Client Briefing

An Overview of ISS' Equity Plan Scorecard (EPSC) Model

EXEQUITY

Independent Board and Management Advisors

If you are considering taking a request to shareholders for the approval of shares for an equity compensation plan and a significant number of your shareholders are influenced by the Institutional Shareholder Services (ISS) vote recommendations, you should understand how ISS evaluates equity plan proposals. This document provides an overview of ISS' EPSC model which ISS uses to evaluate equity compensation plan proposals.

Overview of the EPSC Model

The EPSC looks at three categories (or "pillars," as ISS refers to them) when evaluating an equity compensation plan proposal:

- Plan Features
- Grant Practices
- Plan Cost

A company's ability to influence the outcomes under these three categories varies. The above bullets list the categories in order of a company's ability to influence them when submitting an equity compensation plan proposal to shareholders—from most able to least able for a company to influence.

"That Terminator is out there! It can't be bargained with. It can't be reasoned with. It doesn't feel pity, or remorse, or fear. It absolutely will not stop...ever..."

- Kyle Reese, The Terminator (1984)

The EPSC model is a lot like the Terminator—it doesn't care what your company does, if it runs afoul of the EPSC model by **not getting enough points** to **achieve** or **exceed** the **threshold score**, **ISS** will recommend **against** the equity compensation plan proposal, and there is very little you can do about it.

The three categories of the EPSC model look at different aspects of equity compensation at a company and will ultimately influence whether ISS issues a positive vote recommendation for an equity plan proposal. Generally under the EPSC model, if an equity plan scores points equal to or greater than the applicable points threshold,¹ ISS will issue a positive vote recommendation for the proposal.

¹ See the Appendix for the thresholds and category weightings under the 5 EPSC models.

Plan Features

This category looks at the plan features included in the proposed plan document. As such, it is the category most easily influenced by a company, as the company can decide whether to include or revise the provisions in its proposed plan.

The plan features that influence the score under this category of the EPSC model are:

Factor	Definition	Scoring Under EPSC Model	
Change-in-Control (CIC) Vesting	Vesting/payout provisions for outstanding awards upon a CIC	 Full Points Must specify in the plan door Time-based award: No acceleration, no accelerate absent a qualifying termin or accelerated if not assumed/converted, and Performance-based awar Forfeited/terminated, no acceleration, or vesting the adjusted for actual performand/or the fractional performand/or the fract	tion nation, rds: nat is mance
		 No Points Treatment above not spetthe plan document, or Automatic acceleration of based awards or above-treating of performance-bawards or at board's discort anything other than the points requirements above 	^f time- arget ased cretion e full
 Liberal Share Counting/Recycling Full Value Awards (FVAs) Appreciation Awards 	 Allowing certain shares to be added back/not be counted against the plan's share pool, including: Shares withheld for taxes Counting only the net number of shares issued upon exercise of a stock option or stock appreciation right Shares bought on the open market using stock option proceeds 	Full points: No, plan prohibits No points: Yes, plan permits Note : ISS analyzes this factor separately for FVAs and appreciation awards, so it is scored as two separate factors under the EPSC model	
Minimum Vesting Requirement	A minimum vesting period of at least 1 year on all awards grantable under the plan without exception	Full points: Plan contains a minimum vesting period equal to or greater than 1 year for all awards No points: No minimum vesting period or a period of less than 1 year	
Full Discretion to Accelerate Vesting (Non-CIC)	Can the plan administrator accelerate vesting of an award (unrelated to death or disability)?	Full points: No, plan prohibits such discretion except in cases of death or disability only No points: Yes, plan includes such discretion or is silent on such discretion	

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Factor	Definition	Scoring Under EPSC Model
Dividends on Unvested Equity Awards	Does the plan permit the actual payout of dividends (or dividend equivalents) on unvested equity awards?	 Full points: No, plan prohibits current payment of dividend/dividend equivalents on unvested awards No points: Yes, plan permits such payments or is silent with respect to such payments Note: A plan can simply accrue dividends/ dividend equivalents on unvested awards until the underlying shares vest/are paid out—this would garner full points under the EPSC model

Exequity comment: In our experience, most companies are willing to comply fully with the minimum vesting requirement and dividends on unvested equity awards factors. Whether companies are willing to comply with the liberal share counting/recycling factor generally depends on the modeling under the EPSC model that they have conducted and whether they need to place a limit on the share pool in order to ensure a positive vote recommendation from ISS. On the CIC vesting factor, most companies during the 2018 proxy season went with no points as few were willing to hard code into the plan document the requirements necessary to gain full points under the factor. Most companies were unwilling to limit their discretionary ability to vest awards to only cases of death or disability, and so gained no points under that factor.

