee contribution rate that will result in a retirement replacement ratio of 70%.

Show all work.

### **Commentary on Question:**

Candidates were awarded points for other reasonable approaches.

Replacement ratio from initial deposit: 65,138 / 12.85 / 117,641	
Employer and employee replacement ratio is 55% from (b), less 4%	
Employer replacement ratio is 6% / 10% of 51%	
Current employee contributions of 4% / 10% of 51%	
Target RR from employee is 70% - 4% - 31%	
Required employee contributions = 35% / 20% x 4%	

- 1. The candidate will be able to analyze different types of registered/qualified retirement plans and retiree health plans.
- 4. The candidate will be able to evaluate plan design risks faced by sponsors of retirement plans and retiree health plans.

### **Learning Outcomes:**

Describe the structure of the following plans:

- (a) Traditional defined benefit plans
- (b) Defined contribution and savings plans
- (c) Hybrid Plans
- (d) Retiree Health plans
- (e) Other alternative retirement plans

Given a plan type, explain the relevance, risks and range of plan features including the following:

- (a) Plan eligibility requirements
- (b) Benefit eligibility requirements, accrual, vesting
- (c) Benefit/contribution formula, including the methods of integration with government-provided benefits
- (d) Payment options and associated adjustments to the amount of benefit
- (e) Ancillary benefits
- (f) Benefit subsidies and their value, vest or non-vested
- (g) Participant investment options
- (h) Required and optional employee contributions
- (i) Phased retirement and DROP plans
- (4e) In a given context, assess the effect that changes in the plan design might have on collective bargaining agreements.

### **Sources:**

DA-815-17: Strategic Moves: The Exchange Option for Retirees

#### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

- (a) Describe the advantages and disadvantages of the proposed changes to Company ABC's retiree medical plan from the perspective of:
  - (i) Human Resources
  - (ii) Finance
  - (iii) Eligible retirees

### **Commentary on Question:**

Successful candidates identified advantages and disadvantages of the new design, compared to the plan offered previously offered.

### (i) Human Resources

### Advantages

- Allows ABC to continue providing retiree medical benefits
- Administrative burden is passed on to the exchange after implementation
- Liberates resources from HR staff which previously engaged directly with retirees to help them make coverage elections
- The plan design may be simpler to explain

### Disadvantages

- The change can cause discontent among participants
- Sponsor has less control on the benefits provided by the plans in the marketplace
- May need to renegotiate bargaining agreements to change benefits for union participants
- Even if future administrative burden is transferred, the transition will require a significant effort from HR
- May lose the ability to influence retirement patters, creating workflow planning concerns

### (ii) Finance

### **Advantages**

- Comparable benefits may be delivered at a lower cost
- Since the subsidy amount is fixed, the cost of the plan is more predictable
- All administrative costs are shifted to the exchange after implementation

### Disadvantages

- Fixed cost of the subsidy across the country does not allow ABC to capitalize for potentially lower costs in different locations
- Fixed cost of subsidy does not allow ABC to capitalize savings if in the future there was a year when medical costs decrease

(iii) Eligible retirees

### Advantages

- Wider variety of options available
- Dedicated customer support and online medical tools to assist them with the decision
- May receive coverage equivalent to current plan more cost effectively
- If fixed dollar subsidy is higher than premiums, it would reduce other out of pocket medical expenses

### **Disadvantages**

- Current plan provides benefit for spouses while the proposed plan provides the same stipend regardless of marital status
- Depending on location, premiums for marketplace plans may be higher. Thus, the fixed stipend may provide a lesser benefit
- Wider variety of choice can be overwhelming for certain retirees
- (b) Describe actions Company ABC should take to achieve a successful transition to a private exchange

Assess financial feasibility: ABC should analyze how the cost for employees and ABC compare between the cost in the group plan v. the individual cost in the marketplace. Given difference in cost for different states, and the fact that the stipend is fixed regardless if there is a spouse, ABC should gauge if the stipend is sufficient (or even excessive) to provide a similar level of benefits to what is provided currently under the group plan and consider financial implications of such change

**Identify conflicts with bargaining agreements:** Verify if current agreements with the unions allow for the plan change and if the benefit level is in line with the benefits promised to union employees.

Communicate and educate participants: Transition can become troublesome unless participants understand their benefits and the process to access them. A well designed communication/education campaign will ease the transition. A well designed communication campaign should outline the changes, explain how to access benefits and should be conducted in an appropriate medium at a reasonable time

Assess if the marketplace provide sufficient choices: Given the geographical diversity of the workforce, make sure that the exchanges contain sufficient options to cover the needs of retirees in the area where they live.

