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Ref	Question	Response	Reasoning
		(Please indicate	(Please give clear reasoning to support your response)
		your response a,	
		b, c, etc)	
S1	Use by publicly traded entities (Section 1)	a	We believe the IFRS for SMEs is not suitable for entities
	The IFRS for SMEs currently prohibits an entity whose debt or equity		whose debt or equity instruments are traded in a public
			market.
	instruments are traded in a public market from using the IFRS for SMEs		
	(paragraph 1.3(a)). The IASB concluded that all entities that choose to		
	enter a public securities market become publicly accountable and,		
	therefore, should use full IFRSs.		
	Some interested parties believe that governments and regulatory		
	authorities in each individual jurisdiction should decide whether some		
	publicly traded entities should be eligible to use the IFRS for SMEs on the		
	basis of their assessment of the public interest, the needs of investors in		
	their jurisdiction and the capabilities of those publicly traded companies to		

	implement full IFRSs.		
	Are the scope requirements of the IFRS for SMEs currently too		
	restrictive for publicly traded entities?		
	 (a) No—do not change the current requirements. Continue to prohibit an entity whose debt or equity instruments trade in a public market from using the <i>IFRS for SMEs</i>. (b) Yes—revise the scope of the <i>IFRS for SMEs</i> to permit each jurisdiction to decide whether entities whose debt or equity instruments are traded in a public market should be permitted or required to use the <i>IFRS for SMEs</i>. (c) Other—please explain. Please provide reasoning to support your choice (a), (b) or (c). 		
S2	Use by financial institutions (Section 1) The IFRS for SMEs currently prohibits financial institutions and other entities that hold assets for a broad group of outsiders as one of their primary businesses from using the IFRS for SMEs (paragraph 1.3(b)). The IASB concluded that standing ready to take and hold funds from a broad group of outsiders makes those entities publicly accountable and, therefore, they should use full IFRSs. In every jurisdiction financial institutions are subject to regulation.	a	We believe the IFRS for SMEs is not suitable for financial institutions.

In some jurisdictions, financial institutions such as credit unions and micro banks are very small. Some believe that governments and regulatory authorities in each individual jurisdiction should decide whether some financial institutions should be eligible to use the *IFRS for SMEs* on the basis of their assessment of the public interest, the needs of investors in their jurisdiction and the capabilities of those financial institutions to implement full IFRSs.

Are the scope requirements of the *IFRS for SMEs* currently too restrictive for financial institutions and similar entities?

- (a) No—do not change the current requirements. Continue to prohibit all financial institutions and other entities that hold assets for a broad group of outsiders as one of their primary businesses from using the *IFRS for SMEs*.
- (b) Yes—revise the scope of the *IFRS for SMEs* to permit each jurisdiction to decide whether any financial institutions and other entities that hold assets for a broad group of outsiders as one of their primary businesses should be permitted or required to use the *IFRS for SMEs*.
- (c) Other—please explain.

Please provide reasoning to support your choice of (a), (b) or (c).

S3 | Clarification of use by not-for-profit entities (Section 1)

The *IFRS for SMEs* is silent on whether not-for-profit (NFP) entities (eg charities) are eligible to use the *IFRS for SMEs*. Some interested parties have asked whether soliciting and accepting contributions would automatically make an NFP entity publicly accountable. The *IFRS for SMEs* specifically identifies only two types of entities that have public accountability and, therefore, are not eligible to use the *IFRS for SMEs*:

- those that have issued debt or equity securities in public capital markets; and
- those that hold assets for a broad group of outsiders as one of their primary businesses.

Should the *IFRS for SMEs* be revised to clarify whether an NFP entity is eligible to use it?

- (a) Yes—clarify that soliciting and accepting contributions does not automatically make an NFP entity publicly accountable. An NFP entity can use the *IFRS for SMEs* if it otherwise qualifies under Section 1.
- (b) Yes—clarify that soliciting and accepting contributions will automatically make an NFP entity publicly accountable. As a consequence, an NFP entity cannot use the *IFRS for SMEs*.

There are some specific issues regarding the financial statements of NFP entities, irrespective of public accountability of such entities. So it seems to be more appropriate to add a specific section both to IFRS and to the IFRS for SMEs - in which specific issues regarding NFP entities are addressed - then to clarify whether or not such entities are publicly accountable.

d

((c) No—do not revise the <i>IFRS for SMEs</i> for this issue.		
((d) Other—please explain.		
F	Please provide reasoning to support your choice of (a), (b), (c) or (d).		
S4 (Consideration of recent changes to the consolidation guidance in full	b	Principles and definitions used in IFRS for SMEs should be
I	IFRSs (Section 9)		aligned to full IFRS.
7	The IFRS for SMEs establishes control as the basis for determining which		
e	entities are consolidated in the consolidated financial statements. This is		
c	consistent with the current approach in full IFRSs.		
F	Recently, full IFRSs on this topic have been updated by IFRS 10		
	Consolidated Financial Statements, which replaced IAS 27 Consolidated		
a	and Separate Financial Statements (2008). IFRS 10 includes additional		
g	guidance on applying the control principle in a number of situations, with		
l t	he intention of avoiding divergence in practice. The guidance will		
g	generally affect borderline cases where it is difficult to establish if an		
e	entity has control (ie, most straightforward parent-subsidiary relationships		
V	will not be affected). Additional guidance is provided in IFRS 10 for:		
•	agency relationships, where one entity legally appoints another to		
	act on its behalf. This guidance is particularly relevant to		
	investment managers that make decisions on behalf of investors.		
	Fund managers and entities that hold assets for a broad group of		

- outsiders as a primary business are generally outside the scope of the *IFRS for SMEs*.
- control with less than a majority of the voting rights, sometimes called 'de facto control' (this principle is already addressed in paragraph 9.5 of the *IFRS for SMEs* but in less detail than in IFRS 10).
- assessing control where potential voting rights exist, such as
 options, rights or conversion features that, if exercised, give the
 holder additional voting rights (this principle is already addressed
 in paragraph 9.6 of the *IFRS for SMEs* but in less detail than in
 IFRS 10).

