Accounting Roundup
Year in Review — 2013
To our clients, colleagues, and other friends:

Welcome to the 2013 edition of Accounting Roundup: Year in Review. In 2013, the FASB continued to work with the IASB on the boards’ various convergence projects. In addition to continuing their discussion of the feedback on the proposed leases standard, the boards have essentially completed their redeliberations of their joint revised revenue recognition ED and are planning to issue a final standard on this topic in the first quarter of 2014.

In other news, the SEC has continued to focus on its rulemaking in response to mandates of the Dodd-Frank and JOBS acts by, for example, issuing final rules on registration of municipal advisers and general solicitation related to securities offerings. The Commission has also issued FAQs on its controversial final rule on conflict minerals, which was recently upheld by a federal court.

So what will be the focus for 2014? In addition to issuing their joint revenue standard, the FASB and IASB expect to issue final guidance related to the classification and measurement and impairment phases of their project on financial instruments. Further, the FASB, in coordination with the PCC, is expected to issue final ASUs on its private-company alternatives related to goodwill and hedge accounting in early 2014.

The AICPA held its annual Conference on Current SEC and PCAOB Developments in early December. During the conference, representatives from the SEC, PCAOB, FASB, IASB, and other organizations provided updates on new developments, regulations, and current priorities. For more information about the conference, see Deloitte’s December 16, 2013, Heads Up.

Accounting Roundup: Year in Review summarizes final guidance that affects reporting and disclosures for the coming reporting season. With the exception of guidance issued in December, proposed guidance, such as exposure drafts and invitations to comment, is not included. Please see our 2013 monthly and quarterly issues of Accounting Roundup for more information about these documents.

In addition, note that in this year-end edition, an asterisk in the article title denotes events that occurred in December or that were not addressed in previous 2013 issues of Accounting Roundup, including updates to previously reported topics. Events without asterisks were covered in those previous issues.

As usual, click any title in the table of contents to go directly to the article. For additional information about a topic, click the hyperlinks, which are blue. Further details are also on the Web sites of the accounting standard setters and regulators, including the FASB, GASB, SEC, PCAOB, AICPA, and IASB.

Be sure to also visit Deloitte’s new US GAAP Plus Web site for additional information about the latest standard-setting developments. A “subsite” of IAS Plus, our successful and long-established IFRS-related news and content site, US GAAP Plus offers the same type of comprehensive free coverage — but with a focus on U.S. accounting news and guidance.

And check out our new Twitter feed, @DeloitteAcctg, for insights into the latest U.S.-focused accounting, financial reporting, regulatory, and industry developments. Join the conversation today!

We hope that Accounting Roundup: Year in Review will be helpful to you this financial reporting season. As always, we welcome your feedback. Please send questions and comments to accountingstandards@deloitte.com.

Happy New Year,

Deloitte & Touche LLP
### Contents

**Accounting — New Standards and Exposure Drafts**

- **Balance Sheet Offsetting**
  - FASB Issues ASU Clarifying Scope of Offsetting Disclosure Requirements
- **Fair Value Measurement**
  - FASB Defers Certain Disclosure Requirements for Nonpublic Employee Benefit Plans
- **Financial Instruments**
  - FASB Issues ASU in Response to EITF Consensus Related to Hedge Accounting
- **Foreign Currency**
  - FASB Issues ASU on Foreign-Currency Matters
- **Income Taxes**
  - FASB Issues ASU in Response to EITF Consensus on Presenting an Unrecognized Tax Benefit When NOL Carryforwards Exist
- **Investment Companies**
  - FASB Issues ASU Amending Investment-Company Guidance
- **Liabilities**
  - FASB Issues ASU on Joint-and-Several Obligations
- **Liquidation Basis of Accounting**
  - FASB Issues ASU on Liquidation Basis of Accounting
- **Nonpublic Entities**
  - FASB Issues ASU Exempting Nonpublic Entities From Disclosure Requirement Related to Fair Value Hierarchy
- **Not-for-Profit Entities**
  - FASB Issues ASU in Response to EITF Consensus on Services Received From Personnel of an Affiliate
- **Presentation of Comprehensive Income**
  - FASB Issues ASU Containing New Disclosure Requirements for Reclassification Adjustments Out of AOCI
International
IASB Finalizes and Proposes Amendments to IFRSs as Part of Annual Improvements Project*
IASB Proposes Narrow- Scope Amendments to IAS 27
IASB Issues Narrow- Scope Amendments to IAS 19
IASB Issues Amendments to IFRS 9
IASB Amends IAS 39 to Provide Relief for Novation of Derivatives
IASB Clarifies Disclosure Requirements in IAS 36
IFRS Interpretations Committee Issues Interpretation on Levies

Accounting — Other Key Developments
AICPA
AICPA Publishes Non-GAAP Framework for Financial Reporting

