Entity-wide Risk Management for Pension Funds

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1 April 2014
Agenda

- ERM: enhancing pension scheme disciplines
- Recent developments in EU (IORP II Directive proposal)
- Modelling exposure to sponsor credit risk

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Definitions of Enterprise Risk Management (ERM)

- Lam (2003) defines ERM as:
  - “ERM is all about integration: ... an integrated risk organisation; ... the integration of risk transfer strategies; ... the integration of risk management into the business processes of a company”

- Kemp and Patel (2011) define ERM as:
  - A framework, using risk as the core building block, to enable key business decisions to be aligned with inherent risk. Involves holistic (‘enterprise’-wide, i.e. ‘entity’-wide) management of risk and (usually) management of business/portfolio as an ‘enterprise’

- Sweeting (2011) indicates:
  - Key concept is “the management of all risks on a holistic basis, not just individual management of each risk”
Definition of ERM in flowchart form

- COSO (2004): “Enterprise risk management is a process, effected by an entity’s board of directors, management and other personnel, applied in strategy setting and across the enterprise, designed to identify potential events that may affect the entity, and manage risk to be within the risk appetite, to provide reasonable assurance regarding achievement of entity objectives”
Enterprise in ERM has two potential connotations:

- Holistic (‘enterprise’-wide, i.e. ‘entity’-wide) management of risk
- Management of business/portfolio as an ‘enterprise’ (for profit)

But not all entities are ‘for profit’.

- DB pension funds do not exist solely to make money for shareholders
- Instead have a special purpose, to pay liabilities to beneficiaries as they fall due

Kemp and Patel (2011) explore this issue

- And argue that actuaries offer right blend of qualitative (governance) as well as quantitative (modelling) skills to help
ERM versus other types of risk management

Differentiators

- Considers all risks
- Applied across whole business
- Risk embedded into decision-making processes

Key enablers

- Commitment and leadership from the top
- Risk owned by business
- Supporting risk management function
- Effective communication to all stakeholders of how risk is managed
Three pillar structure of modern regulatory frameworks

- E.g. Basel II/III and Solvency II:

  **Pillar 1**: Minimum (regulatory) capital requirements

  **Pillar 2**: Supervisory review process, own risk assessment, governance disciplines. *Supervisors* review how *firms* themselves assess they have adequate capital

  **Pillar 3**: Market discipline. Disclosure and transparency requirements on information relevant to third party assessment of capital base

- Pillars are deliberately holistic, i.e. ERM based, especially Pillar 2
Effective entity-wide risk management for pension funds

- **Holistic** element highly relevant

- But (for profit) **enterprise** element of ERM needs some refining when entity (client) is fund in isolation
  - Which it sometimes needs to be when interests of different stakeholders diverge

- Requires effective management of funding, investment policy and sponsor covenant exposure **in tandem** (for a typical UK DB scheme)

- And **within a well crafted governance framework**, that includes, e.g.
  - Clarity / transparency
  - Joined up thinking
Clarity / transparency and coverage

- Is it clear to everyone where the scheme is heading?
  - Is an ORSA (Own Risk and Solvency Assessment) or equivalent appropriate?
  - Living wills (Recovery and Resolution Plans). What would happen if the sponsor’s business model fell apart?
  - What should be published: trading off flexibility vs. clarity?
  - Communicating with beneficiaries

- Is the balance sheet structure fully understood by all stakeholders?

- Should Investment Committees be Risk Committees?
  - Are funding, investment and risk policies typically joined up enough?
Some say: ERM is for insurance, not pensions

Not true:

… As long as there is a purpose and objectives, which risks can derail

… ERM is about effective planning of delivery of these objectives

Similarities
• Planning to fulfil objectives in an effective way
• Managing discretions
• Managing conflicts
• Managing people interfaces

Differences
• Specific purpose
• Limited capital-raising ability
• Different stakeholder dynamics
• Different regulatory regime
• Greater ‘social’ element

Read across

Adaptations
Characteristics of successful ERM frameworks

- Vision and strategy is set by Board
- Risk owned by the business … risk management (RM) an enabling process
- Governance framework appropriate to nature, scale and complexity of the business and its risks.
- Ideally:
  - Risk decisions integrated with decisions concerning business operations (to promote desired cultural and behavioural expectations)
  - All material risks addressed on enterprise-wide basis, consistently applied across the business and supported by well defined RM policy
  - Improved capture of upside opportunities and mitigation of downside risks
Typical ERM framework for large financial firm might include

