OCIO: THINKING LIKE A FIDUCIARY



3 KEY ISSUES FOR CORPORATE PENSIONS TO CONSIDER

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One of the most notable trends in our industry has been the growth of the outsourcing of pension investment management, often referred to as the Outsourced Chief Investment Officer (OCIO) model. According to the most recent annual survey by *Charles Skorina & Company*, the number of OCIO providers increased globally from 45 in 2011¹ to at least 107 in 2022². Further, institutional assets in excess of U.S.\$3.7 trillion are now managed on either a fully or a partially discretionary basis worldwide.³

Just below the surface of this impressive-growth headline lie some practical considerations that must be addressed by any pension plan sponsors considering outsourcing. These issues tend to fall into one of three categories:

- **1. Fiduciary duty** e.g., how can a plan sponsor ensure that the plan's participants are protected in an outsourcing arrangement?
- **2. Role** e.g., should the OCIO provider be considered a co-fiduciary providing both advice and investment management?
- **3. Evaluation** e.g., how should a plan sponsor go about evaluating different providers of OCIO services?

This article summarizes Russell Investments' views in each of these areas and includes a "who does what" worksheet, along with a set of sample interview/Request for Proposal (RFP) questions that may be useful to a plan sponsor considering outsourcing.

1. FIDUCIARY DUTY Expertise, alignment and accountability

There are multiple OCIO providers with different backgrounds and skills, offering a wide range of services to fill an evolving set of client demands. We think this environment offers a great laboratory for much-needed innovation. We also recognize that it poses real risks.



Expertise

The quality of any professional service depends on the **expertise** of the provider. Indeed, it is often necessary to be reminded that expertise is the primary reason for hiring any professional. No improvement in investment outcome can be expected if an OCIO provider lacks the experience and skill to do the job.

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Alignment of interests

Expertise alone is clearly not enough. It must be exercised solely for the benefit of plan participants and beneficiaries, not for the benefit of the OCIO provider (or others) at the expense of the participants and beneficiaries. This is why alignment of interests is so important.

It is imperative that all forms of compensation and other incentives be disclosed, and that any potential conflicts of interest are carefully addressed and managed. For example, OCIO fees should be structured so that fees are unaffected by recommendations made in the provision of advice, or the discretionary actions taken while delivering investment management services.

Meaningful disclosure does not necessitate lengthy and opaque disclaimers designed to protect the provider rather than to inform the investor. Rather, disclosure should act as the basis for an understanding of the business model of the OCIO provider, the provider's relationship with the investor and any material conflicts of interest that may arise between the provider and the investor.



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Accountability

Finally, **accountability** is the foundation of an effective outsourcing relationship. It is also the place where a collaborative approach among sponsors, providers and regulators is essential.

The roles and liabilities of the sponsor, trustee and provider must be clearly defined in contracts and related documents; measurable against clear objectives; and prudently governed with reasonable investment policies, processes, self-policing and reporting.

2. ROLE

Can an OCIO provider fill the role of a fiduciary that provides investment advice and an investment manager?

The short answer is, "yes."

OCIO providers registered in the category of Portfolio Manager under applicable securities law are considered fiduciaries if they provide discretionary investment advice and investment management services. A plan sponsor can hire a single OCIO provider to provide a range of services, so long as the provider is qualified, and the contractual roles and responsibilities are clearly defined.

A specific question that is often asked is how an OCIO provider fulfills its fiduciary obligations while acting both as an advisor and as a discretionary investment management authority. Here are a few rules of thumb:

- Generally, a plan sponsor should ask the provider to accept the reasonably prudent expert standard of care for all expert advisory or investment management services, including recommendations on overall strategy and asset allocation.
- The contract should contain appropriate provisions that establish the plan sponsor's independent determination to hire the OCIO provider as well as appropriate mechanisms so that the OCIO provider cannot determine its own compensation.
- The OCIO provider's fee structure and responsibility for managing plan expenses should be clear. It is important to note that no fee structure is entirely free of potential material conflicts. The key is that all sources of revenue (including direct and indirect) are fully and unambiguously disclosed.

In addition, it is useful to define the exact functions to be delegated under an OCIO arrangement. The worksheet attached as Appendix 1 has proven very helpful to our clients. The worksheet breaks out the functions associated with managing a pension plan into three categories: plan management, asset management and operations / administration. For each function, we recommend specifying whether it is something the plan sponsor wishes to retain, delegate or be advised on. This exercise is not only useful for the plan sponsor, it also enables the OCIO provider to pull together the right resources for the assignment. Specifically,

it gives the provider a clear sense of the "center of gravity" (i.e., plan management, asset management or operations / administration) for situations that are not completely outsourced.



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3. EVALUATION Finding the right partner

While most plan sponsors are experienced in the evaluation of investment advisors and investment managers, evaluating OCIO providers requires exploring some uncharted waters.

