

## INVITATION TO COMMENT ON THE EFRAG'S ASSESSMENTS OF THE AMENDMENTS TO IAS 32 AND IAS 1 "PUTTABLE FINANCIAL INSTRUMENTS AND OBLIGATIONS ARISING ON LIQUIDATION"

Comments should be sent to commentletter@efrag.org by 28 April 2008

EFRAG has been assessing the Amendments to IAS 32 and IAS 1 "Puttable Financial Instruments and Obligations Arising on Liquidation" (the amendments) against the criteria for endorsement set out in Regulation (EC) No 1606/2002 and has also been assessing the costs and benefits that would arise from their implementation in the EU.

A brief summary of the amendments is set out in Appendix 1.

Please provide the following details about yourself:

EFRAG would welcome your views on the issues set out below. Please note that all responses received will be placed on the public record unless the respondent requests confidentiality. In the interests of transparency EFRAG will wish to discuss the responses it receives in a public meeting, so we would prefer to be able to publish all the responses received.

p	retring areteme ear	
Your name or, it name:	f you are respond	ding on behalf of an organisation or ∞mpany, its
Unternehmen	sgruppe Theo Mi	üller GmbH & Co. KG
Are you/Is your	organisation or c	company a:
x Preparer	□ User	□ Other (please specify)
organisation or	company:	tion of your activity/ the general activity of your ces and sells dairy products of every description.
Country where y	ou/your organisa	ation or company is located:
	including e-mail a niedler, Unterneh	address: mensgruppe Theo Müller GmbH & Co. KG,
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2	for e	AG's initial assessment of the amendments is that they meet the technical criterian dorsement. In other words, they are not contrary to the true and fair principle and meet the criteria of understandability, relevance, reliability and comparability AG's reasoning is set out in Appendix 2.	d
	(a)	Do you agree with this assessment?	
		Yes No	
		<b>x</b> -	
		If you do not, please explain why you do not agree and what you believe the implications of this should be for EFRAG's endorsement advice.	Ð
	(b)	Are there any issues that are not mentioned in Appendix 2 that you believe EFRAG should take into account in its technical evaluation of the amendments' If there are, what are those issues and why do you believe they are relevant to the evaluation?	?
3	imple work used	AG is also assessing the costs that will arise for preparers and for users to ment the amendments both in year one and in subsequent years. Some initial has been carried out, and the responses to this Invitation to Comment will be to complete the work. The results of the initial assessment are set out indix 3. To summarise, the amendments will:	al e
	(a)	involve preparers incurring some year one costs—in order to read, understand and implement the new requirements—but that those costs will not be significant (see Appendix 3 paragraphs 1-7);	d nt
	(b)	not involve preparers incurring significant incremental ongoing costs (see Appendix 3 paragraphs 1-7); and	е
	(c)	involve users incurring only insignificant incremental year one and no incremental ongoing costs. Indeed, the amendments might reduce the ongoing costs to some users by making it easier to understand and analyse the financial statements of entities issuing instruments of the type addressed in the amendments (see Appendix 3 paragraph 8).	e of

Do you agree with this assessment?

No

Yes

X

believe the	ot, please explain why you do not and (if possible) explain broadly what costs involved will be?
quality of to	a believes (as explained in Appendix 3) that the amendments will improve the financial information provided and its implementation will involve of all additional costs that will not be significant, it has tentatively concluded ts to be derived from applying the amendments will exceed the
Do you ag	ree with this assessment?
Yes	No
Xı	
If you do n	ot, please explain why you do not and what you think the implications s
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