The changes above will generally mean that more judgement needs to be applied in borderline cases and where more complex relationships exist.

Should the changes outlined above be considered, but modified as appropriate to reflect the needs of users of SME financial statements and cost-benefit considerations?

(a) No—do not change the current requirements. Continue to use the current definition of control and the guidance on its application in Section 9. They are appropriate for SMEs, and SMEs have been able to implement the definition and guidance without problems.

	(b) Yes—revise the <i>IFRS for SMEs</i> to reflect the main changes from		
	IFRS 10 outlined above (modified as appropriate for SMEs).		
	(c) Other—please explain.		
	Please provide reasoning to support your choice of (a), (b) or (c).		
S5	Use of recognition and measurement provisions in full IFRSs for	b	Allow entities this option, as soon as IFRS 9 is endorsed by the
	financial instruments (Section 11)		EU.
	The IFRS for SMEs currently permits entities to choose to apply either		
	(paragraph 11.2):		
	• the provisions of both Sections 11 and 12 in full; or		
	• the recognition and measurement provisions of IAS 39 <i>Financial</i>		
	Instruments: Recognition and Measurement and the disclosure		
	requirements of Sections 11 and 12.		
	In paragraph BC106 of the Basis for Conclusions issued with the IFRS for		
	SMEs, the IASB lists its reasons for providing SMEs with the option to		
	use IAS 39. This is the only time that the <i>IFRS for SMEs</i> specifically		
	permits the use of full IFRSs. One of the main reasons for this option is		
	that the IASB concluded that SMEs should be permitted to have the same		
	accounting policy options as in IAS 39, pending completion of its		
	comprehensive financial instruments project to replace IAS 39. That		
	decision is explained in more detail in paragraph BC106.		

IAS 39 will be replaced by IFRS 9 *Financial Instruments*. Any amendments to the *IFRS for SMEs* from this comprehensive review would most probably be effective at a similar time to the effective date of IFRS 9. The *IFRS for SMEs* refers specifically to IAS 39. SMEs are not permitted to apply IFRS 9.

How should the current option to use IAS 39 in the *IFRS for SMEs* be updated once IFRS 9 has become effective?

- (a) There should be no option to use the recognition and measurement provisions in either IAS 39 or IFRS 9. All SMEs must follow the financial instrument requirements in Sections 11 and 12 in full.
- (b) Allow entities the option of following the recognition and measurement provisions of IFRS 9 (with the disclosure requirements of Sections 11 and 12).
- (c) Other—please explain.

Please provide reasoning to support your choice of (a), (b) or (c).

Note: the purpose of this question is to assess your overall view on whether the fallback to full IFRSs in Sections 11 and 12 should be removed completely, should continue to refer to an IFRS that has been superseded, or should be updated to refer to a current IFRS. It does not ask respondents to consider whether any of the recognition and

	measurement principles of IFRS 9 should result in amendments of the		
	IFRS for SMEs at this stage, because the IASB has several current agenda		
	projects that are expected to result in changes to IFRS 9 (see paragraph 13		
	of the Introduction to this Request for Information).		
S 6	Guidance on fair value measurement for financial and non-financial	с	Principles and definitions used in IFRS for SMEs should be
	items (Section 11 and other sections)		aligned to full IFRS. IFRS for SMEs should not incorporate
	Paragraphs 11.27–11.32 of the <i>IFRS for SMEs</i> contain guidance on fair		all aspects of IFRS 13 but merely the main features and a possibility to fall back on full IFRS.
	value measurement. Those paragraphs are written within the context of		possibility to fail back on full IF RS.
	financial instruments. However, several other sections of the IFRS for		
	SMEs make reference to them, for example, fair value model for		
	associates and jointly controlled entities (Sections 14 and 15), investment		
	property (Section 16) and fair value of pension plan assets (Section 28). In		
	addition, several other sections refer to fair value although they do not		
	specifically refer to the guidance in Section 11. There is some other		
	guidance about fair value elsewhere in the IFRS for SMEs, for example,		
	guidance on fair value less costs to sell in paragraph 27.14.		
	Recently the guidance on fair value in full IFRSs has been consolidated		
	and comprehensively updated by IFRS 13 Fair Value Measurement. Some		
	of the main changes are:		
	an emphasis that fair value is a market-based measurement (not an		

entity-specific measurement);

- an amendment to the definition of fair value to focus on an exit price (fair value is defined in IFRS 13 as "the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date"); and
- more specific guidance on determining fair value, including assessing the highest and best use of non-financial assets and identifying the principal market.

The guidance on fair value in Section 11 is based on the guidance on fair value in IAS 39. The IAS 39 guidance on fair value has been replaced by IFRS 13.