Select a vendor which provides sufficient support during and after enrollment: ensure the selected vendor has enough staff and resources to provide adequate support during open enrollment, and also provides ongoing guidance after the enrollment

6. The candidate will be able to analyze, synthesize and evaluate plans designed for executives or the highly paid.

### **Learning Outcomes:**

- (6a) Given a specific context, synthesize, evaluate and apply principles and features of executive deferred compensation retirement plans.
- (6b) Given a specific context, apply principles and features of supplemental retirement plans.

#### **Sources:**

DA-135-13 Towers Perrin, The Handbook of Executive Benefits, Chapter 15 (Golden Parachutes pp238-244

Retirement Plans – 401(k), IRAs and Other Deferred Compensation Approaches, Allen, 11th Edition, Chapter 14 (US all of ch 14; CA pp 250-263 only)

Some relevance to DA-156-15: Moving from a DB Executive Retirement Plan to a DC Executive Retirement Plan, Aon Hewitt, October 2014 (US Part 1, 2 and 4; CA Part 4 only)

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

- (a) Compare and contrast the options from the perspective of:
  - (i) Company ABC
  - (ii) the executive

### **Commentary on Question:**

Successful candidates compared and contrasted the options, as opposed to listing pros and cons.

Option 1 – Base salary of \$750,000 with 50% target annual bonus paid in each year

Executive Perspective:

No vesting rules means no retention requirements

Incentive to perform well

More guaranteed cash received in first few years not dependent on staying with ABC

Compensation is taxed at current tax bracket, which may be different at retirement.

Executive may have to save for retirement, as there is no retirement benefit.

### **ABC** Perspective:

Additional cash in first few years may put a strain on cash flow.

The compensation cannot retain the executive, as there are no vesting rules

The bonus may provide incentive for the executive to perform well

No pension accounting requirements

Option 2 – Base salary of \$600,000 with 40% target annual bonus paid in each year plus

- \$250,000 in restricted company stock in each year
- the restricted company stock vests after 3 years

### Executive Perspective:

Compensation is taxed at current tax bracket, which may be different at retirement.

Executive may have to save for retirement, as there is no retirement benefit.

Overall compensation may decrease if stock and/or company does not perform well

Incentive to perform well

### ABC Perspective:

Can be used to motivate the executive, as it ties her compensation to company performance

Bonus still large and may provide incentive for the executive to perform well Vesting restrictions on stock are a form of retention

No pension accounting requirements

Annual accounting required for restricted stock

Option 3 – Base salary of \$500,000 with 0% target annual bonus paid in each year plus

- a total supplemental retirement benefit of \$3,000,000, payable in 5 equal annual installments
- the benefit does not vest until retirement
- the benefit is not funded

### Executive Perspective:

Compensation taxed during retirement may be different than current tax bracket. Retirement benefit is not secure, since have to work 5 years to get it Unfunded retirement benefit for 5 years starting at retirement exposes executive to funding risk over a long-term horizon.

Lower cash in first 5 years, offset by higher pension amount paid over 5 years. No need to save for retirement if stay for 5 years

### **ABC** Perspective:

Golden handcuffs, since nothing other than base salary payable until retirement Significant cash outlay over a 5-year period starting at retirement

Need to record an accounting expense each year

No linkage to executive performance (no bonus)

No linkage to company performance (no stock compensation)

Extends relationship with executive for 5 years beyond employment period

(b) Describe the benefits of including golden parachute provisions in an executive employment contract.

### **Commentary on Question:**

*Most candidates did well on part (b).* 

Golden parachutes help attract and retain senior executives

Golden parachutes provide a form of financial protection for executives In the event of change in control, golden parachutes may allow executives to remain focused during the transaction process

In the event of change in control, golden parachutes may lessen the likelihood of the executive seeking employment elsewhere and help retain the executive In the event of change in control, golden parachutes may incent the executive to act in the best interests of shareholders

In the event of change in control, golden parachutes may allow the executive to focus on the merits of the change in control with some degree of detachment

(c) Recommend four golden parachute provisions the executive should request during contract negotiations.

Justify your response.

No calculations required.

#### **Commentary on Question:**

Successful candidates identified that executives should be protecting their rights after sale of company.