- Risk Committee, separate from Audit Committee
  - Centralised oversight of risk
  - Risk policy sets risk management responsibility
  - Engagement with executive management and board
- CRO, reporting to risk committee, independent from business units
  - Organisation’s risk champion with enterprise-wide oversight of RM activities
  - Guidance to risk owners
  - Challenges to business decisions on key risk areas
- Supporting Risk Management function
Typical ERM framework for a non-financial firm

- Often less formal and more fragmented
- No CRO requirement
- CFO / Treasury / Audit Committees may have a greater role
- Sometimes ERM elements may fit around functional responsibilities
- ERM might be confined to major risks, or specific projects
Governance challenges for pension funds include

- Availability of skilled resources to manage and monitor risks holistically
  - Often greater use of external expertise, management of agency issues
- Need for clear mission and objectives and aligned management policies
  - Requires value propositions which are practical and acceptable to both members and sponsors
- For pension fund in isolation: need to manage interaction between sponsor covenant risk, investment strategy and contribution policy
  - Risk committees rather than just investment committees?
- When definition expanded to include sponsor: Wider array of risks, larger stakeholder base, more management interfaces and additional decision-making constraints
  - How to handle risks arising from ‘social’ element of pensions?
Agenda

- ERM: enhancing pension scheme disciplines
- Recent developments in EU (IORP II Directive proposal)
- Modelling exposure to sponsor credit risk
IORP II Directive Proposal

- EU Commission proposed a new EU IORP Directive, borrowing from Solvency II (perhaps because some IORPs are regulated like insurers)

- Initial proposals criticised by industry and by some influential governments

  - “If system isn’t broken then why fix it?” Social policy is reserved to member states

- Pillar 1 suggestions particularly contentious – both magnitude of impact and challenge of valuing important balance sheet elements like sponsor covenant

  - Pillar 1 proposals largely dropped for time being, but EU central bodies still enthusiastic for enhanced Pillar 2 disciplines (ORSA, ERM, …)

- **Problem**: sponsor covenant still a very important risk for some IORPs

  - EIOPA consulted on sponsor support technical specifications in 2013 and is expecting to issue a further consultation paper at the end of Q3 2014
Typical balance sheet presentations

Insurance company (Solvency II)

- **Assets**
  - Surplus
  - SCR
  - Technical provisions (i.e. insurance liabilities)
  - Non-technical

- **Liabilities**

Pension fund (IORP)

- **Assets**
  - Actuarial deficit*
  - Actuarial value of liabilities*

- **Liabilities**

* N.B. Different pension fund valuations may be used for different purposes, e.g. ongoing (funding) and discontinuance. Likewise insurance valuations (e.g. accounting versus solvency)
Security mechanisms

- Pension funds (IORPs) may have a shortfall between tangible assets and liabilities including pension liabilities.

- But is a pension promise then less secure than (say) an insurance promise if the insurer has a surplus versus SCR?
  - And is it appropriate to seek to make such a comparison anyway?

- IORPs have additional security mechanisms that vary by jurisdiction (see Appendix A of this presentation), e.g.:
  - **Tangible assets** (some schemes are unfunded)
  - **Sponsor covenants** (e.g. UK)
  - **Conditional benefits** (e.g. Netherlands)
  - **Pension protection schemes** (e.g. UK and Germany)
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Analysing the sponsor covenant: a first step

- Determine actuarial deficit (given a specified valuation methodology, e.g. a wind-up basis)

- Compare with net asset value of sponsor. Some issues if:
  - IORP has claim only on an ‘inappropriate’ part of a wider organisation (e.g. a lowly capitalised entity or one outside the legal reach of scheme/regulator)
  - Covenant is not legally enforceable

- But how relevant is this calculation to what might be the position if and when the sponsor does default or run into trouble?

Pension fund (IORP)

- Actuarial Deficit
- Assets
- Non-technical
- Actuarial value of liabilities

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Ideally need a forward-looking analysis

- **Now, i.e. time 0**
- **Sponsor defaults at some time t**

Cash flows rec’d by members

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<thead>
<tr>
<th>t</th>
<th>A(t,1)</th>
<th>L(t,1)</th>
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<tr>
<td>1</td>
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Scenario 1, prob $p(t,1)$

- e.g. $\text{LGD}(t,1) = 45\%$ of $L(t,1)$

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<table>
<thead>
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<th>t</th>
<th>A(t,j)</th>
<th>L(t,j)</th>
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<tr>
<td>1</td>
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Scenario $j$, prob $p(t,j)$

- e.g. $\text{LGD}(t,j) = 10\%$ of $L(t,j)$

**Conceptually akin to a credit rating assessment**

$LGD$ (to members) = $A(t,j) - L(t,j)$ in scenario $j$ if sponsor defaults at time $t$
Valuation of sponsor covenant

