

## Draft Comment Letter

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**Comments should be submitted by 17 August 2019.**

International Accounting Standards Board  
7 Westferry Circus, Canary Wharf  
London E14 4HD  
United Kingdom

[XX Month 2019]

Dear Mr Hoogervorst,

**Re: Exposure Draft *Reference to the Conceptual Framework (Proposed amendments to IFRS 3)***

On behalf of the European Financial Reporting Advisory Group (EFRAG), I am writing to comment on the Exposure Draft *Reference to the Conceptual Framework (Proposed amendments to IFRS 3)*, issued by the IASB on 30 May 2019 (the 'ED').

This letter is intended to contribute to the IASB's due process and does not necessarily indicate the conclusions that would be reached by EFRAG in its capacity as advisor to the European Commission on endorsement of definitive IFRS Standards in the European Union and European Economic Area.

EFRAG agrees with the proposals in the ED.

EFRAG's detailed comments and responses to the questions in the ED are set out in the Appendix.

If you would like to discuss our comments further, please do not hesitate to contact Rasmus Sommer or me.

Yours sincerely,

Jean-Paul Gauzès  
**President of the EFRAG Board**

## Appendix - EFRAG's responses to the questions raised in the ED

### Notes to constituents – Summary of proposals in the ED

- 1 *IFRS 3 Business Combinations states in paragraph 11:*

*To qualify for recognition as part of applying the acquisition method, the identifiable assets acquired and liabilities assumed must meet the definitions of assets and liabilities in the Framework for the Preparation and Presentation of Financial Statements at the acquisition date.*
- 2 *When issuing the revised Conceptual Framework for Financial Reporting in March 2018 (the '2018 Conceptual Framework'), the IASB updated many of the references to the Conceptual Framework in IFRS Standards to the revised Conceptual Framework. However, the reference to 'Framework for Preparation and Presentation of Financial Statements' in paragraph 11 of IFRS 3 was not updated as the IASB was concerned this could result in unintended consequences.*
- 3 *In previous versions of the Conceptual Framework, a liability was defined as "a present obligation of the entity arising from past events, the settlement of which is expected to result in an outflow from the entity of resources embodying economic benefits". The 2018 Conceptual Framework defines a liability as "a present obligation of the entity to transfer an economic resource as a result of past events". In the supporting guidance it is mentioned that an obligation is a duty or responsibility that an entity has no practical ability to avoid.*
- 4 *The definition of a liability in the 2018 Conceptual Framework would in some cases result in levies being recognised earlier than under IFRIC 21 Levies. Under IFRIC 21, a liability should not be recognised for a levy that would be calculated by reference to its past activities if the obligation to pay remains conditional on a future activity – even if the entity has no practical ability to avoid that future activity. These requirements are thus not consistent with the guidance included in the 2018 Conceptual Framework. Accordingly, if paragraph 11 of IFRS 3 is amended to refer to the 2018 Conceptual Framework, an entity might have to recognise a liability in relation to a levy in a business combination but would have to derecognise this on day 2 (resulting in an unintended day 2 gain) as the levy cannot be recognised according to IFRIC 21 which should be used when subsequently accounting for the levy. As IFRIC 21 is an interpretation of IAS 37 Provisions, Contingent Liabilities and Contingent Assets, this issue could also arise for other obligations within the scope of IAS 37 that are conditional on an entity's future actions.*
- 5 *To resolve this issue, the IASB is proposing to:*
  - (a) *Update the reference in IFRS 3 so that it refers to the 2018 Conceptual Framework.*
  - (b) *Specify in IFRS 3 that levies within the scope of IFRIC 21 and other obligations within the scope of IAS 37 should be recognised on the acquisition of a business only if they would be identified as present obligations by an entity applying IFRIC 21 or IAS 37.*
- 6 *In addition, the IASB has tentatively decided to clarify that, in applying the IFRS 3 recognition principle, an acquirer does not recognise contingent assets. Currently, this only appears explicitly in paragraph BC276 of the Basis for Conclusions accompanying IFRS 3.*

**Question 1**

The IASB proposes to:

- (a) Update IFRS 3 so it refers to the 2018 *Conceptual Framework* instead of the 1989 *Framework*.
- (b) Add to IFRS 3 an exception to its recognition principle. For liabilities and contingent liabilities that would be within the scope of IAS 37 or IFRIC 21 if incurred separately, an acquirer should apply IAS 37 or IFRIC 21 respectively, instead of the *Conceptual Framework*, to identify the obligations it has assumed in a business combination.
- (c) Add to IFRS 3 an explicit statement that an acquirer should not recognise contingent assets acquired in a business combination.

