<table>
<thead>
<tr>
<th>Section title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>03</td>
</tr>
<tr>
<td>Prevailing interest rates</td>
<td>04</td>
</tr>
<tr>
<td>Discount rate assumption</td>
<td>05</td>
</tr>
<tr>
<td>Salary increase assumption</td>
<td>07</td>
</tr>
<tr>
<td>Expected return assumption</td>
<td>08</td>
</tr>
<tr>
<td>Funded status</td>
<td>10</td>
</tr>
<tr>
<td>Health care cost trend rate assumptions</td>
<td>11</td>
</tr>
<tr>
<td>For more information</td>
<td>13</td>
</tr>
</tbody>
</table>
Introduction

Under the FASB Accounting Standards Codification (ASC), the sponsor of a defined benefit pension plan is required, in measuring the plan’s obligations and annual expense, to use assumptions that (1) are explicit (ASC 715-30-35-42) and (2) are “consistent [with each other] to the extent that each reflects expectations of the same future economic conditions” (ASC 715-30-35-31). In general, the benefit obligation is most sensitive to the discount rate assumption; for example, a relatively small change in the discount rate (of, say, 25 basis points) could result in a change in the benefit obligation on the order of, perhaps, 2 to 4 percent.

ASC 715-30-35-43 describes the method of selecting the discount rate. The discount rate “shall reflect the rates at which the pension benefits could be effectively settled.” ASC 715-30-35-44 notes that the discount rate should reflect the yield of a portfolio of high-quality fixed-income instruments whose coupons and maturities match projected benefit payments. However, ASC 715-30-35-1 allows the use of computational shortcuts that are expected to produce results that are not materially different from those resulting from a more detailed analysis. Because the duration of a plan’s benefit obligation is affected by the plan design and by the demographic characteristics of the plan population (e.g., average age, average service, proportion of retirees), one might generally expect that plans with similar plan designs and demographics would use similar discount rates. Conversely, one might expect that plans with dissimilar plan designs or demographics may not use similar discount rates.

Of course, there may be circumstances — such as a relatively flat yield curve — in which plans with dissimilar plan designs or demographics would be able to support similar discount rates. In summary, the process an entity uses to select the discount rate should take into account the facts and circumstances specific to the plan as well as the high-quality corporate bond yield rates as of the Measurement Date.

ASC 715-60-35-79 and 35-80 outline similar requirements for the selection of assumptions for other postretirement employee benefit (OPEB) plans.

Companies must also disclose other economic assumptions: the expected rate of return on plan assets, the expected rate of salary increases, and the expected increase in health care costs.

Although the selection of assumptions should be specific to the individual plan, plan sponsors, as well as regulators, often compare their discount rate and other assumptions to those of other plan sponsors.

In this study, Deloitte’s Human Capital service area has compiled information disclosed by many of the Fortune 500 companies in their most recent annual reports. We have focused on 267 companies that sponsor pension or other postretirement benefits in the U.S. and that have calendar fiscal years. Of these, 262 companies disclosed information about defined benefit plans. Information about OPEB (subject to ASC 715-60) was disclosed by 229 companies, including six that disclosed only OPEB arrangements. The disclosure information also included assumptions the companies used as of the prior year, enabling us to compare changes in the assumptions from one year to the next.
Prevailing interest rates

The SEC staff has commented about the guidance on the selection of the discount rate, noting that it believes that the term “high-quality” refers to those fixed-income instruments with at least an Aa3 rating from Moody’s (or its equivalent from another rating service). Exhibit 1 shows the Citigroup Pension Discount Curve as of year-end 2014, year-end 2015, and June 30, 2016.

This exhibit\(^1\) indicates that the yields at year-end 2015 are higher than at year-end 2014 for almost all maturities. However, it also shows the Citigroup Pension Discount Curve as of June 30, 2016, which indicates that rates have decreased across most maturities since year-end 2015.