- Same basic formula as for bond pricing, i.e.

\[ PV(\text{risky bond}) = PV(\text{riskless bond}) - PV\left(\sum \text{probability of default} \times \text{LGD}\right) \]

- But with a variable ‘recovery’ rate, hence variable Loss Given Default (LGD):
  
  a) Tangible assets provide some underpin and may be some recovery from sponsor
  
  b) But assets, liabilities and LGD may vary through time

- Valuation (from the perspective of members) perhaps more akin to a specialised (potentially path dependent) structured credit instrument exposure

- Needing two (or more?) dimensional model, probability-weighting different economic scenarios and different times when sponsor might default

- See e.g. Appendix B of this presentation and Nematrian online toolkit, e.g. www.nematrian.com/WebServiceExampleSpreadsheets.aspx?s=PFProject
Maximum available sponsor support

- Additional challenge

- If scheme heavily in deficit and sponsor small compared to scheme then more challenging for sponsor to make good any deficit, i.e. there is correlation between sponsor default and level of underfundedness

- In EIOPA consultation this (loosely) corresponds to the maximum available sponsor support

- Perhaps can be handled by refining (or simplifying?) pricing model

- See e.g. material presented to IFoA sessional research meeting on 25 January 2013, i.e. IFoA (2013), Barrie and Hibbert (2013) and PWC (2013)
Presentation of results

- Presentation potentially challenging
  - Risky versus riskless bond pricing doesn’t look like a traditional balance sheet as per (1) (with or without an SCR)
  - Instead it looks like a value decline as per (2)
- May be multiple stakeholders with different interests and claims on the structure
  - Unit increase in the tangible asset pool does not necessarily create unit improvement to the quantum and/or security of the pension promise (as per a DC arrangement). The value increase might primarily accrue to the sponsor.

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(1) \[ LGD \]

(2) \[ \text{Premium vs. risk free} \approx \text{Spread} \times \text{duration} \]
Pension protection schemes (PPS)

- If present then these add a further overlay to earlier security mechanisms.
- Can in principle be modelled by a similar approach
  - Except that the ‘default’ process is now a two stage process
    - Sponsor defaults: benefits potentially depleted on transfer to protection arrangement
    - At a later time PPS defaults: benefits potentially further depleted
- Complications
  - Premium transfers through time from scheme / sponsor to PPS may deplete future scheme/sponsor resources
  - In effect ‘insurance’ against sponsor default – but in what circumstances might the PPS itself default?
  - Moral hazard
Summary

- Manage funding and investment policy and sponsor covenant risk in tandem
  - Within a well crafted governance framework

- Holistic approach inherent in ERM highly relevant to pension schemes
  - Approaches elsewhere provide benchmarks, especially in relation to ‘governance’
  - Pension fund risk management is not just about investment risk

- However, ‘enterprise’ aspects of traditional ERM approaches may need some modification
  - Depending on perspective and choice of ‘entity’ in question (the pension fund, sponsor and/or the two combined)
  - Many modelling challenges arise when addressing questions where stakeholder perspectives differ, e.g. sponsor covenant valuation
APPENDIX A: Pension fund security mechanisms

- Tangible assets
- Sponsor covenant
- Conditional benefit structures
- Pension protection schemes (PPSs)
Tangible assets

- Most obvious and most basic form of security
- Protects members in event that party otherwise meeting cost of benefits defaults
- Not all IORPs (or other pension arrangements) are funded
  - E.g. PAYG social security systems
- Unfunded pension arrangements (currently) largely excluded from discussions around possible new EU IORP Directive
**Sponsor covenant**

- A scheme may be in deficit (now or at some stage in the future)

- However, the benefits that it has promised may still be secure if it can rely on its sponsor to make good any shortfalls. This is known as the **sponsor covenant**

- Sponsor covenant strengths can vary:
  
  - **One end of spectrum**: might only involve a loose intent of the sponsor to top up the scheme over a long period of time, but with sponsor able to walk away even if the scheme was in deficit and the sponsor cash-rich, or sponsor might be a poor credit
  
  - **Other end of spectrum**: Legally binding commitment to make good deficits as they arise (perhaps coupled with requirements to keep tangible asset base high in meantime) without ability to walk away from scheme deficit, involving a sponsor with credit rating highly likely to remain strong for long period of time
Conditional benefit structures

- Liabilities may not have been fully ‘promised’, may be only provided on a ‘best endeavours basis’
  - Benefits reduced, or not increased as much, if insufficient assets available to meet targeted benefits in full
  - E.g. conditional indexation, where level of inflation increases awarded depends on available assets

