

# **Educational Note Supplement**

Guidance for Assumptions for Hypothetical Wild-Up and Solvency Valuations Update – Effective March 31, 2014, and Applicable to Valuations with Effective Dates Between March 31, 2014, and December 30, 2014

Document 214043

# Memorandum

To: All Pension Actuaries

From: Bruce Langstroth, Chair

**Practice Council** 

Manuel Monteiro, Chair

Committee on Pension Plan Financial Reporting

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Wind-Up and Solvency Valuations Update – Effective Jarch 31, 2014, and Applicable to Valuations with Effective Dates Between March 31, 2014, and

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The most recent guidance from the Committee or Pensian Plan Financial Reporting (PPFRC) regarding assumptions for hypothetical wind-up and solvency valuations was provided in the <u>educational note</u> dated April 26, 2014, for valuation with effective dates on and after December 31, 2013 (but no later than December 30, 2014)

The PPFRC has conducted its quarterly revew of group annuity pricing conditions as at March 31, 2014, and has determined that a revision to its guidance regarding assumptions for hypothetical wind-up and solvency valuations is appropriate for valuations with effective dates on or after March 31, 2014 (but to later than December 30, 2014). The revisions to the guidance are contained in this educational late supplement.

# **DUE PROCESS**

The Policy on Due Poce, for the Approval of Guidance Material Other than Standards of Practice was followed in the development of these revisions.

## CONTACT INFORMATION

Questions should be addressed to Manuel Monteiro, Chair of the PPFRC, at manuel.monteiro@mercer.com.

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## NON-INDEXED ANNUITY PROXY

## **Previous Guidance**

The most recent guidance from the Committee on Pension Plan Financial Reporting (PPFRC) concluded that for valuations with effective dates on or after December 31, 2013 (but no later than December 30, 2014), an appropriate discount rate for estimating the cost of purchasing a non-indexed group annuity would be determined as the unadjusted average yield on Government of Canada (GoC) marketable bonds with maturities over 10 years (CANSIM series V39062) increased arithmetically by between 50 to 80 basis points (bps), in conjunction with the UP94 generational mortality tables (based on the AA scale). The spread above the CANSIM series V39062 would be determined based on the duration of the liabilities expected to be settled through the purchase of a group annuity.

This guidance was based on hypothetical quotes provided by eight insurance companies on illustrative blocks of business using pricing conditions as at December 31, 2013, supplemented by data from certain actuarial consulting firms on actual group annual purchases during the fourth quarter of 2013. Furthermore, this guidance applied to oth immediate and deferred pensions, and also applied regardless of the overall size of the group annual purchase.

# **Analysis**

The PPFRC obtained hypothetical quotes as at March 31, 014, If the same illustrative blocks of business used to develop the previous guidance. The characteristics of the three illustrative blocks are as follows:

| Duration                                     | Lo           | Medium       | High         |
|--|--------------|--------------|--------------|
| Duration at March 31, 2014                   |              | 10.1         | 12.3         |
| Approximate premium at March 31, 2014        | \$10 million | \$21 million | \$21 million |
| Average monthly pension                      | \$897        | \$897        | \$897        |
| Proportion of liability for deferred members | 0%           | 4%           | 12%          |

For the purpose of this ruidance, the durations of the illustrative blocks shown above were determined by calculating the impact of a 0.01% change in the discount rate, and using the following formula:

[(Estimated Purchase Price at 3.62% / Estimated Purchase Price at 3.63%) – 1] / 0.01%

where 3.62% is equal to the CANSIM V39062 yield of 2.82% plus 80 bps at March 31, 2014, being the guidance for the illustrative block with medium duration (as described below). Note that the durations of the three illustrative blocks will change over time as discount rates change.

The PPFRC also obtained limited data from certain actuarial consulting firms on actual group annuity purchases during the first quarter of 2014. The hypothetical quotations at December 31, 2013, and March 31, 2014 may be summarized as follows:

| AVERAGE OF THE THREE MOST COMPETITIVE HYPOTHETICAL QUOTES (USING UP94 GENERATIONAL MORTALITY TABLES) |            |          |          |           |           |           |
|--|------------|----------|----------|-----------|-----------|-----------|
|  | 31/12/2013 |          |          | 31/3/2014 |           |           |
|  | Low        | Medium   | High     | Low       | Medium    | High      |
|  | duration   | duration | duration | duration  | duration  | duration  |
| Discount rate  | 3.65%      | 3.88%    | 3.98%    | 3.63%     | 3.84%     | 3.94%     |
| Spread over<br>CANSIM V39062   | + 52 bps   | + 75 bps | + 85 bps | + 81 bps  | + 102 bps | + 112 bps |