Do you agree with these proposals? If not, why not, and what do you recommend instead?

*EFRAG's response*

**EFRAG agrees with the proposals.**

*Updating IFRS 3 to refer to the 2018 Conceptual Framework*

- 7 EFRAG supports updating IFRS 3 so that it refers to the 2018 *Conceptual Framework* instead of the 1989 *Framework*. EFRAG agrees with the intention of the IASB, as noted in paragraph BC2 of the ED, to update and align the references to the *Conceptual Framework* in Standards to promote consistency in financial reporting and avoid the confusion that could result from having more than one version of the *Conceptual Framework* in use. EFRAG believes that the consistent application of IFRS Standards requires the use of consistent terms and concepts in all the IFRS Standards.
- 8 EFRAG acknowledges that in order to avoid having more than one version of the *Conceptual Framework* in use, the reference to the 1989 *Framework* in IFRS 3 could have been replaced by the definitions of assets and liabilities in the 1989 *Framework*. Such an approach would not have resulted in any unintended consequences. However, the approach would not promote consistency in financial reporting.
- 9 It could be argued that the approach suggested in the ED would also not promote consistency in financial reporting. Although IFRS 3 would refer to the new definitions of assets and liabilities in the 2018 *Conceptual Framework*, the suggested exception to the recognition principles would mean that the new definitions would not be applied for the items that could be affected by the new definition. While this is true, EFRAG considers that the exception will only be temporary. The IASB has added a project on provisions to its work plan. IASB stakeholders, including EFRAG, have supported that one of the objectives of the project should be to align the IAS 37 liability definition and supporting guidance, including IFRIC 21, with those in the 2018 *Conceptual Framework*.

*Adding an exception to the IFRS 3 recognition principle*

- 10 EFRAG has considered whether the primary objective of the project of updating the reference in IFRS 3 to the 2018 *Conceptual Framework* should be to:
  - (a) Change the reference in IFRS 3 to the 2018 *Conceptual Framework* in a manner that would not have any unintended consequences to avoid having two conceptual frameworks in issue; or
  - (b) Provide more useful information in the financial statements.

- 11 EFRAG is of the view that the primary objective of this particular project should be to change the reference in IFRS 3 to the 2018 *Conceptual Framework* in a manner that would not have any unintended consequences. However, if it would be possible to also have more useful information in the financial statements without compromising the primary objective, that opportunity should not be missed.
- 12 The proposals in the ED to require an acquirer to apply IAS 37 or IFRIC 21, instead of the 2018 *Conceptual Framework*, to identify whether the obligations it has assumed in a business combination would meet the primary objective. This is because it is unlikely to result in any significant changes in accounting. This, however, also means that the proposals would not result in more useful information.
- 13 EFRAG considers that more useful information could be provided if liabilities in certain circumstances are recognised earlier than under the current Standards. EFRAG has previously considered that the IFRIC 21 interpretation of IAS 37 results in a liability, under certain circumstances, being identified too late. This is because under IFRIC 21, the obligating event that gives rise to a liability is the activity that triggers the payment of the levy. For example, a coal fired power plant might have to pay a levy on 31/3 20X1, if it has been operating in the first month of 20X1, based on the amount of CO<sub>2</sub> it has emitted in 20X0. Under IFRIC 21, there would not be a liability for the amount of CO<sub>2</sub> emitted in 20X0 on 31/12 20X0, as the triggering event would be that the plant has been operating in the first part of 20X1. EFRAG considers that it would result in more useful information if a liability is identified as of 31/12 20X0 if the entity has no practical ability to avoid paying the levy arising from its emission in 20X0.
- 14 The IASB seems to have a similar view. When revising the *Conceptual Framework*, the IASB specifically stated that the interpretation of IAS 37 included in IFRIC 21 results in excluding “information that many users of financial statements would find useful” (paragraph BC4.52 of the 2018 *Conceptual Framework*).
- 15 When the IASB revised the *Conceptual Framework*, the IASB therefore thought it would result in more useful information to consider that a present obligation to transfer an economic resource has arisen when an entity has no practical ability to avoid the future transfer.
- 16 The alternatives to the proposals in the ED, that would both result in an update of the reference in IFRS 3 in a manner that would not result in a day 2 gain and result in liabilities being identified when an entity has no practical ability to avoid the future transfer, would therefore be to:
  - (a) Amend the requirements in IAS 37 for identifying liabilities (including the requirements in IFRIC 21) to align these requirements with the 2018 *Conceptual Framework* guidance on the definition of a liability; or
  - (b) Include additional requirements in IFRS 3 for the subsequent measurement of liabilities accounted for after the acquisition date by applying IAS 37 or IFRIC 21.
- 17 The solution mentioned in paragraph 16(a) would introduce the improvement for the relevant liabilities no matter how they have arisen. As mentioned above, the IASB has added a project on provisions to its work plan which may result in an alignment of the IAS 37 liability definition and supporting guidance with that in the 2018 *Conceptual Framework*. However, it would take some time to amend IAS 37 and during that time the IASB would not be able to withdraw the 1989 *Framework* as the reference in paragraph 11 of IFRS 3 to the *Conceptual Framework* could not be updated without resulting in unintended consequences. Accordingly, there would have to be two conceptual frameworks in issue (for some time) and EFRAG would therefore not support such an approach.