In straightforward cases, applying the IFRS 13 guidance on fair value would have no impact on the way fair value measurements are made under the *IFRS for SMEs*. However, if the new guidance was to be incorporated into the *IFRS for SMEs*, SMEs would need to re-evaluate their methods for determining fair value amounts to confirm that this is the case (particularly for non-financial assets) and use greater judgement in assessing what data market participants would use when pricing an asset or liability.

Should the fair value guidance in Section 11 be expanded to reflect

the p	rinciples in IFRS 13, modified as appropriate to reflect the needs		
of use	ers of SME financial statements and the specific circumstances of		
SME	s (for example, it would take into account their often more		
limite	ed access to markets, valuation expertise, and other cost-benefit		
consi	derations)?		
(a)	No—do not change the current requirements. The guidance for		
	fair value measurement in paragraphs 11.27-11.32 is sufficient for		
	financial and non-financial items.		
(b)	Yes—the guidance for fair value measurement in Section 11 is not		
	sufficient. Revise the IFRS for SMEs to incorporate those aspects		
	of the fair value guidance in IFRS 13 that are important for SMEs,		
	modified as appropriate for SMEs (including the appropriate		
	disclosures).		
(c)	Other—please explain.		
Please	e provide reasoning to support your choice of (a), (b) or (c).		
Note:	an alternative is to create a separate section in the IFRS for SMEs to		
deal v	with guidance on fair value that would be applicable to the entire		
IFRS.	for SMEs, rather than leaving such guidance in Section 11. This is		
cover	ed in the following question (question S7).		
Positi	ioning of fair value guidance in the Standard (Section 11)	b	We refer to our reasoning in response to question S6.

	As noted in question S6, several sections of the <i>IFRS for SMEs</i> (covering			
	both financial and non-financial items) make reference to the fair value			
	guidance in Section 11.			
	Should the guidance be moved into a separate section? The benefit			
	would be to make clear that the guidance is applicable to all			
	references to fair value in the IFRS for SMEs, not just to financial			
	instruments.			
	(a) No—do not move the guidance. It is sufficient to have the fair			
	value measurement guidance in Section 11.			
	(b) Yes—move the guidance from Section 11 into a separate section			
	on fair value measurement.			
	(c) Other—please explain.			
	Please provide reasoning to support your choice of (a), (b) or (c).			
	Note: please answer this question regardless of your answer to question			
	S6.			
S8	Consideration of recent changes to accounting for joint ventures in	b	•	
	full IFRSs (Section 15)			
	Recently, the requirements for joint ventures in full IFRSs have been			
	updated by the issue of IFRS 11 Joint Arrangements, which replaced IAS			
	31 Interests in Joint Ventures. A key change resulting from IFRS 11 is to			

classify and account for a joint arrangement on the basis of the parties' rights and obligations under the arrangement. Previously under IAS 31, the structure of the arrangement was the main determinant of the accounting (ie establishment of a corporation, partnership or other entity was required to account for the arrangement as a jointly-controlled entity). In line with this, IFRS 11 changes the definitions and terminology and classifies arrangements as either joint operations or joint ventures.

Section 15 is based on IAS 31 except that Section 15 (like IFRS 11) does not permit proportionate consolidation for joint ventures, which had been permitted by IAS 31. Like IAS 31, Section 15 classifies arrangements as jointly controlled operations, jointly controlled assets or jointly controlled entities. If the changes under IFRS 11 described above were adopted in Section 15, in most cases, jointly controlled assets and jointly controlled operations would become joint operations, and jointly controlled entities would become joint ventures. Consequently, there would be no change to the way they are accounted for under Section 15.

However, it is possible that, as a result of the changes, an investment that previously met the definition of a jointly controlled entity would become a joint operation. This is because the existence of a separate legal vehicle is no longer the main factor in classification.

Should the changes above to joint venture accounting in full IFRSs be

ref	lected in the IFRS for SMEs, modified as appropriate to reflect the		
nec	eds of users of SME financial statements and cost-benefit		
coı	nsiderations?		
(a)	No—do not change the current requirements. Continue to classify		
	arrangements as jointly controlled assets, jointly controlled		
	operations and jointly controlled entities (this terminology and		
	classification is based on IAS 31 Interests in Joint Ventures). The		
	existing Section 15 is appropriate for SMEs, and SMEs have been		
	able to implement it without problems.		
(b)	Yes—revise the IFRS for SMEs so that arrangements are		
	classified as joint ventures or joint operations on the basis of the		
	parties' rights and obligations under the arrangement (terminology		
	and classification based on IFRS 11 Joint Arrangements, modified		
	as appropriate for SMEs).		
(c)	Other—please explain.		
Ple	ease provide reasoning to support your choice of (a), (b) or (c).		
No	te: this would not change the accounting options available for jointly-		
cor	ntrolled entities meeting the criteria to be joint ventures (ie cost model,		
equ	uity method and fair value model).		
Re	evaluation of property, plant and equipment (Section 17)	b	See our cover letter: more options regarding recognition a
			measurement should be available to support application of

The *IFRS for SMEs* currently prohibits the revaluation of property, plant and equipment (PPE). Instead, all items of PPE must be measured at cost less any accumulated depreciation and any accumulated impairment losses (cost-depreciation-impairment model—paragraph 17.15). Revaluation of PPE was one of the complex accounting policy options in full IFRSs that the IASB eliminated in the interest of comparability and simplification of the *IFRS for SMEs*.