Grant Practices

The Grant Practices category looks at two things:

- 3-year average Burn Rate and Plan Duration
- Features on Equity Granted to the CEO and other named executive officers (NEOs)

Burn Rate and Plan Duration

ISS compares the burn rate it calculates for the subject company to an industry-specific benchmark in one of three groups: S&P 500, Russell 3000 (excluding S&P 500), and Non-Russell 3000. ISS annually publishes a table of the burn rate benchmarks for the industry groups in all three groups of companies. If a company's burn rate is 50% or less of the applicable industry benchmark, then it will receive full points under the burn rate factor in the EPSC model. If the burn rate is greater than 50% of the benchmark, it will only receive partial credit, and if too far over the benchmark, no points at all.

In calculating the burn rate for a company, ISS applies a multiplier to FVAs (awards other than stock options or stock appreciation rights that are settled in shares). The multiplier is based on a company's 3-year annualized volatility. The volatility is inversely related to the multiplier used. Thus, the multiplier can range from 1 FVA counting as 1.5 option shares for volatility of 54.6% or greater, up to 1 FVA counting as four option shares, for a volatility of less than 7.9%. See the Appendix for a table setting forth the FVA multipliers based on 3-year average annualized volatility.

Plan duration is calculated by ISS based on the proposed share reserve (new shares plus existing shares available) using the company's 3-year average burn rate and making assumptions about expected growth in the company's common shares outstanding. Full points are awarded under this EPSC model factor if the duration is equal to or less than 5 years. Half points are awarded if the duration is greater than 5 years, but equal to or less than 6 years. If the duration is greater than 6 years, ISS awards no points under this factor.

CEO's and Other NEOs' Equity Grants

This portion of the Grant Practices category is looking at several different factors—two focused on the most recent grants to the CEO and two focused on the grants to all the NEOs.

Factor	Definition	Scoring Under EPSC Model
CEO's Grant Vesting	Minimum vesting of the most recent equity awards during past 3 years; 3 categories scored separately: stock options, restricted shares, performance shares	Full points: At least 3-year vesting (or no time-based award in past 3 years) No points: <3 years (or no performance award in the past 3 years)
CEO's Proportion of Performance-Conditioned Awards	Proportion of CEO's most recent fiscal year equity awards conditioned on achievement of a disclosed goal Note: ISS uses the target number and multiplies by the closing stock price on the date of grant to get the value of FVAs and uses its binomial option pricing model to assign a cost to stock options and stock appreciation rights	Full points: 50%+ performance- conditioned Half points: >33%, but <50% No points: <33%
Clawback Policy	Formal policy in place applicable to all NEOs?	Full points: Yes, policy in place No points: No policy in place or not disclosed
Holding Period	Require shares received from grants to be held for a specified period following vesting/exercise	Full points: At least 12 months or to the end of employment No points: No holding period/silent or hold until stock ownership guidelines are met

Plan Cost

This portion of the EPSC model is the one most directly related to the original ISS equity plan cost policy, which only looked at Shareholder Value Transfer (SVT) compared to a proprietary, company-specific SVT cap to determine ISS vote recommendations. Today, ISS measures two types of SVT—one as it has traditionally been measured, and another that excludes outstanding equity awards. SVT traditionally was a measure of the cost associated with equity awards available for grant, new shares being requested, and outstanding equity awards (all being assigned a dollar value by ISS), expressed as a percent of a company's market value (the 200-day average stock price multiplied by the common shares outstanding as of the proxy record date).

ISS typically awards full points under this factor if the SVT cost comes in at or below approximately 65% of the SVT cap. This is true for both forms of SVT that ISS measures and each has a separate SVT cap. Generally, coming in at the SVT cap will result in partial points, but if the SVT cost is too far above the SVT cap, no points will be awarded under this factor of the EPSC model.