Over the past several years, the rates available on corporate bonds as suggested by published indices such as Merrill Lynch U.S. Corporates Aa 15+ years, Merrill Lynch U.S. Corporates Aa/Aaa 10+ years, as well as Citigroup’s (formerly Salomon’s) Pension Liability Index have varied considerably. The historic yields over the past several years for these indices are plotted in Exhibit 2.

This exhibit indicates that these indices experienced increases during 2015, and finished the year approximately 35-45 basis points higher as compared to the end of 2014. Furthermore, Exhibit 2 indicates that rates are currently (as of the end of June 2016) lower than at the end of 2015.

\(^1\) Data from Citigroup Global Capital Markets
Discount rate assumption

Exhibit 3 summarizes the discount rate for ASC 715-30 purposes disclosed as of December 31, 2015, and December 31, 2014. The average discount rate disclosed as of December 31, 2015, was 4.35 percent, about 38 basis points higher than the average discount rate disclosed by these companies at the end of 2014. Eighty-two percent of the companies included in this study were between 4.00 percent and 4.50 percent. The spread of discount rates stayed relatively constant compared to the prior year.

The FASB and SEC staffs have indicated that they expect discount rates to move with general economic trends\(^2\). Exhibit 4 presents the change from December 31, 2014 to December 31, 2015. The SEC staff has further indicated that it expects companies to disclose the basis for the selection of the discount rate. Companies that rely on an index to support their selection of the discount rate are further expected to provide evidence that such index is appropriate for the particular plan.

If a registrant uses published long-term bond indices as a benchmark for its assumptions, it is expected to explain how it determined that the timing and amount of cash outflows related to the bonds included in the indices matches its estimated defined benefit payments. If there are differences between the terms of the bonds and the terms of the defined benefit obligations (e.g., if the bonds are callable), the registrant is expected to explain how it adjusts for the difference. Increases to the benchmark rates should not be made unless the registrant has detailed analysis that supports the specific amount of the increase\(^3\).

---

\(^2\) ASC 715-20-S99-1 (formerly EITF Topic D-36)

\(^3\) Cf.Section II H 1 at www.sec.gov/divisions/corpfin/acctdis030405.htm.
On average, discount rates increased by around 38 basis points from December 31, 2014 to December 31, 2015. Ninety-six percent of companies increased this assumption from year end 2014.

We also compared the discount rate disclosed for ASC 715-60 purposes with that disclosed for measuring pension liabilities in accordance with ASC 715-30. As shown in Exhibit 5, 44 percent of the companies included in this study disclosed similar discount rates for both Measurement Dates, comparable to the percentage in last year’s study. Twelve percent of companies disclosed a higher discount rate for measuring postretirement benefits than for measuring pension benefits, while 44 percent used a lower discount rate.
Plans that provide pay-related benefits are required to disclose the salary increase assumption underlying the measurements. Most of the companies in the study disclosed a salary increase assumption. ASC 715-30 provides relatively little guidance on the selection of the salary increase assumption. However, ASC 715-30-35-31 notes it should reflect “future changes attributed to general price levels, productivity, seniority, promotion, and other factors.”

The range of assumed salary increase is fairly wide, as summarized in Exhibit 6. The average salary increase assumption disclosed as of December 31, 2015, was 3.74 percent, a decrease of 1 basis point from 2014. Sixty-three percent of the companies included in this study used an assumption between 3.50 and 4.50 percent. Exhibit 7 shows the change in the salary increase assumption from December 31, 2014, to December 31, 2015. Similar to last year, between these two Measurement Dates, 84 percent of the companies included in this study reported no change in the salary increase assumption. Roughly 10 percent decreased this assumption.
Expected return assumption

Under ASC 715-30-20, the expected long-term rate of return (i.e., expected return assumption) should reflect “the average rate of earnings expected on the funds invested or to be invested to provide for the benefits.” Furthermore, ASC 715-20-50-1(d) requires that plan sponsors provide a narrative description of both a plan’s actual investment policy and the basis they used to determine the overall expected long-term rate of return. As a result, companies with different asset allocations or different investment philosophies may have different long-term return assumptions.

We understand that some companies therefore engage in a process (with varying degrees of rigor) for developing the expected return assumption.