In full IFRSs, IAS 16 *Property, Plant and Equipment* allows entities to choose a revaluation model, rather than the cost-depreciation-impairment model, for entire classes of PPE. In accordance with the revaluation model in IAS 16, after recognition as an asset, an item of PPE whose fair value can be measured reliably is carried at a revalued amount—its fair value at the date of the revaluation less any subsequent accumulated depreciation and subsequent accumulated impairment losses. Revaluation increases are recognised in other comprehensive income and are accumulated in equity under the heading of 'revaluation surplus' (unless an increase reverses a previous revaluation decrease recognised in profit or loss for the same asset). Revaluation decreases that are in excess of prior increases are recognised in profit or loss. Revaluations must be made with sufficient regularity to ensure that the carrying amount does not differ materially from that which would be determined using fair value at the end of the

IFRS for SMEs in the EU and by subsidiaries of unlisted companies.

	reporting period.		
	Should an option to use the revaluation model for PPE be added to		
	the IFRS for SMEs?		
	(a) No—do not change the current requirements. Continue to require the cost-depreciation-impairment model with no option to revalue items of PPE.		
	(b) Yes—revise the <i>IFRS for SMEs</i> to permit an entity to choose, for each major class of PPE, whether to apply the cost-depreciation-impairment model or the revaluation model (the approach in IAS 16).		
	(c) Other—please explain. Please provide reasoning to support your choice of (a), (b) or (c).		
S10	Capitalisation of development costs (Section 18)	c Allow this	as an option to align with full IFRS. See our cover
	The <i>IFRS for SMEs</i> currently requires that all research and development costs be charged to expense when incurred unless they form part of the cost of another asset that meets the recognition criteria in the <i>IFRS for SMEs</i> (paragraph 18.14). The IASB reached that decision because many preparers and auditors of SME financial statements said that SMEs do not have the resources to assess whether a project is commercially viable on an ongoing basis. Bank lending officers told the IASB that information	letter.	

about capitalised development costs is of little benefit to them, and that they disregard those costs in making lending decisions.

In full IFRSs, IAS 38 *Intangible Assets* requires that all research and some development costs must be charged to expense, but development costs incurred after the entity is able to demonstrate that the development has produced an asset with future economic benefits should be capitalised. IAS 38.57 lists certain criteria that must be met for this to be the case.

IAS 38.57 states "An intangible asset arising from development (or from the development phase of an internal project) shall be recognised if, and only if, an entity can demonstrate all of the following:

- the technical feasibility of completing the intangible asset so that it will be available for use or sale.
- its intention to complete the intangible asset and use or sell it.
- its ability to use or sell the intangible asset.
- how the intangible asset will generate probable future economic benefits. Among other things, the entity can demonstrate the existence of a market for the output of the intangible asset or the intangible asset itself or, if it is to be used internally, the usefulness of the intangible asset.
- the availability of adequate technical, financial and other

		resources to complete the development and to use or sell the	
		intangible asset.	
	•	its ability to measure reliably the expenditure attributable to the	
	intang	gible asset during its development."	
	Shou	ld the IFRS for SMEs be changed to require capitalisation of	
	devel	opment costs meeting criteria for capitalisation (on the basis of	
	on th	e criteria in IAS 38)?	
	(a)	No—do not change the current requirements. Continue to charge	
		all development costs to expense.	
	(b)	Yes—revise the IFRS for SMEs to require capitalisation of	
		development costs meeting the criteria for capitalisation (the	
		approach in IAS 38).	
	(c)	Other—please explain.	
	Please	e provide reasoning to support your choice of (a), (b) or (c).	
S11	Amo	rtisation period for goodwill and other intangible assets (Section	a
	18)		
	Parag	raph 18.21 requires an entity to amortise an intangible asset on a	
	syster	matic basis over its useful life. This requirement applies to goodwill	
	as we	ll as to other intangible assets (see paragraph 19.23(a)). Paragraph	
	18.20	states "If an entity is unable to make a reliable estimate of the useful	

	life of	f an intangible asset, the life shall be presumed to be ten years."		
	Some	interested parties have said that, in some cases, although the		
	mana	gement of the entity is unable to estimate the useful life reliably,		
	mana	gement's judgement is that the useful life is considerably shorter		
	than t	en years.		
	Shoul	ld paragraph 18.20 be modified to state: "If an entity is unable to		
	make	a reliable estimate of the useful life of an intangible asset, the		
	life sh	nall be presumed to be ten years unless a shorter period can be		
	justif	ied"?		
	(a)	No—do not change the current requirements. Retain the		
		presumption of ten years if an entity is unable to make a reliable		
		estimate of the useful life of an intangible asset (including		
		goodwill).		
	(b)	Yes—modify paragraph 18.20 to establish a presumption of ten		
		years that can be overridden if a shorter period can be justified.		
	(c)	Other—please explain.		
	Please	e provide reasoning to support your choice of (a), (b) or (c).		
S12	Consideration of changes to accounting for business combinations in		c	In general we believe changes to full IFRS regarding
	full I	FRSs (Section 19)		recognition and measurement should be reflected in the IFRS
	The L	FRS for SMEs accounts for all business combinations by applying		for SMEs. However, we feel that the changes in IFRS 3 as revised, are too complicated for a major part of the SMEs.

the purchase method. This is similar to the 'acquisition method' approach currently applied in full IFRSs.