- 18 The solution mentioned in paragraph 16(b) would only introduce the improvement for the relevant duties and responsibilities that are transferred to an entity as part of a business combination. This would result in some duties and responsibilities being accounted for differently depending on whether they are assumed in a business combination or not. In the first case they could be identified as liabilities while they would not be so in the latter case. This would reduce comparability. Nevertheless, it would result in more relevant information for the obligations assumed in a business combination. Because relevance is a fundamental qualitative characteristics and comparability is “only” an enhancing qualitative characteristics, EFRAG assesses that the solution mentioned in paragraph 16(b) would result in more useful information.
- 19 However, the Basis for Conclusions accompanying the ED notes that an approach such as the one described in paragraph 16(b) would require more time and resources than the approach suggested in the ED. It also notes that there may be calls for further requirements to help entities apply the new liability definition and supporting concepts consistently.
- 20 EFRAG agrees that there may be calls for further requirements to help entities apply the new liability definition and supporting concepts consistently. EFRAG has thus observed that the guidance supporting the definition of a liability in the 2018 *Conceptual Framework* is interpreted differently. In order to avoid divergence in practice and unnecessary discussions in the future on how to interpret the guidance, it would be necessary for the IASB to clarify the guidance. This could take time and the solution mentioned in paragraph 16(b) would therefore in the short term result in the objective mentioned in paragraph 10(a) not being met.
- 21 EFRAG therefore assesses that it would not be possible in the short term to meet both objectives stated in paragraph 10 above. That is, it would not be possible to both update the reference in IFRS 3 in a manner that would not result in a day 2 gain and have liabilities being identified when an entity has no practical ability to avoid the future transfer.
- 22 EFRAG accordingly considers that in the short term it would only be possible to update the reference in IFRS 3 in a manner that would not result in any (new) unintended consequences. EFRAG assesses that the proposals in the ED would meet that objective, and EFRAG therefore agrees with the proposals.
- Adding an explicit statement that an acquirer should not recognise contingent assets acquired in a business combination*
- 23 EFRAG supports adding an explicit statement that an acquirer should not recognise contingent assets acquired in a business combination. Such a statement could clarify the Standard and hence prevent potential diversity in practice.

#### **Notes to constituents – Transition and early application**

- 24 *The ED proposes that an entity shall apply the amendments to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after the effective date. Earlier application is permitted if at the same time or earlier an entity also applies all the amendments made by Amendments to References to the Conceptual Framework in IFRS Standards, issued in March 2018.*

#### **Question 2**

Do you have any other comments on the proposals in this Exposure Draft?

*EFRAG's response*

**EFRAG supports that the amendments should be applied prospectively.**

- 25 The IASB states in paragraph BC35 of the Basis for Conclusions of the ED that it does not expect the amendments to change significantly the population of assets and liabilities recognised in a business combination. EFRAG therefore assesses that the amendments are close to being of editorial nature. Although EFRAG normally favours retrospective application, it therefore agrees with paragraph BC35 of the ED that the costs preparers of financial statements would have to incur to apply the amendments retrospectively, even if only to prove that no material adjustments were required, would not be justified.