One method for determining the expected return assumption is based on a “building block” approach. In our experience, the building block approach is used by many in the investment management industry to develop capital market expectations. This approach begins with the development of a long-term level of expected inflation. The level of inflation becomes the “building block” for the development of expected returns for each of the various asset classes (i.e., the difference between real and nominal returns).

Next, companies develop an expected return on cash (“risk free” asset), typically by using 90-day Treasury bills as a proxy. Risk premiums above cash are developed as the primary determinant of expected return for the various asset classes (e.g., U.S. equities, U.S. core fixed income) included in the portfolio. Risk premiums should reflect the risk of each asset class (the riskier the asset class, the larger the risk premium).

Finally, under the building block approach, companies calculate the expected return of the total portfolio by using the asset class returns developed, taking into account the overall strategic asset allocation of the portfolio. Some companies engaging in active investment management may be able to document a premium for this strategy and may choose to incorporate a return premium to reflect their belief that active management will provide an additional incremental return. Note that management fees for actively managed investments are typically higher than passively managed products and that the premium assigned for active management should be net of additional investment management fees.

Another approach to developing the long-term rate of return assumption is to develop a consensus forecast, whereby the company gathers long-term capital market forecasts from multiple, reputable organizations in the financial services industry (such as investment consultants, investment managers, or other financial institutions). Typically, these capital market forecasts include long-term expected return assumptions for various asset classes. The company can calculate the expected return of the portfolio by “averaging” the expected return forecasts gathered by asset class and using these inputs to calculate the total expected return on the overall portfolio.

Alternatively, some companies may choose to determine the projected range of returns for the overall portfolio by using stochastic simulation. Stochastic simulation is a tool that allows the company to forecast the overall portfolio return under various potential economic environments. The inputs to the model typically include mean-variance assumptions for each asset class (which can be generated by using the building block method or consensus forecast) as well as assumptions related to future levels of inflation and interest rates. The results of the stochastic simulation will provide the company with the range of potential returns for the portfolio over a long-term horizon (although it is worth noting that the output of the analysis is largely predicated upon the assumptions).
Exhibit 8 shows the range of the expected return used in measuring pension expense for 2015 and 2014. While ASC 715-60 has a similar definition, many OPEB plans are unfunded; this assumption is not used for unfunded plans.

The average expected return was 6.99 percent for 2015 (roughly 11 basis points lower than that for 2014), with 59 percent of companies between 6.50 and 7.50 percent. Eighteen percent were less than 6.5 percent and 23 percent were higher than 7.5 percent. As shown in Exhibit 9, compared with 2014, approximately 35 percent of companies lowered this assumption in 2015, 61 percent of the companies kept the same assumption as 2014 and the remaining 4 percent raised the assumption. Our analysis also shows that larger plans used a somewhat higher (by as much as 50 basis points on average) expected return assumption. This difference could be due to many reasons, including more aggressive asset strategies, lower expense ratios, or different investment opportunities.
Exhibit 10 shows the change in funded status (measured as the ratio of market value of assets to the projected benefit obligation) from December 31, 2014, to December 31, 2015. The funded status of the plans as of the end of 2015 averaged approximately 81 percent, consistent with 2014. Last year, approximately 17 percent of companies had a funded status of at least 95 percent; this year, 15 percent.

Exhibit 10: Funded Status Percentage
Health care cost trend rate assumptions

ASC 715-60-35-99 describes the health care cost trend assumption as representing “the expected annual rates of change in the cost of health care benefits... for each year from the Measurement Date until the end of the period in which benefits are expected to be paid.” ASC 715-60-35-100 notes that “health care cost trend rates may be assumed to continue at the present level for the near term, or increase for a period of time, and then grade down over time to an estimated health care cost trend rate ultimately expected to prevail.”

As of December 31, 2015, 75 percent of the companies disclosed an initial health care cost trend assumption of between seven percent and eight percent. Four percent used a higher initial trend, and the remaining plans disclosed a lower trend assumption. A comparison of the current and prior year is shown in Exhibit 11.