- To avoid misrepresenting position to members there may be:
  - Constraints on how benefit structures may be communicated to members
  - Requirements for ‘continuity’ analyses designed to show a reasonable likelihood of delivering targeted benefit

- C.f. collective DC schemes
Conditional benefit structures (ctd)

- Last resort benefit reductions
  - If there is no-one else able and willing to meet shortfalls then any scheme winding up (or being forced by regulators or courts to wind-up) with a deficit will necessarily reduce some ‘promised’ benefits to reflect lack of assets to pay them in full
  - This type of last resort benefit reduction would usually be excluded from consideration of conditional benefit structures in a HBS
  - Aim is never to have recourse to this legal back-stop
- However, identifying boundaries between conditional benefits and constructive obligations may be challenging in some instances
Pension protection schemes (PPSs)

- Very important security mechanism in some EU member states
  - Sometimes covers all benefits, sometimes only up to specific limits
  - May cover only some types of (DB) pension scheme
  - Premiums paid may include elements of cross-subsidy between schemes (and between generations)

- Comparison with corresponding protection schemes for insurance indicates (possible) issues with:
  - Moral hazard
  - Cross-subsidies
  - Social / labour aspects of IORPs versus insurance
Appendix B: Modelling example

- Model structure
- Including asset volatility in model
- Quantifying value split between sponsor and members
Model structure

- Illustrative DB Final Salary Scheme, closed to new accrual, no discretionary benefit increases, target funding level of 100%, deficits/surpluses versus target amortised 20% each year

- Funding ‘valuation’ includes discount rate 1.2% pa higher than wind up valuation (equity risk premium – asset strategy 60% equities)


<table>
<thead>
<tr>
<th>Priority on wind up</th>
<th>Benefit value on wind up basis, assuming actual recovery (if sponsor defaults) is 100%</th>
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<tbody>
<tr>
<td>Market implied default rate:</td>
<td>2% pa</td>
</tr>
<tr>
<td>Active*</td>
<td>2 (to deferred on wind up)</td>
</tr>
<tr>
<td>Deferred</td>
<td>2</td>
</tr>
<tr>
<td>Pensioner / spouse</td>
<td>1</td>
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</table>

* Active members benefit from salary inflation above price inflation, and hence receive higher eventual benefits the longer the scheme does not wind up.

Source: Nematrian Limited
Including asset volatility in model

<table>
<thead>
<tr>
<th>Equity volatility (%pa)</th>
<th>Revised benefit value on wind up basis, now assuming only 50% recovery</th>
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<tbody>
<tr>
<td></td>
<td>Market implied spread on sponsor obligations</td>
</tr>
<tr>
<td></td>
<td>1% pa</td>
</tr>
<tr>
<td>Active</td>
<td></td>
</tr>
<tr>
<td>0</td>
<td>96.2%</td>
</tr>
<tr>
<td>Deferred</td>
<td></td>
</tr>
<tr>
<td>0</td>
<td>98.2%</td>
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<tr>
<td>Pensioner / spouse</td>
<td></td>
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<tr>
<td>0</td>
<td>100.0%</td>
</tr>
<tr>
<td>Active</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>93.8%</td>
</tr>
<tr>
<td>Deferred</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>97.5%</td>
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<tr>
<td>Pensioner / spouse</td>
<td></td>
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<tr>
<td>20</td>
<td>100.0%</td>
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</tbody>
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Source: Nematrian Limited, 1000 simulations for 20% equity volatility
Quantifying value split between sponsor and members

**Question**: What proportion of asset returns accrue to beneficiaries?

- Initial funding level increased by 1% but otherwise example unchanged (e.g. trustees’ target funding level remains 100%)

**Answer**: Depends on riskiness of sponsor covenant, but often not much

- Consistent with insight that assets within pension fund can be thought of as akin to ‘collateral’ backing a bond-like liability (issued by sponsor to beneficiaries)

- N.B. Importance of assumed recovery rates, correlations, discretionary benefits etc.

<table>
<thead>
<tr>
<th></th>
<th>Change in benefit value if initial funding level is 101%</th>
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<tbody>
<tr>
<td></td>
<td>Market implied spread on sponsor obligations</td>
</tr>
<tr>
<td></td>
<td>1% pa</td>
</tr>
<tr>
<td>Active</td>
<td>0.09%</td>
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<tr>
<td>Deferred</td>
<td>0.07%</td>
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<tr>
<td>Pensioner / spouse</td>
<td>0.00%</td>
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Source: Nematrian Limited
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