Section 19 of the *IFRS for SMEs* is generally based on the 2004 version of IFRS 3 *Business Combinations*. IFRS 3 was revised in 2008, which was near the time of the release of the *IFRS for SMEs*. IFRS 3 (2008) addressed deficiencies in the previous version of IFRS 3 without changing the basic accounting; it also promoted international convergence of accounting standards.

The main changes introduced by IFRS 3 (2008) that could be considered for incorporation in the *IFRS for SMEs* are:

- A focus on what is given as consideration to the seller, rather than what is spent in order to acquire the entity. As a consequence, acquisition-related costs are recognised as an expense rather than treated as part of the business combination (for example, advisory, valuation and other professional and administrative fees).
- Contingent consideration is recognised at fair value (without regard to probability) and then subsequently accounted for as a financial instrument instead of as an adjustment to the cost of the business combination.
- Determining goodwill requires remeasurement to fair value of any existing interest in the acquired company and measurement of any non-

However, some SME's, specifically subsidiaries of listed entities, will prefer to apply the recognition and measurement principles of IFRS 3 as revised. We are in favour not to change the current requirements but to add an option to apply the recognition and measurement principles of IFRS 3 as revised.

	Should Section 19 be amended to incorporate the above changes, modified as appropriate to reflect the needs of users of SME financial statements and cost-benefit considerations? (a) No—do not change the current requirements. The current approach in Section 19 (based on IFRS 3 (2004)) is suitable for SMEs, and SMEs have been able to implement it without problems.		
	 (b) Yes—revise the <i>IFRS for SMEs</i> to incorporate the main changes introduced by IFRS 3 (2008), as outlined above and modified as appropriate for SMEs. (c) Other—please explain. Please provide reasoning to support your choice of (a), (b) or (c). 		
S13	Presentation of share subscriptions receivable (Section 22) Paragraph 22.7(a) requires that subscriptions receivable, and similar receivables that arise when equity instruments are issued before the entity receives the cash for those instruments, must be offset against equity in the statement of financial position, not presented as an asset. Some interested parties have told the IASB that their national laws regard the equity as having been issued and require the presentation of the related	d	We believe that the subscription receivable should be presented as an asset when certain criteria are met. This would be when: • the equity instrument provides the holder with the same rights as equity instruments that have been fully paid; and • the entity has an enforceable right to the consideration to be received in exchange of the equity instrument.

	receivable as an asset.			
	Should paragraph 22.7(a)	be amended either to permit or require the		
	presentation of the receiv	able as an asset?		
		e the current requirements. Continue to present ceivable as an offset to equity.		
	(b) Yes—change paragreeivable is present	graph 22.7(a) to require that the subscription nted as an asset.		
	subscription receiv	ional option to paragraph 22.7(a) to permit the able to be presented as an asset, ie the entity ce whether to present it as an asset or as an		
	(d) Other—please exp Please provide reasoning to	lain. o support your choice of (a), (b), (c) or (d).		
S14	The IFRS for SMEs current as an expense when incurred require capitalisation of an particularly because of the calculating the amount of the calculating the	ng costs on qualifying assets (Section 25) thy requires all borrowing costs to be recognised ed (paragraph 25.2). The IASB decided not to by borrowing costs for cost-benefit reasons, complexity of identifying qualifying assets and borrowing costs eligible for capitalisation.	c	See our cover letter: more options regarding recognition and measurement should be available to support application of IFRS for SMEs in the EU and by subsidiaries of unlisted companies.

	attribu	utable to the acquisition, construction or production of a qualifying		
	asset	(ie an asset that necessarily takes a substantial period of time to get		
	ready	for use or sale) must be capitalised as part of the cost of that asset,		
	and al	ll other borrowing costs must be recognised as an expense when		
	incurr	red.		
	Shoul	ld Section 25 of the IFRS for SMEs be changed so that SMEs are		
	requi	red to capitalise borrowing costs that are directly attributable to		
	the ac	equisition, construction or production of a qualifying asset, with		
	all ot	her borrowing costs recognised as an expense when incurred?		
	(a)	No—do not change the current requirements. Continue to require		
		all borrowing costs to be recognised as an expense when incurred.		
	(b)	Yes—revise the IFRS for SMEs to require capitalisation of		
		borrowing costs that are directly attributable to the acquisition,		
		construction or production of a qualifying asset (the approach in		
		IAS 23).		
	(c)	Other—please explain.		
	Please	e provide reasoning to support your choice of (a), (b) or (c).		
S15	Prese	entation of actuarial gains or losses (Section 28)	c	We believe the approach in Section 28 of the IFRS for SMEs
	In accordance with the <i>IFRS for SMEs</i> , an entity is required to recognise			(derived from IAS 19) for pension accounting does not always
	all act	tuarial gains and losses in the period in which they occur, either in		result in relevant information for the users of the financial statements of SMEs. As an option we are in favor of a liability

profit or loss or in other comprehensive income as an accounting policy election (paragraph 28.24).

Recently, the requirements in full IFRSs have been updated by the issue of IAS 19 *Employee Benefits* (revised 2011). A key change as a result of the 2011 revisions to IAS 19 is that all actuarial gains and losses must be recognised in other comprehensive income in the period in which they arise. Previously, under full IFRSs, actuarial gains and losses could be recognised either in other comprehensive income or in profit or loss as an accounting policy election (and under the latter option there were a number of permitted methods for the timing of the recognition in profit or loss).

Section 28 is based on IAS 19 before the 2011 revisions, modified as appropriate to reflect the needs of users of SME financial statements and cost-benefit considerations. Removing the option for SMEs to recognise actuarial gains and losses in profit or loss would improve comparability between SMEs without adding any complexity.