Forty-three percent of the companies used the same rate as the prior year (as shown in Exhibit 12). Fourteen percent used a higher initial trend, and the remaining plans disclosed a lower trend assumption. Six percent decreased their initial rate by 100 basis points or more.
Exhibit 13 summarizes the ultimate health care cost trend disclosed as of December 31, 2015. At the end of 2015, the average ultimate health care cost trend rate was 4.79 percent, slightly lower than that disclosed at the end of the prior year.

Exhibit 14 compares the difference between the initial and ultimate trends at year-end 2015 compared with year-end 2014. Over the year, on average this difference narrowed slightly from 2014 to 2015 (from 217 basis points in 2014 to 213 basis points in 2015).
For more information regarding this study, please contact any one of the following Deloitte practitioners.

**Arlington**
**Angela Watts**
Managing Director
Deloitte Consulting LLP
+1 571 858 0006
angelawatts@deloitte.com

**Scott Speckmann**
Specialist Leader
Deloitte Consulting LLP
+1 312 486 2519
sspeckmann@deloitte.com

**Robert Maciejewski**
Senior Manager
Deloitte Consulting LLP
+1 313 396 2409
romaciejewski@deloitte.com

**David Russ**
Managing Director
Deloitte Consulting LLP
+1 213 553 1223
druss@deloitte.com

**Chicago**
**Brian Augustian**
Principal
Deloitte Consulting LLP
+1 312 486 3171
braugustian@deloitte.com

**Alicia Traviss**
Specialist Leader
Deloitte Consulting LLP
+1 312 486 3379
atraviss@deloitte.com

**Jeff Rees**
Specialist Leader
Deloitte Consulting LLP
+1 313 396 2413
jeffrees@deloitte.com

**Minneapolis**
**Michael de Leon**
Specialist Leader
Deloitte Consulting LLP
+1 612 397 4681
mdeleon@deloitte.com

**Christine Drager**
Specialist Leader
Deloitte Consulting LLP
+1 312 486 2949
cdrager@deloitte.com

**Dallas**
**Rachna Malhotra**
Specialist Leader
Deloitte Consulting LLP
+1 214 840 7153
racamalhotra@deloitte.com

**Dan Thomas**
Specialist Leader
Deloitte Consulting LLP
+1 313 396 3231
danielthomas@deloitte.com

**Eric Roling**
Specialist Leader
Deloitte Consulting LLP
+1 612 397 4032
eroling@deloitte.com

**Howard Freidin**
Managing Director
Deloitte Consulting LLP
+1 312 486 2778
hfreidin@deloitte.com

**Detroit**
**Jason Flynn**
Principal
Deloitte Consulting LLP
+1 313 396 3511
jasflynn@deloitte.com

**Grand Rapids**
**Randy Reitsma**
Specialist Leader
Deloitte Consulting LLP
+1 616 336 7942
reitsma@deloitte.com

**Judy Stromback**
Managing Director
Deloitte Consulting LLP
+1 612 397 4024
jstromback@deloitte.com

**David Hilko**
Managing Director
Deloitte Consulting LLP
+1 312 486 3057
dahilko@deloitte.com

**Tim Geddes**
Managing Director
Deloitte Consulting LLP
+1 313 396 3954
tgeddes@deloitte.com

**Joe Kelly**
Principal
Deloitte Consulting LLP
+1 713 982 3750
jokelly@deloitte.com

**Joe Walker**
Senior Manager
Deloitte Consulting LLP
+1.612.397.4548
joswalker@deloitte.com

**Brandon Smith**
Senior Manager
Deloitte Consulting LLP
+1 312 486 1436
brandsmith@deloitte.com

**Jason Gratson**
Senior Manager
Deloitte Consulting LLP
+1 313 394 5072
jgratson@deloitte.com

**Los Angeles**
**Dylan Porter**
Senior Manager
Deloitte Consulting LLP
+1 213 688 3327
dyporter@deloitte.com

**Nashville**
**Greg Drennan**
Managing Director
Deloitte Consulting LLP
+1 615 259 1817
gdrennan@deloitte.com