Convergence of Accounting Standards
FSB Releases Progress Report on State of Global Financial System, Cites Convergence of Accounting Standards as a Concern

Disclosure Framework
FASB Issues FAQs on Disclosure Framework

Post-Implementation Reviews
FAF Completes Post-Implementation Reviews*

Private Companies
FASB Endorses Private-Company Alternatives

Revenue
FASB and IASB Essentially Complete Revenue Redeliberations and Plan to Issue Final Standard*

XBRL
FASB Issues XBRL Implementation Guidance

International
IASB Completes Third Phase of IFRS Adoption Study*
IFRS Foundation Trustees Announce First Membership of Accounting Standards Advisory Forum
IFRS Foundation Publishes 2013 IFRS Taxonomy
IFRS Foundation Monitoring Board Finalizes Membership Assessment Approach
IFAC Issues Policy Position Paper on Enhancing Organizational Reporting

Auditing Developments
AICPA
AICPA Issues New and Revised Publications*
AICPA Issues FAQs on Third-Party Verification Letters

CAQ
CAQ Issues Alert on Auditing Considerations for 2013*
CAQ and Other Governance Organizations Issue “Call to Action” on Enhancing Audit Committee Reports
Anti-Fraud Collaboration Launches Web Site
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>COSO</strong></td>
<td>13</td>
</tr>
<tr>
<td>COSO Updates <em>Internal Control — Integrated Framework</em></td>
<td>13</td>
</tr>
<tr>
<td><strong>Federal Reserve</strong></td>
<td>14</td>
</tr>
<tr>
<td>Federal Reserve Issues Statement on Internal Audit Functions</td>
<td>14</td>
</tr>
<tr>
<td><strong>PCAOB</strong></td>
<td>14</td>
</tr>
<tr>
<td>PCAOB Issues Report on Implementing Auditing Standard 7*</td>
<td>14</td>
</tr>
<tr>
<td>PCAOB Reproposes Requirements for Disclosing the Engagement Partner and Other Audit Participants in the Auditor’s Report*</td>
<td>14</td>
</tr>
<tr>
<td>PCAOB Approves Proposal to Amend Rules and Forms in Response to Dodd-Frank Act*</td>
<td>14</td>
</tr>
<tr>
<td>PCAOB Issues Staff Guidance on the Quality-Control Remediation Process</td>
<td>15</td>
</tr>
<tr>
<td>PCAOB Issues Staff Audit Practice Alert on Deficiencies in ICFR</td>
<td>15</td>
</tr>
<tr>
<td>PCAOB Releases Broker-Dealer Attestation Standards and Auditing Standard Related to Supplemental Information</td>
<td>15</td>
</tr>
<tr>
<td>PCAOB Issues Second Progress Report on Interim Inspection Program for Audits of Broker-Dealers</td>
<td>15</td>
</tr>
<tr>
<td>Summary of the May 15–16 and November 13–14 Meetings of the PCAOB’s Standing Advisory Group*</td>
<td>16</td>
</tr>
<tr>
<td><strong>International</strong></td>
<td>16</td>
</tr>
<tr>
<td>IAESB Issues ED on Professional Competence*</td>
<td>16</td>
</tr>
<tr>
<td>IAASB Revises Guidance on Assurance Engagements*</td>
<td>16</td>
</tr>
<tr>
<td>IAASB Issues New Standard on Using Work of Internal Auditors</td>
<td>16</td>
</tr>
<tr>
<td>IIA Research Foundation Issues Guide on Implementing Section 404 of the Sarbanes-Oxley Act</td>
<td>17</td>
</tr>
<tr>
<td>IIA Issues Practice Guide on Effective Use of Maturity Models</td>
<td>17</td>
</tr>
<tr>
<td>IIA Releases Position Paper on Risk Management and Control</td>
<td>17</td>
</tr>
<tr>
<td>IAESB Revises Requirements on Practical Experience</td>
<td>17</td>
</tr>
<tr>
<td>IAESB Revises Entry Requirements for Professional Accounting Education Programs</td>
<td>17</td>
</tr>
<tr>
<td>IESBA Strengthens <em>Code of Ethics for Professional Accountants</em></td>
<td>17</td>
</tr>
<tr>
<td><strong>Governmental Accounting and Auditing Developments</strong></td>
<td>18</td>
</tr>
<tr>
<td><strong>FASAB</strong></td>
<td>18</td>
</tr>
<tr>
<td>FASAB Issues Annual Report for Fiscal Year 2014*</td>
<td>18</td>
</tr>
<tr>
<td>FASAB Issues Implementation Guidance on Property, Plant, and Equipment</td>
<td>18</td>
</tr>
<tr>
<td>FASAB Issues Statement Deferring Transition to Basic Information for Long-Term Projections</td>
<td>18</td>
</tr>
<tr>
<td>FASAB Issues Statement on Asset Impairment</td>
<td>18</td>
</tr>
<tr>
<td><strong>GASB</strong></td>
<td>19</td>
</tr>
<tr>
<td>GASB Issues Statement to Amend Pension Transition Requirements</td>
<td>19</td>
</tr>
<tr>
<td>FAF Issues Final Policy on Scope of GASB’s Standard-Setting Authority</td>
<td>19</td>
</tr>
<tr>
<td>GASB Releases Toolkit for Government Pension Plans</td>
<td>19</td>
</tr>
<tr>
<td>GASB Issues Implementation Guidance on Pension Accounting</td>
<td>20</td>
</tr>
<tr>
<td>GASB Issues Statement on Nonexchange Financial Guarantees</td>
<td>20</td>
</tr>
<tr>
<td>GASB Issues Statement on Government Combinations and Disposals of Government Operations</td>
<td>20</td>
</tr>
<tr>
<td><strong>International</strong></td>
<td>21</td>
</tr>
<tr>
<td>IPSASB Publishes Recommended Practice Guidelines</td>
<td>21</td>
</tr>
<tr>
<td>IPSASB Publishes First Four Chapters of Public-Sector Conceptual Framework</td>
<td>21</td>
</tr>
</tbody>
</table>
Regulatory and Compliance Developments