Overrides

There are certain actions or provisions that, regardless of whether the plan proposal would otherwise pass the EPSC model (i.e., score points equal to or greater than the threshold), may cause ISS to recommend against the plan proposal. The non-comprehensive list of such actions/features, which override the EPSC model result, includes:

- The plan provides for excise tax gross-ups.
- The plan provides for reload options.
- The plan includes a liberal CIC definition that could result in vesting of awards by any trigger other than a full double trigger.
- The plan permits repricing or cashing out underwater stock options or stock appreciation rights without shareholder approval.
- A pay-for-performance disconnect or problematic pay practice has been identified at the company and the equity plan has been identified as a vehicle for said disconnect or problematic pay practices.
- The company is estimated to have "excessive" dilution²—greater than 20% for S&P 500 companies and greater than 25% for the other Russell 3000 companies.

When Should You Run the EPSC Model?

While ISS will sell you access to the EPSC model any time before your next annual meeting and it will remain open until your next final proxy is filed, you should give some thought as to when you will run the EPSC model. While you could run it right after your annual shareholders meeting, the chance that it will accurately reflect the EPSC factors and benchmarks that ISS Research will apply at your next annual meeting is exceedingly remote. The benchmarks in the EPSC model generally get refreshed on a quarterly basis. The refresh date/lock-in date (ISS refers to this date as the data download date) that applies to a particular company depends on when its shareholder meeting will be held:

Shareholder Meeting Date	Lock-In Date/ Data Download Date	
March 1 to May 31	December 1	
June 1 to August 31	March 1	
September 1 to November 30	June 1	
December 1 to February 29	September 1	

In our experience, while the EPSC model can be run prior to reaching the lock-in date, doing so increases the risk of internal challenges and misunderstanding. Often the EPSC model benchmarks shift between the September 1 and December 1 lock-in dates enough that any prior modeling is rendered moot. In such case, the modeling done post-lock-in date will show a different number of shares (typically lower) that could pass the EPSC model (if any). Given that the earlier modeling invariably establishes certain

² For purposes of this new provision for the 2019 override policy, ISS defines dilution as: (A + B + C) / CSO, where A = number of new shares requested; B = number of shares that remain available for issuance; C = number of unexercised/unvested outstanding awards; and CSO = common shares outstanding.

expectations, this may present communication and understanding challenges to ensuring everyone understands why the outcome changed. Simply putting off running the EPSC model until after the lock-in date avoids needing to battle expectations set by a pre-lock-in date ISS model run. However, we have found that oftentimes at their Fall meeting, compensation committees want some idea about what the company might receive in the way of shares under the EPSC model. This can be especially true when no December meeting is scheduled. In these cases, we find being very clear about expectations and model outputs prior to the lock-in date helps avoid problems with communication and understanding challenges.

Other Considerations

In addition to the EPSC model, ultimately, you will also want to evaluate how your proposed plan stacks up against the three criteria for a good equity plan:

- Compliance: Does it satisfy all the applicable legal and regulatory requirements?
- Market/Best Practices: Does it comply with market/best practices?
- Flexibility: Does it provide suitable flexibility within the context of the two above criteria?

Another thing you might want to consider doing prior to running ISS modeling is checking your equity usage and dilution to evaluate how your company is using equity compared to its peers.

- Consider conducting a dilution analysis for your company and your company's peer companies.
- Consider conducting a run rate and burn rate analysis for your company and your company's peers.

Conclusion

While the EPSC model has a number of factors, a company's ability to influence the model generally is somewhat limited. Consequently, companies should understand how their "fixed" provisions and practices will impact their request for shares under the EPSC model. Failing to pass the EPSC model and receive a positive ISS vote recommendation does not necessarily mean the proposal will fail to secure shareholder approval (Exequity's research shows fewer than 1% of equity plan proposals for Russell 300 companies failed; see the Appendix for voting statistics). Rather, failing to pass the EPSC model will mean a much more active shareholder engagement for the plan proposal and being able to clearly articulate the rationale for the plan as proposed, in order to secure shareholder support.