The executive should request a provision to address how her SERP/Deferred compensation will be handled/funded in the event of change in control. Examples can include:

- Paying out the SERP upon change in control
- Providing for secure financing of the SERP to be paid at a later date
- Providing for accelerated vesting of the SERP over a shorter period.

The executive should request a severance pay provision in the event her employment contract is terminated through a change in control. Examples can include:

- Lump sum equal to multiple of salary and bonus
- Continuation of salary/bonus for a specified period of time

The executive should request a provision to address how her restricted stock will be handled in the event of change of control. Examples can include:

- All restricted stock vest immediately upon change in control.
- Restricted stock has accelerated vesting over a short period

The executive could request a provision to address how stock options and stock appreciation rights (SAR's) will be handled in the event of change in control

- All stock options / SAR's become immediately exercisable upon change in control.
- Stock options / SAR's become exercisable over a short period

The executive could request that any welfare benefits continue for a period of time (e.g. 1-3 years) following change in control

• Life insurance, long-term disability, medical benefits, etc.

The executive could request how to address any long-term incentive awards in the event of change in control.

- All long-term incentives vest immediately upon change in control.
- Long term incentives have accelerated vesting over a short period

### Other options:

- -The executive should ensure that all triggering events that make an executive entitled to golden parachute benefits are well defined. Triggering events typically include change in control provisions and/or termination of the executive's employment. There can be single or double trigger events.
- -Change in control definition should provide details of what qualifies as change in control. Termination of employment must define the connection with the change in control.

- 4. The candidate will be able to evaluate plan design risks faced by sponsors of retirement plans and retiree health plans.
- 5. The candidate will be able to evaluate sponsor's goals for the retirement plan, evaluate alternative plan types and features, and recommend a plan design appropriate for the sponsor's goals.
- 8. The candidate will be able to recommend and advise on the financial effects of funding policy and accounting standards in line with the sponsor's goals, given constraints.

### **Learning Outcomes:**

- (4a) Identify how plan features, temporary or permanent, can adversely affect the plans sponsor.
- (4b) Assess the risk from options offered, including:
  - (i) Phased retirement
  - (ii) Postponed retirement
  - (iii) Early Retirement
  - (iv) Option factors
  - (v) Embedded options
  - (vi) Portability options
- (5f) Design retirement programs that manage retirement risk and are consistent with sponsor objectives.
- (5g) Design retirement programs that promote employee behavior consistent with sponsor objectives.
- (5h) Evaluate the pros and cons from both a sponsor and employee perspective of introducing options that impact the labor force demographics.
- (8e) Advise plan sponsors on accounting costs and disclosures for their retirement plans.
- (8f) Demonstrate the sensitivity of financial measures to given changes in plan design.

#### **Sources:**

DA-154-15: Implementing Early Retirement Incentive Programs: A Step-by-Step Guide

DA-168-17: IFRS and US GAAP: Similarities and Differences, Ch 5 only

### **Commentary on Question:**

Candidates generally performed well on parts (a) and (c). For part (b), successful candidates also considered the accounting implications on the retiree medical plan.

#### **Solution:**

(a) Describe business and legal considerations NOC should review to determine whether to offer an ERIP.

### Business considerations:

Prior to implementing an ERIP, NOC should first consider if a reduction of head count is actually necessary and if so, how that supports NOC's immediate and long term goals.

NOC will need to establish eligibility criteria for the ERIP. For example, will 55/15 eligibility target individuals/areas that need to be impacted? Is this the right eligibility to use given what NOC wants to achieve?

As a result of employees in the targeted group retiring, this can have a negative impact on NOC's operations if for example specialized knowledge is not transferred prior to their departure.

NOC should consider whether or not involuntary lay-offs (targeting other individuals/groups) would better achieve NOC's goals than implementing voluntary ERIP program

NOC should consider additional costs associated with ERIP (higher retiree medical & pension plan benefits) vs. costs of layoffs and severance

### Legal considerations:

NOC should be aware of all federal and state/provincial employment laws to eliminate any threat of law suits.

Eligibility criteria of the ERIP can be viewed as employment discrimination on the basis of age which should be a concern to NOC. This however can be addressed in the employee's voluntary signed release form which NOC would prepare and provide.

Adequate advanced notice would need to be provided to employees in the event of a mass layoff. Additionally, sufficient time should also be given to employees to respond.

NOC should involve employment/benefits attorney during entire ERIP process.

(b) Describe the accounting implications under U.S. accounting standard ASC 715 if NOC implements an ERIP.

No calculations required.