The spread over CANSIM V39062 based on the average of the three most competitive hypothetical quotes increased by approximately 30 bps for each of the illustrative blocks. There was significant variability in the hypothetical quotes provided by the individual insurers. The spreads for most insurers remained fairly steady at March 31 compared to December 31. However, the spreads for a few insurers increased significantly, resulting in the increased spreads for the average of the three most competitive hypothetical quotes.

The spreads on the actual annuity purchases during the first quarter were generally lower than indicated in the above results.

Based on the above information, the PPFRC has corcle to that a revision to the previous guidance is appropriate. In establishing the new guidance the PPFRC has given some weight to the hypothetical quotes and the data collected on actual analyty purchases.

## **Guidance for Non-indexed Pensions**

The PPFRC has concluded that effective Marc 31, 314, the cost of purchasing non-indexed annuities would be estimated based on the 51 wing process:

- 1. Determine the duration of the portion of the liabilities assumed to be settled through the purchase of annuities, base on a discount rate of 3.62% (CANSIM V39062 plus 80 bps at March 31, 2014).
- 2. Using the duration brained in step 1, interpolate using the following table to determine the appropriate spread pove unadjusted CANSIM V39062:

| Illustrative block | Duration based on 3.62% discount rate | Spread above unadjusted CANSIM V39062 |
|--------------------|---------------------------------------|---------------------------------------|
| Low duration       | 7.7                                   | + 50 bps                              |
| Medium duration    | 10.1                                  | + 80 bps                              |
| High duration      | 12.3                                  | + 100 bps                             |

If the duration of the portion of the liabilities assumed to be settled through the purchase of annuities is lower than 7.7 or higher than 12.3, the actuary would make a reasonable assumption regarding the appropriate spread.

The PPFRC believes that groups with durations higher than 12.3 would likely include a large proportion of deferred vested members. While the higher duration, in isolation, would be expected to result in lower pricing, the PPFRC believes that this impact would be offset by added administrative costs and risks that insurers would incur in assuming these obligations. The PPFRC also believes that it is rare that a group would have a duration materially lower than 7.7. As of March 31, 2014, the PPFRC believes that one reasonable approach would be to assume that the spread for durations lower than 7.7 is 50

- bps, and the spread for durations higher than 12.3 is 100 bps. Other approaches may also be reasonable.
- 3. The cost of purchasing annuities would be estimated using an interest rate determined as the unadjusted CANSIM V39062 increased arithmetically by the spread calculated in step 2, in conjunction with the UP94 generational mortality tables.
  - Each actuary would use discretion in determining whether to round the interest rate to the nearest five or 10 basis points. Consistency in the application of such rounding would be followed.

The above guidance applies to both immediate and deferred pensions and also applies regardless of the overall size of the group annuity purchase. It applies to valuations with effective dates on and after March 31, 2014, pending any further guidance or other evidence of a change in annuity pricing.

## **CPI-INDEXED ANNUITY PROXY**

#### **Previous Guidance**

The most recent guidance from the PPFRC concluded that for valuations with effective dates on or after December 31, 2013 (but no later than December 31, 2014), an appropriate discount rate for estimating the cost of purchasing a group annuity where pensions are fully indexed to the rate of change in the CPI would be the unadjusted yield on O overnoent of Canada real-return long-term bonds (CANSIM series V39057) reduced arithm tically by 110 bps, in conjunction with the UP94 generational mortality tables (based on the All improvement scale).

This guidance applied to both immediate and decree pensions, regardless of the overall size of the group annuity purchase, and regardless fouration.

## **Analysis**

Most of the contributing insurers also provided hypothetical quotes for the illustrative blocks on a CPI-indexed basis as of Mach 1, 2011. The hypothetical quotations as at December 31, 2013, and March 31, 2014, for the meaning furnition illustrative block may be summarized as follows:

| AVERAGE OF TAX THE VE MOST COMPETITIVE HYPOTHETICAL QUOTES (USIN G.). GENERATIONAL MORTALITY TABLES) |        |            |           |  |
|--|--------|------------|-----------|--|
|  |        | 31/12/2013 | 31/3/2014 |  |
| Discount rate  |        | 0.07%      | -0.11%    |  |
| <b>Spread over CANSIM</b>  | V39057 | -118 bps   | -102 bps  |  |

The spread below CANSIM V39057 based on the average of the three most competitive hypothetical quotes decreased by 16 bps for the medium-duration illustrative block. There was very limited variability in the pricing of the most competitive hypothetical quotes.