Additional Resources

- Executive and Equity Compensation Blog: http://www.EdwardHauder.com
- The EC Minute (weekly podcast on timely executive compensation topics): http://www.ecminute.com
- Exequity's Executive Compensation News Updates (LinkedIn Group that Exequity uses to post news on executive compensation; please submit a request to join and you will be added): https://www.linkedin.com/groups/2311483
- Ed Hauder's Twitter Feed: http://www.twitter.com/EdHauder

If you have any questions about ISS' EPSC model and how it might apply to your company's equity compensation plan proposal, please contact **Ed Hauder** or any of the consultants at Exequity.



If you have any questions about this overview, please contact **Ed Hauder** ((847) 996-3990 or <u>Edward.Hauder@exqty.com</u> or any of the following:

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Appendix

EPSC Models and Threshold Scores

EPSC Model For:	Threshold/Minimum Score To Pass	
S&P 500 companies	55 points	
Russell 3000 (Not including S&P 500)	53 points	
Non-Russell 3000		
Special Cases: S&P 500		
Special Cases: Russell 3000 (Non-S&P 500)		
Special Cases: Non-Russell 3000		

EPSC Category Weights (2018)³

EPSC Model For:	Plan Features ¹	Plan Cost ²	Grant Practices
S&P 500	20	45	35 ³
Russell 3000 (Non-S&P 500)	20	45	35 ³
Non-Russell 3000	30	45	25 ⁴
Special Cases: S&P 500	35	50	15 ⁵
Special Cases: Russell 3000 (Non-S&P 500)	35	50	15 ⁵
Special Cases: Non-Russell 3000	40	60	06
¹ All EPSC models include the same Plan Features factors.			

² All EPSC models include the same Plan Cost factors.

³ The S&P 500 and Russell 3000 models include all the Grant Practices factors.

⁴ The Non-Russell 3000 model includes only the Burn Rate and Plan Duration factors.

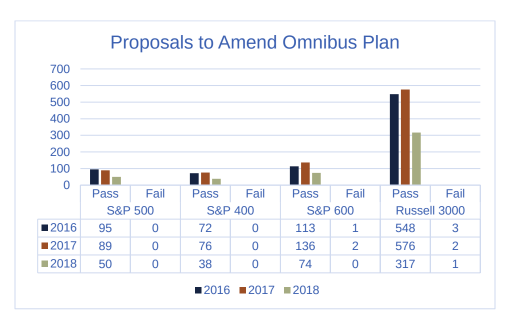
⁵ The Special Cases: S&P 500 and Russell 3000 (non-S&P 500) models include factors other than Burn Rate and Plan Duration.

⁶ The Special Cases: Non-Russell 3000 model does not include any Grant Practice factors.

FVA Multiplier Based on Volatility Table for ISS Burn Rate

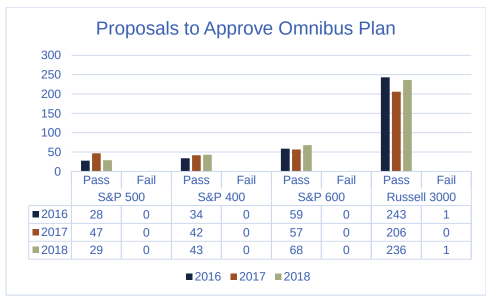
3-Year Annualized Stock Price Volatility	FVA Multiplier
54.6% and higher	1 FVA: 1.5 option shares
36.1% or higher and less than 54.6%	1 FVA: 2.0 option shares
24.9% or higher and less than 36.1%	1 FVA: 2.5 option shares
16.5% or higher and less than 24.9%	1 FVA: 3.0 option shares
7.9% or higher and less than 16.6%	1 FVA: 3.5 option shares
Less than 7.9%	1 FVA: 4.0 option shares

³ This chart shows the EPSC category weights for 2018. ISS has not yet made the category weights available that will apply to equity plan proposals submitted at meeting on or after February 1, 2019.



Equity Plan Proposal Vote Outcomes: 2016—2018

Source: Data from ISS Voting Analytics database; data analysis by Exequity.



Source: Data from ISS Voting Analytics database; data analysis by Exequity.