### **PENSION**

Curtailment expected in salaried pension plan

- Curtailment is defined as event that eliminates for a significant number of employees the accrual of defined benefits for some or all of their future service
- Curtailment gain recognized once terminations have occurred. If expect loss, would recognize once NOC decides to proceed with ERIP
- Re-measurement of assets & liabilities, reflecting early retirement (but not ERIP benefits), will be needed at time of re-measurement
- Plan does not have any prior service cost bases, so curtailment will not lead to any immediate recognition of PSC
- Gain associated with curtailment first offset by any unrecognized actuarial loss (which doesn't exist at last measurement date); remaining gain immediately recognized OR Loss associated with curtailment first offset by any unrecognized gain; if still have loss, immediately recognized

Special Termination Benefits (indemnity) accounting expected for salaried pension plan

- Re-measurement of liabilities, reflecting cost increases due to ERIP, will be needed at time employees retire under ERIP
- Increase in PBO due to special benefits included as additional one-time expense item
- Increase in total pension expense due to expected higher PBO
- Lower service cost component of pension expense going forward
- Higher immediate expected cash flows could impact duration and discount rate
- ERIP will impact (likely hurt) funded status of pension plan
- Average future service of participants to retirement could increase due to ERIP, impacting gain/loss amortization
- Consider if other assumptions should change for employee wide assumptions for example, salary scale, as longer service employees likely to have higher salary scale, does future expected salary scale change after ERIP removes some longer service employees.
- Should short term retirement assumption change for first few years following ERIP, as those very close to actually retiring may retire under ERIP for additional pension benefit and then the short term years after there will be a decrease in retirements. If no change, gains will be likely for each year retirements are assumed but not experienced.

#### RETIREE MEDICAL

Main impact on retiree medical plan is large actuarial loss/increased APBO since assumption is retirement at age 62 (loss from participants < 62 who retire under ERIP)

- All participants eligible for ERIP are already fully eligible for retiree medical plan benefits (55/10 requirement) so no curtailment triggered and no immediate PSC recognition
- All participants eligible for ERIP are getting same retiree medical benefits they would otherwise get at retirement so no accounting for special termination benefits.
- No re-measurement necessary for retiree medical plan (no plan amendment, settlement, curtailment, or special termination benefits)
- Retiree medical plan has loss which should be offset by gains in active medical plan. NOC should have net \$0 benefit payment impact since medical plans are self-insured
- Increase in total retiree medical expense due to increase in pre-62 retirees
- Higher immediate expected cash flows could impact duration and discount rate.
- Per capita claims cost assumption will likely need to be updated due to demographic shift after ERIP
- Lower service cost component of OPEB expense going forward
- (c) Recommend two pension plan design enhancements for the National Oil Full-Time Salaried Pension Plan which could be included in the ERIP to enhance attractiveness of the program while mitigating the additional cost to NOC.

Justify your response.

### **Commentary on Question:**

Candidates received points for other reasonable plan design enhancements not listed below.

Design 1: Add x years of credited service

- Results in larger retirement benefit for everyone in group
- Larger impact for shorter service than longer service employees
- More likely to incent those nearer age 65 than 55 to be able to retire with adequate retirement income

Design 2: Add x years to age (for purposes of early retirement reduction)

- Results in larger retirement benefits for most, but not all
- Has little to no impact on employees between ages 62 and 65 (already meet unreduced benefit criteria)
- More likely to incent those further from age 65 than closer

Design 3: Enhance early retirement factors (i.e. unreduced benefits at earlier age)

- Results in larger retirement benefits for most, but not all
- Has zero impact on employees between ages 62 and 65 (already meet unreduced benefit criteria)
- More likely to incent those further from age 65 than closer

Design 4: Assume final salaries are x% higher (to mimic expected final salary if didn't retire early)

- Results in larger retirement benefit for almost everyone (no impact if hit salary cap benefit would be more than \$3,000 per YOS)
- Larger impact for lower paid than higher paid employees
- More likely to incent those nearer age 65 than 55 to be able to retire with adequate retirement income

- 7. The candidate will be able to analyze/synthesize the factors that go into selection of actuarial assumptions.
- 9. The candidate will be able to apply the standards of practice and guides to professional conduct.

