California Actuarial Advisory Panel



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ASOP No. 4 Revision, Second Exposure Draft Actuarial Standards Board 1850 M Street NW, Suite 300 Washington, DC 20036

SUBJECT: ASB COMMENTS: ASOP No. 4, Second Exposure Draft

The California Actuarial Advisory Panel (CAAP) supports the ongoing improvement of Actuarial Standards of Practice (ASOPs) and appreciates the opportunity to provide input to the Actuarial Standard Board (ASB) on the second exposure draft for proposed ASOP No. 4 changes.

The CAAP was created with the passage of California Senate Bill 1123 in 2008 and consists of eight public sector actuaries appointed by public officeholders and agencies. Pursuant to California Government Code section 7507.2(a):

"... the panel shall provide impartial and independent information on pensions, other post-employment benefits, and best practices to public agencies..."

As members of the CAAP, our background is in public plans, and our comments are made from that perspective.

The CAAP provided comments on the First Exposure Draft of ASOP No. 4 on June 25, 2018 and comments on the Second Exposure Draft on March 20, 2020. Our comments on the Third Exposure Draft are formatted as requested by the ASB.

I. Identification:

Name of Commentator / Company	
California Actuarial Advisory Panel	

II. ASB Questions (If Any). Responses to any transmittal memorandum questions should be entered below.

Question No.	Commentator Response

III. Specific Recommendations:

Section #	Commentator Recommendation	Commentator Rationale
3.11	Change "should calculate" to "should consider calculating" in first paragraph.	We are not aware of any ASOP that prescribes an actuary disclose, for a significant issue, a particular calculation. Furthermore, we find very limited situations for an ongoing public pension plan in which the LDROM disclosure provides appropriate and useful information. Therefore we do not believe the usefulness of this disclosure justifies supplanting professional judgement.
3.11	Change 2 nd paragraph on page 12 (variable annuity example) to read "For purposes of this obligation measure, the actuary should <i>consider taking</i> into account the effect, if any, of the discount rate(s) selected on the pattern of benefits expected to be paid in the future. For example, if the assets of a variable annuity plan were to be invested in the same low-default-risk fixed income securities referenced in the selected discount rate(s), the actuary should reflect the pattern of benefits that would result from the expected yields on these investments."	We assume that the Pension Committee intended this section to mean that if the assets of the Plan were invested in the same low- default-risk fixed income securities referenced in the selection of the discount rate, and the actual returns equaled the current expected yields on these securities, the pattern of benefits would reflect these same returns. If the overall content of Section 3.11 is retained, we recommend clarifying this intent in the standard. We also recommend changing "should" to "should consider" to allow for professional judgement as appropriate.

IV. General Recommendations (If Any):

Commentator Recommendation	Commentator Rationale

V. Signature:

Commentator Signature	Date
California Actuarial Advisory Panel	September 29, 2021

Thank you, in advance, for responding to our comments and please do not hesitate to contact us if you have any questions.

Sincerely,

Paul Angelo

Chair, California Actuarial Advisory Panel

cc: Panel members

John Bartel, Vice Chair

David Driscoll Anne Harper

David Lamoureux

Graham Schmidt

Todd Tauzer

Scott Terando