For those who choose to manage the OCIO search process on their own, Appendix 2 includes a table with sample questions and topics that could form the basis of an interview or the construction of a formal RFP. The questions are laid out to follow the previously outlined framework. The rows represent the key areas of fiduciary duty (i.e., expertise, alignment of interests, accountability), while the columns address plan management, asset management and operations/administrative capabilities. A more comprehensive list of potential RFP questions is available at https://russellinvestments.com/ca/contact-us/build-an-rfp.

Build an RFP

We'd like to provide you with a list of the questions we believe you should ask prospective OCIO providers during the RFP evaluation process.



CLICK HERE

For those seeking assistance with the provider search process, there is an increasingly large number of OCIO search consultants. In general, these consultants fall into one of three categories:

1. Traditional pension consultants

Most of these consultants have the expertise necessary to conduct a thorough search but, in some cases, also offer OCIO services themselves, which may require additional care in terms of managing potential material conflicts of interest.

2. Specialty consultants

These consultants offer expertise in terms of finding OCIO providers while generally not offering OCIO services themselves, which may make managing potential material conflicts of interest easier for the plan sponsor.

3. Former pension CIOs

Finally, we have observed the entrance of former pension CIOs into the mix. This is typically a firm of one or two individuals, which means resources may be limited but the prospect of finding a consultant who has direct experience with the plan sponsor's specific situation is appealing. In terms of alignment of interests, there can be more variability in this segment and some former CIOs may not have the depth and breadth of experience for optimal decision making. Some providers stick exclusively to performing searches while others provide OCIO services as well.

While the business models vary, the principles of expertise, alignment of interests and accountability should be applied to identifying an OCIO search consultant in the same way that they are applied to evaluating an OCIO provider.

Summary

Clearly, outsourcing should be considered only when a better outcome (i.e., better holistic investment outcomes, risk mitigation, lower fees and/or reduced demands on internal resources) is more likely achievable under the OCIO model than under an internally managed approach. It is incumbent on the industry to deliver demonstrable value along this dimension.

The next hurdles to clear are the fiduciary requirements. A properly qualified OCIO provider can fulfill the fiduciary role and the relationship is structured such that the plan sponsor retains decision-making authority over the broad strategic asset allocation, and that any discretionary asset management decisions the OCIO provider makes do not affect its compensation.

The final step for a plan sponsor is to identify an OCIO provider with a philosophy that is aligned with that of the sponsor. This means having a culture consistent with that of the plan sponsor, experience with the plan's specific issues and resources sufficient for the handling of diverse tasks, which can range from strategic asset allocation to administering monthly benefits payments. As with any business relationship, the legal agreements, governance structure and reporting must be in place to provide appropriate legal protection to clearly document accountability for all parties.

¹ Special Outsource CIO (Chief Investment Officer) Edition". (2011, August 15). Charles Skorina & Company. Available at: https://charlesskorina.com/the-skorina-letter-n-28/

OCIO Update Spring 2022: Last Man Standing". (2022, May 9). Charles Skorina & Company. Available at: https://charlesskorina.com/ocio-spring-2022-last-man-standing/

³ See endnote 2.

Appendix 1: Roles and responsibilities worksheet

Plan Management

1. INVESTMENT COMMITTEE MANAGEMENT	RETAIN / DELEGATE / PARTNER
Establish Investment Policy Statement	Sponsor should retain
Approve annual strategic plan	Sponsor should retain
Manage investment committee meeting agenda	
Monitor plan service providers (supported by monitoring and oversight efforts listed below)	Sponsor should retain
Prepare custom investment committee and board reporting	

2. CORPORATE FINANCIAL SUPPORT	RETAIN / DELEGATE / PARTNER
Approve contribution policy	Sponsor should retain
Perform audit	Sponsor should retain
Decide on Expected Long Term Return on Assets (ELTRA) assumption (auditor ultimately approves)	Sponsor should retain
Provide corporate budgeting and cash-flow forecasting assistance	

3. STRATEGIC ASSET ALLOCATION (SAA)	RETAIN / DELEGATE / PARTNER
Approve SAA/glide path ⁴ plus any tactical discretion bands around glide path	Sponsor should retain
Advise/recommend SAA, de-risking glide path schedule and end game (e.g., risk transfer where appropriate) – includes working closely with the plan's actuary	
Implement shifts between return-seeking and liability-hedging portfolios according to glide path	
Monitor daily funded status ⁵ relative to glide path, downside risk associated with current SAA and relative attractiveness of return-seeking vs. liability-hedging portfolios	
Implement tactical tilts within discretion bands	
Recommend additional periodic downside protection outside tactical discretion bands	

4. AD HOC REQUESTS	- RETAIN / DELEGATE / PARTNER	
Support investor relations	Sponsor should retain	
Respond to inquiries from rating agencies	Sponsor should retain	

Asset Management

1. RETURN-SEEKING PORTFOLIO	RETAIN / DELEGATE / PARTNER
Approve fee budget and specify investment objectives (e.g., benchmark, tolerance for/definition of risk)	Sponsor should retain
Research and rank managers (including operational due diligence assessment)	
Determine overall portfolio structure	
Select managers and manage portfolio within fee budget and investment objectives	
Conduct ongoing evaluation of the attractiveness of active/passive, alternative strategies/instruments and portfolio factors	
Recommend portfolio changes based on the risks/opportunities identified above	
Monitor performance of return-seeking portfolio relative to objectives	Sponsor should retain