Should the option to recognise actuarial gains and losses in profit or loss be removed from paragraph 28.24?

(a) No—do not change the current requirements. Continue to allow an entity to recognise actuarial gains and losses either in profit or loss or in other comprehensive income as an accounting policy

approach consistent with Section 21 of the IFRS for SMEs respectively IAS 37. .

		election.		
	(b)	Yes—revise the <i>IFRS for SMEs</i> so that an entity is required to recognise all actuarial gains and losses in other comprehensive		
		income (ie removal of profit or loss option in paragraph 28.24).		
	(c)	Other—please explain.		
	Please	provide reasoning to support your choice of (a), (b) or (c).		
	Note:	IAS 19 (revised 2011) made a number of other changes to full		
	IFRSs	. However, because Section 28 was simplified from the previous		
	version	n of IAS 19 to reflect the needs of users of SME financial		
	statem	ents and cost-benefit considerations, the changes made to full		
	IFRSs	do not directly relate to the requirements in Section 28.		
S 16	Appro	oach for accounting for deferred income taxes (Section 29)	a	We believe it was a flaw to derive the accounting for income
	Section	n 29 of the IFRS for SMEs currently requires that deferred income		taxes from an exposure draft that never became effective and is very different from IFRS. We strongly feel that the
	taxes r	must be recognised using the temporary difference method. This is		accounting for income taxes in the IFRS for SMEs should be
	also th	e fundamental approach required by full IFRSs (IAS 12 Income		similar to the accounting for income taxes under IAS 12,
	Taxes)).		except for the requirement to measure deferred taxes at
	Some	hold the view that SMEs should recognise deferred income taxes		nominal value (undiscounted) We believe measurement at present value (discounted) should be allowed in order to be
	and tha	at the temporary difference method is appropriate. Others hold the		able to fairly present deferred tax assets and liabilities.
	view th	hat while SMEs should recognise deferred income taxes, the		Furthermore we emphasize that accounting for uncertain tax
	tempo	rary difference method (which bases deferred taxes on differences		positions should be aligned with full IFRS.

between the tax basis of an asset or liability and its carrying amount) is too complex for SMEs. They propose replacing the temporary difference method with the timing difference method (which bases deferred taxes on differences between when an item of income or expense is recognised for tax purposes and when it is recognised in profit or loss). Others hold the view that SMEs should recognise deferred taxes only for timing differences that are expected to reverse in the near future (sometimes called the 'liability method'). And still others hold the view that SMEs should not recognise any deferred taxes at all (sometimes called the 'taxes payable method').

Should SMEs recognise deferred income taxes and, if so, how should they be recognised?

- (a) Yes—SMEs should recognise deferred income taxes using the temporary difference method (the approach currently used in both the *IFRS for SMEs* and full IFRSs).
- (b) Yes—SMEs should recognise deferred income taxes using the timing difference method.
- (c) Yes—SMEs should recognise deferred income taxes using the liability method.
- (d) No—SMEs should not recognise deferred income taxes at all (ie they should use the taxes payable method), although some related

	disclosures should be required.		
	(e) Other—please explain.		
	Please provide reasoning to support your choice of (a), (b), (c), (d) or (e).		
S17	Consideration of IAS 12 exemptions from recognising deferred taxes	b	We refer to our reasoning in the answer to question S16.
	and other differences under IAS 12 (Section 29)		
	In answering this question, please assume that SMEs will continue to		
	recognise deferred income taxes using the temporary difference method		
	(see discussion in question S16).		
	Section 29 is based on the IASB's March 2009 exposure draft <i>Income</i>		
	Tax. At the time the IFRS for SMEs was issued, that exposure draft was		
	expected to amend IAS 12 <i>Income Taxes</i> by eliminating some exemptions		
	from recognising deferred taxes and simplifying the accounting in other		
	areas. The IASB eliminated the exemptions when developing Section 29		
	and made the other changes in the interest of simplifying the IFRS for		
	SMEs.		
	Some interested parties who are familiar with IAS 12 say that Section 29		
	does not noticeably simplify IAS 12 and that the removal of the IAS 12		
	exemptions results in more deferred tax calculations being required.		
	Because the March 2009 exposure draft was not finalised, some question		
	whether the differences between Section 29 and IAS 12 are now justified.		

	Should Section 29 be revised to conform it to IAS 12, modified as appropriate to reflect the needs of the users of SME financial statements? (a) No—do not change the overall approach in Section 29. (b) Yes—revise Section 29 to conform it to the current IAS 12 (modified as appropriate for SMEs). (c) Other—please explain. Please provide reasoning to support your choice of (a), (b) or (c).		
S18	Rebuttable presumption that investment property at fair value is recovered through sale (Section 29) In answering this question, please also assume that SMEs will continue to recognise deferred income taxes using the temporary difference method (see discussion in question S16). In December 2010, the IASB amended IAS 12 to introduce a rebuttable presumption that the carrying amount of investment property measured at fair value will be recovered entirely through sale. The amendment to IAS 12 was issued because, without specific plans for the disposal of the investment property, it can be difficult and subjective to estimate how much of the carrying amount of the investment property will be recovered through cash flows from rental income and how much	b	Principles and definitions used in IFRS for SMEs should be aligned to full IFRS.