While there is some indication that the pricing of CPI-indexed annuities may also vary by duration, the PPFRC has concluded that there are insufficient data at this stage to introduce this level of refinement. Consequently, the guidance contained herein is applicable to CPI-indexed annuities regardless of their duration.

There were no quantitative data obtained on actual fully-indexed annuity purchases during the first quarter of 2014.

# **Guidance for Fully CPI-Indexed Pensions**

Based on the pricing received, the PPFRC has determined that an appropriate proxy for estimating the cost of purchasing a group annuity where pensions are fully indexed to the rate of change in the CPI would be determined using an interest rate equal to the unadjusted yield on Government of Canada real-return long-term bonds (CANSIM series V39057) reduced arithmetically by 100 bps, in conjunction with the UP94 generational mortality tables (with the AA improvement scale).

Each actuary would use discretion in determining whether to round the interest rate to the nearest five or 10 basis points. Consistency in the application of such rounding would be followed.

The above guidance applies to both immediate and deferred pensions, regardless of the overall size of the group annuity purchase and regardless of duration. It applies to valuations with effective dates on and after March 31, 2014, pending any further guidance or other evidence of change in annuity pricing.

# Example

As at March 31, 2014, the unadjusted yield on Government of Canad, real-return long-term bonds (CANSIM series V39057) was 0.91%. Therefore, poor to rounding, an applicable underlying discount rate would be determined as 0.91% 1.0. % = 2.09%.

# **Partially-Indexed Annuities**

In situations where pensions are partially indexed indexed to a measure other than the CPI, or contain a deferred component, the actuary would make appropriate provisions for such situations consistent with the guidance provided to the angual educational note dated April 26, 2014, modified to reflect the revised guidance some med in this memo.

# VALIDITY OF APRIL 26, 2014, EDUCATIONAL NOTE

Except as noted above, actually would continue to reference the April 26, 2014, educational note for guidance with respect to the selection of assumptions for hypothetical wind-up and solvency valuations with effective dates between March 31, 2014, and December 30, 2014.

# ACTUAL ANNUITY PASCING

The purpose of this educational note supplement is to provide actuaries with guidance related to establishing assumptions for hypothetical wind-up and solvency valuations. The pricing for an actual group annuity purchase depends on many factors, with the result that the actual price may differ from the guidance provided herein. In addition to the duration of the purchase, some of the other factors that may affect pricing of a particular purchase include, but are not limited to:

- The overall size of the purchase;
- The proportion of deferred vested members included in the group being purchased;
- The average pension amount for the pensions being purchased;
- The mortality experience anticipated by the insurance companies bidding on the purchase;
- Broad capital market conditions at the time of the purchase; and
- Competitive pressures in the group annuity market at the time of the purchase.

## RETROACTIVE APPLICATION

If an actuary has already prepared a funding valuation report with an effective date on or after March 31, 2014, before the publication of this guidance, the actuary would consider paragraphs 1820.30 through 1820.36 of the Standards of Practice to determine whether it is necessary to withdraw or amend the report.

# **ADDITIONAL COMMENTS**

The PPFRC intends to continue monitoring group annuity pricing on a quarterly basis. Actuaries may use the spreads indicated above for valuations with effective dates on and after March 31, 2014, up to December 30, 2014, pending any future guidance or other evidence of change in annuity pricing.

The PPFRC is continuing to review some other aspects of group annuity purchase pricing that may result in revisions to future guidance. In particular, the underlying basis used to express the annuity guidance is being reviewed. Currently, the non-indexed annuity guidance is expressed as a spread over yields on GoC long-term bonds in conjunction with the UP94 generational mortality tables, irrespective of the basis used by insurers when sugmitting hypothetical quotes. The PPFRC is exploring whether other bases may be more appropriate to provide more stability in the resulting spreads.

It may be noted that the spreads versus GoC long-term bonds or group annuity pricing have been volatile during the past three to four years. A may les may wish to be mindful of this volatility when communicating advice related to future hypothetical wind-up and solvency valuations.