2. LIABILITY-HEDGING PORTFOLIO	RETAIN / DELEGATE / PARTNER
Approve fee budget and specify investment objectives/eligible instruments for liability-hedging portfolio	Sponsor should retain
Research and rank managers (including operational due diligence assessment)	
Determine strategic composition of liability-hedging portfolio	
Select managers/instruments and manage portfolio within fee budget and investment objectives	
Conduct ongoing evaluation of the relative attractiveness of credit vs. Treasuries, physicals vs. derivatives, and key rate exposure vs. liabilities	
Recommend portfolio changes based on risks/opportunities identified above	
Monitor performance of hedging portfolio relative to objectives	Sponsor should retain

Operations and Administration

1. OVERSIGHT AND MANAGEMENT OF CUSTODIAN

RETAIN / DELEGATE / PARTNER

Serve as day-to-day contact with custodian

Manage liquidity to meet operational requirements (e.g., contribution investment, benefit payments, capital calls)

Establish new accounts/close old accounts as asset class and investment manager structures evolve

Manage asset transitions

Oversee implementation of security valuation policy (ex-legacy/retained assets)

Monitor and evaluate use of custodian trading capabilities (e.g., Foreign Exchange/FX)

Conduct proxy voting, engagement and class action oversight

Process vendor invoices (excluding those vendors hired/retained directly by the sponsor)

Conduct oversight of monthly and quarterly trust reporting

Create and implement custody/accounting scorecard and make annual oversight and due diligence visit

2. PERFORMANCE MEASUREMENT AND ANALYTICS

RETAIN / DELEGATE / PARTNER

Conduct oversight of performance and analytics reporting

Monitor investment manager compliance with guidelines

Establish new accounts/close old accounts and composites as asset class and investment manager structures evolve

Oversee calculation of custom benchmarks

3. SECURITIES LENDING MANAGEMENT

RETAIN / DELEGATE / PARTNER

Determine securities and borrowers' eligibility for lending

Set collateral investment guidelines

Evaluate and report results

⁴ A glide path establishes a pre-determined sequence of asset allocation changes usually driven by the funding health of the pension plan. Generally, the investment mix becomes more conservative, with greater liability matching characteristics, as the pension plan reaches a fully funded status. ⁵ Funded status refers to the extent to which a pension plan's liabilities are 'funded' by plan assets.

Appendix 2: Sample interview & RFP questions

	BUSINESS MODEL	PLAN MANAGEMENT	ASSET MANAGEMENT	OPERATIONS AND ADMINISTRATION
Expertise – Assess the provider's ability to meet the fiduciary duty standard of care Alignment - Assess the provider's ability to meet the fiduciary duty of loyalty	 Describe the functions your firm typically assumes in an OCIO relationship and the resources you assign to manage each function. What internal resources does the plan sponsor need to retain in order to oversee your OCIO services? Describe your firm's material conflicts-of-interest polices and mitigation of potential or actual material conflicts. Describe how your firm is compensated in an OCIO relationship, including any direct or indirect means of generating revenue. Describe internal compensation structures for all teams and professionals involved in OCIO. Describe how your firm manages any potential 	 Describe your firm's overall philosophy as it pertains to plan management, including strategic asset allocation and governance. Provide an example of how this philosophy has been put into practice across your client base, including a historical track record. How do you adapt these beliefs to the objectives of plans like ours? Describe how your firm will ensure that the plan is managed for the exclusive purpose of providing benefits to the participants, in light of the economic realities of maintaining the economic viability of the plan sponsors. 	 Describe your firm's beliefs as they pertain to asset management. Provide an example of how these beliefs are reflected across your client base, including historical track record. Describe your firm's approach to evaluating external investment managers. How does your firm balance the use of internally and externally managed investment solutions? 	 Describe your firm's experience with the operational and administrative aspects associated with managing a plan like ours. How long have you been offering such services to plans like ours? Describe your approach to ensuring that expenses associated with administering the plan are reasonable.
Accountability - Assess the provider's level of fiduciary responsibility	 material conflicts of interest. Describe the specific fiduciary responsibility your firm assumes in an OCIO relationship. Provide sample contracts. Describe the governance structure and specific processes in place to ensure that this fiduciary responsibility is met. 	 Describe the plan management decisions your firm typically advises on, versus those that you take discretion for. How does your firm measure success in an OCIO relationship? 	 Describe the asset management decisions your firm typically advises on versus those that you take discretion for. How does your firm measure success of the asset management aspect of an OCIO relationship? 	 Describe the oversight your firm conducts for other service providers including the custodian and actuary. How does your firm measure the success of the operational and administrative aspects in an OCIO relationship?

Scoring matrix template



We have seen the benefit a well-defined scoring matrix can have on the process of selecting an OCIO provider. We'd like to share the template we have created.

REACH OUT

QUESTIONS?

Call Russell Investments at 866-737-2228 or visit russellinvestments.com/ca

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