of it v	will be recovered through cash flows from selling the asset	Γ
	•	
"The	measurement of deferred tax liabilities and deferred tax assets shall	
reflec	t the tax consequences that would follow from the manner in which	
the er	ntity expects, at the reporting date, to recover or settle the carrying	ļ
amou	nt of the related assets and liabilities."	
Shou	ld Section 29 be revised to incorporate a similar exemption from	
paraş	graph 29.20 for investment property at fair value?	
(a)	No—do not change the current requirements. Do not add an	
	exemption in paragraph 29.20 for investment property measured	
	at fair value.	
(b)	Yes—revise Section 29 to incorporate the exemption for	
	investment property at fair value (the approach in IAS 12).	
(c)	Other—please explain.	
Please	e provide reasoning to support your choice of (a), (b) or (c).	
Note:	please answer this question regardless of your answer to questions	
S16 a	nd S17 above.	
Inclu	sion of additional topics in the IFRS for SMEs	a
The I	ASB intended that the 35 sections in the IFRS for SMEs would cover	
the ki	nds of transactions, events and conditions that are typically	
	Parage "The reflect the er amout Shout parage (a) (b) (c) Please Note: \$16 a Incluing The I	exemption in paragraph 29.20 for investment property measured at fair value. (b) Yes—revise Section 29 to incorporate the exemption for investment property at fair value (the approach in IAS 12).

	encountered by most SMEs. The IASB also provided guidance on how an		
	entity's management should exercise judgement in developing an		
	accounting policy in cases where the IFRS for SMEs does not specifically		
	address a topic (see paragraphs 10.4–10.6).		
	Are there any topics that are not specifically addressed in the IFRS		
	for SMEs that you think should be covered (ie where the general		
	guidance in paragraphs 10.4–10.6 is not sufficient)?		
	(a) No.		
	(b) Yes (please state the topic and reasoning for your response).		
	Note: this question is asking about topics that are not currently addressed		
	by the IFRS for SMEs. It is not asking which areas of the IFRS for SMEs		
	require additional guidance. If you think more guidance should be added		
	for a topic already covered by the IFRS for SMEs, please provide your		
	comments in response to question S20.		
S20	Opportunity to add your own specific issues	b	We believe the approach in Section 28 of the IFRS for SMEs
	Are there any additional issues that you would like to bring to the IASB's		(derived from IAS 19) for pension accounting does not always result in relevant information for the users of the financial
	attention on specific requirements in the sections of the <i>IFRS for SMEs</i> ?		statements of SMEs. As an option we are in favor of a liability
	(a) No.		approach consistent with Section 21 of the IFRS for SMEs
	(b) Yes (please state your issues, identify the section(s) to which they		respectively IAS 37. We refer to our answer to question S15.
	relate, provide references to paragraphs in the IFRS for SMEs where		

applicable and provide separate reasoning for each issue given).	

Part B: General questions

Ref	General Questions	Response	Reasoning
		(Please indicate your response a, b, c, etc)	(Please give clear reasoning to support your response)
G1	Consideration of minor improvements to full IFRSs The IFRS for SMEs was developed from full IFRSs but tailored for SMEs. As a result, the IFRS for SMEs uses identical wording to full IFRSs in many places. The IASB makes ongoing changes to full IFRSs as part of its Annual Improvements project as well as during other projects. Such amendments may clarify guidance and wording, modify definitions or make other relatively minor amendments to full IFRSs to address unintended consequences, conflicts or oversights. For more information, the IASB web pages on its Annual Improvements project can be accessed on the following link: http://go.ifrs.org/AI Some believe that because those changes are intended to improve requirements, they should naturally be incorporated in the IFRS for SMEs where they are relevant. Others note that each small change to the IFRS for SMEs would unnecessarily increase the reporting burden for SMEs because SMEs would	a	We believe in principle where changes are intended to improve requirements in full IFRSs and there are similar wordings and requirements in the IFRS for SMEs, they should be incorporated in the (three-yearly) omnibus exposure draft of changes to the IFRS for SMEs. We also believe all changes should be subject to a due process before any change is made in the standard.

			purpose and should not be continued.
Fur	rther need for Q&As	b	We believe the current Q&A programme has served its
Plea	ase provide reasoning to support your choice of (a), (b), (c) or (d).		
(d)	Other—please explain.		
	suggestions for the criteria to be used).		
	improvements should be incorporated (please give your		
(c)	The IASB should develop criteria for assessing how any such		
	should not be incorporated in the IFRS for SMEs.		
	SMEs, ie there should be a rebuttable presumption that changes		
(b)	Changes should only be made where there is a known problem for		
	exposure draft of changes to the IFRS for SMEs.		
	SMEs, they should be incorporated in the (three-yearly) omnibus		
	and there are similar wordings and requirements in the <i>IFRS for</i>		
(a)	Where changes are intended to improve requirements in full IFRSs		
IFR	RS for SMEs is based on old wording from full IFRSs?		
Hov	w should the IASB deal with such minor improvements, where the		
doe	s not need to reflect relatively minor changes in full IFRSs.		
IFR	RS for SMEs was based on full IFRSs, it is now a separate Standard and		
acco	ounting policies. Those who hold that view concluded that, although the		
hav	e to assess whether each individual change will affect its current		

One of the key responsibilities of the SMEIG has been to consider implementation questions raised by users of the *IFRS for SMEs* and to develop proposed non-mandatory guidance in the form of questions and answers (Q&As). These Q&As are intended to help those who use the *IFRS for SMEs* to think about specific accounting questions.