### **Learning Outcomes:**

- (7a) Evaluate appropriateness of current assumptions.
- (7b) Describe and explain the different perspectives on the selection of assumptions.
- (7c) Describe and apply the techniques used in the development of economic assumptions.
- (7d) Recommend appropriate assumptions for a particular type of valuation and defend the selection.
- (7e) Select demographic and economic assumptions appropriate for a projection valuation.
- (9a) Apply the standards related to communications to plan sponsors and others with an interest in an actuary's results (i.e., participants, auditors etc.).
- (9b) Explain and apply the Guides to Professional Conduct.
- (9c) Explain and apply relevant qualification standards.
- (9d) Demonstrate compliance with requirements regarding the actuary's responsibilities to the participants, plan sponsors, etc.
- (9e) Explain and apply all of the applicable standards of practice related to valuing retirement obligations.
- (9f) Recognize situations and actions that violate or compromise Standards or the Guides to Professional Conduct.
- (9g) Recommend a course of action to repair a violation of the Standards or the Guides to Professional Conduct.

#### **Sources:**

DA-139-15: ASOP 35, Selection of Demographic and Other Noneconomic Assumptions for Measuring Pension Obligations

DA-142-15: ASOP 4, Measuring Pension Obligations

SOA Code of Professional Conduct

DA-136-17: Selection of Actuarial Assumptions, Consultant Resource Manual, SOA Version, Mercer (p 5-69)

DA-162-16: Selecting and Documenting Mortality Assumptions for Pensions including Appendix 2 (Appendix 1 for background only)

DA-167-16: ASOP 25: Credibility Procedures

DA-809-13: ASOP 41, Actuarial Communications (US Only)

### **Commentary on Question:**

Commentary listed underneath question component.

#### **Solution:**

(a) Explain how changing a mortality table without analysis violates the Society of Actuaries Code of Professional Conduct.

### **Commentary on Question:**

Successful candidates appropriately recognized which precepts were violated and supported their answer. Credit was also awarded for identifying and supporting Precept 3.

The request violates Precept 1. An Actuary shall act honestly, with integrity and competence, and in a manner to fulfill the profession's responsibility to the public and to uphold the reputation of the actuarial profession. Using the incorrect mortality assumption may cause the member to be associated with false or misleading information that may be detrimental to the reputation of the actuarial profession. The member may also be engaging in professional conduct that is a misrepresentation and could reflect adversely on the profession

The request also violates Precept 8 which states that an Actuary who performs actuarial services should take reasonable steps to ensure that their services are not used to mislead other parties. By using an incorrect mortality assumption, the member would be willfully attempting to mislead a third party through financial analysts. Also the member would not be ensuring the material is fairly presented.

(b) Describe the communication requirements under Actuarial Standard of Practice No. 35 in relation to disclosures for assumptions determined by another party.

### **Commentary on Question:**

Most candidates performed well on part (b) and provided enough detail.

- The actuary's communication should always state the source of any prescribed assumptions or methods.
- With respect to prescribed assumptions or methods set by another party, the
  actuarial communication should describe any prescribed assumption or
  method set by another party that significantly conflicts with, what in the
  actuary's professional judgement, would be reasonable for the purpose or
  measurement.
- The communication should describe any prescribed assumption or method set by another party that the actuary is unable to evaluate for reasonableness for the purpose of the measurement.
- (c) Describe the considerations in setting an appropriate mortality assumption.

### **Commentary on Question:**

To receive full points, candidates needed to provide sufficient support for the considerations identified.

It is important to consider both current levels of mortality and future mortality improvement when setting an appropriate mortality assumption.

When reviewing current levels of mortality, the credibility of plan experience should be considered. If plan is large enough, an actuary can do mortality study and create customized mortality table or make an adjustment to current table. If the plan is smaller, an actuary can analyze mortality experience and make an adjustment to a current table or use the experience gains/losses to help validate a current assumption. As you are reviewing the mortality table adjustments can also be made for specific plan characteristics such as being a blue collar or white collar population or being a part of the private or public sector. An actuary should consider interactions of different plan characteristics if considering making multiple adjustments based on different plan characteristics.

When reviewing future mortality improvement, the actuary should understand that it requires a large amount of data over a long period of time to look at specific plan experience, which most plans don't have available. Often times it can be most appropriate to use published mortality tables in the absence of plan experience. Generational mortality tends to be preferred because it decreases the chance that the mortality will become outdated moving forward.

An actuary may want to further consider a few miscellaneous items such as adjusted mortality for special situations such as pre-retirement death or disabled members. Different or adjusted tables for an executive population covered by a SERP may be necessary because of the differences in the impacted employee group. Also it might be necessary to use sex distinct tables versus unisex tables.