The SMEIG Q&A programme has been limited. Only seven final Q&A have been published. Three of those seven deal with eligibility to use the *IFRS for SMEs*. No additional Q&As are currently under development by the SMEIG.

Some people are of the view that, while the Q&A programme was useful when the *IFRS for SMEs* was first issued so that implementation questions arising in the early years of application around the world could be dealt with, it is no longer needed. Any new issues that arise in the future can be addressed in other ways, for example through education material or by future three-yearly updates to the *IFRS for SMEs*. Many who hold this view think that an ongoing programme of issuing Q&As is inconsistent with the principle-based approach in the *IFRS for SMEs*, is burdensome because Q&As are perceived to add another set of rules on top of the *IFRS for SMEs*, and has the potential to create unnecessary conflict with full IFRSs if issues overlap with issues in full IFRSs.

Part B: General questions

	Others, however, believe that the volume of Q&As issued so far is not		
	excessive and that the non-mandatory guidance is helpful, and not a		
	burden, especially to smaller organisations and in smaller jurisdictions that		
	have limited resources to assist their constituents in implementing the IFRS		
	for SMEs. Furthermore, in general, the Q&As released so far provide		
	guidance on considerations when applying judgement, rather than creating		
	rules.		
	Do you believe that the current, limited programme for developing		
	Q&As should continue after this comprehensive review is completed?		
	(a) Yes—the current Q&A programme should be continued.		
	(b) No—the current Q&A programme has served its purpose and		
	should not be continued.		
	(c) Other—please explain.		
	Please provide reasoning to support your choice of (a), (b) or (c).		
G3	Treatment of existing Q&As	a	The seven final Q&As should be incorporated as explained,
	As noted in question G2, there are seven final Q&As for the IFRS for		and deleted.
	SMEs. This comprehensive review provides an opportunity for the		
	guidance in those Q&As to be incorporated into the IFRS for SMEs and for		
	the Q&As to be deleted.		
		l	

Non-mandatory guidance from the Q&As will become mandatory if it is included as requirements in the *IFRS for SMEs*. In addition, any guidance may need to be incorporated in the *IFRS for SMEs* in a reduced format or may even be omitted altogether (if the IASB deems that the guidance is no longer applicable after the Standard is updated or that the guidance is better suited for inclusion in training material). The IASB would also have to decide whether any parts of the guidance that are not incorporated into the *IFRS for SMEs* should be retained in some fashion, for example, as an addition to the Basis for Conclusions accompanying the *IFRS for SMEs* or as part of the training material on the *IFRS for SMEs*.

An alternative approach would be to continue to retain the Q&As separately where they remain relevant to the updated *IFRS for SMEs*. Under this approach there would be no need to reduce the guidance in the Q&As, but the guidance may need to be updated because of changes to the *IFRS for SMEs* resulting from the comprehensive review.

Should the Q&As be incorporated into the IFRS for SMEs?

- (a) Yes—the seven final Q&As should be incorporated as explained above, and deleted.
- (b) No—the seven final Q&As should be retained as guidance separate from the *IFRS for SMEs*.

Part B: General questions

	(c) Other—please explain.		
	Please provide reasoning to support your choice of (a), (b) or (c).		
G4	Training material	a	We have been informed that the training material is of high
	The IFRS Foundation has developed comprehensive free-to-download self-		quality.
	study training material to support the implementation of the IFRS for		
	<i>SMEs</i> . These are available on our website: http://go.ifrs.org/smetraining . In		
	addition to your views on the questions we have raised about the IFRS for		
	SMEs, we welcome any comments you may have about the training		
	material, including any suggestions you may have on how we can improve		
	it.		
	Do you have any comments on the IFRS Foundation's IFRS for SMEs		
	training material available on the link above?		
	(a) No.		
	(b) Yes (please provide your comments).		
G5	Opportunity to add any further general issues	b	We refer to the issues raised in our cover letter.
	Are there any additional issues you would like to bring to the IASB's		
	attention relating to the IFRS for SMEs?		
	(a) No.		
	(b) Yes (please state your issues and provide separate reasoning for		

each issue given).

Ref	Gene	ral Questions	Response
G6	Use of This to give	of IFRS for SMEs in your jurisdiction question contains four sub-questions. The purpose of the questions is ve us some information about the use of the IFRS for SMEs in the dictions of those responding to this Request for Information. What is your country/jurisdiction? Is the IFRS for SMEs currently used in your country/jurisdiction? (a) Yes, widely used by a majority of our SMEs.	 Netherlands; (d) Yes, used but not widely used. An important threshold is that application in our jurisdiction only is possible if the requirements if the IFRS for SMEs do not conflict with the requirements of the Netherlands Civil Code; Given the low level of usage of the IFRS for SMEs in our jurisdiction we cannot outline what have been the benefits; The principal practical problems in implementing the IFRS for SMEs in the Netherlands are the conflicts with the requirements of the EU directives and consequently the Netherlands Civil Code. In addition, the lack of options in the IFRS for SMEs to be able to apply the recognition and measurement requirements of full IFRS is a threshold to apply IFRS for SME in practice.
	your ju IFRS f	(b) Yes, used by some but not a majority of our SMEs.(c) No, not widely used by our SMEs.	
	4	If the <i>IFRS for SMEs</i> is used in your country/jurisdiction, in your judgement what have been the principal practical problems in implementing the <i>IFRS for SMEs</i> ? (Please give details of any problems.)	