Financial Institutions

FSB Publishes Guidance on Supervising Risk Appetite and Risk Culture at Financial Institutions
Federal Reserve and Other Government Organizations Issue Guidance on Troubled Debt Restructurings
OCC Publishes Update to Bank Accounting Advisory Series
FDIC, OCC, and Federal Reserve Issue Rule Revising Bank Capital Requirements

SEC

SEC Implements Volcker Rule*
SEC Gives Update at AICPA National Conference on Banks and Savings Institutions
SEC Issues Final Rule on Registration of Municipal Advisers
SEC Issues Final Rule on Broker-Dealer Reports
SEC’s Conflict Minerals Rule Upheld by Federal Court
SEC Issues Rule Eliminating Prohibition Against General Solicitation and Advertising of Certain Offerings
SEC Issues Final Rules Adopting Revisions to EDGAR Filer Manual
SEC Issues FAQs on Conflict Minerals and Disclosures About Payments Made by Resource Extraction Issuers
SEC Issues New Compliance and Disclosure Interpretations
SEC Clarifies Views Regarding Registrants’ Use of Social Media to Communicate Information to Investors
SEC Approves 2013 PCAOB Budget and Accounting Support Fee
SEC Issues Final Rule on Lost Securityholders and Unresponsive Payees

International

Basel Committee Revises Equity Capital Requirements for Banks*
IIRC Releases Integrated Reporting Framework*
IVSC Issues ED on Valuation Adjustments*
IFRS Monitoring Board Revises Charter and Memorandum of Understanding With the IFRS Foundation
IOSCO and IFRS Foundation Release Statement of Protocols for Cooperating on IFRS Development
Basel Committee Issues Principles for Effective Risk Data Aggregation and Risk Reporting
Basel Committee Revises Basel III’s Liquidity Coverage Ratio
IFAC Issues New Practice Guide on Effective Business Reporting Processes

Appendix A: Significant Adoption Dates and Deadlines

Appendix B: Glossary of Standards

Appendix C: Abbreviations
Accounting Developments — New Standards and Exposure Drafts

Balance Sheet Offsetting

FASB Issues ASU Clarifying Scope of Offsetting Disclosure Requirements

**Affects:** All entities.

**Summary:** On January 31, 2013, the FASB issued ASU 2013-01, which clarifies the scope of the offsetting disclosure requirements in ASU 2011-11. Under ASU 2013-01, the disclosure requirements would apply to derivative instruments accounted for in accordance with ASC 815, including bifurcated embedded derivatives, repurchase agreements and reverse repurchase agreements, and securities borrowing and securities lending arrangements that are either offset on the balance sheet or subject to an enforceable master netting arrangement or similar agreement.

**Next Steps:** ASU 2013-01 is effective for fiscal years beginning on or after January 1, 2013, and interim periods within those years. Retrospective application is required for all comparative periods presented.

**Other Resources:** Deloitte’s February 5, 2013, Heads Up. Also see the press release on the FASB’s Web site.

Fair Value Measurement

FASB Defers Certain Disclosure Requirements for Nonpublic Employee Benefit Plans

**Affects:** Nonpublic employee benefit plans.

**Summary:** On July 8, 2013, the FASB issued ASU 2013-09, which indefinitely defers the requirement for employee benefit plans within the ASU’s scope to disclose quantitative information about significant unobservable inputs used in Level 3 fair value measurements of certain equity investments.

The ASU was issued in response to concerns that the disclosures required by ASU 2011-04 could compel employee benefit plans to publicize proprietary information about nonpublic employer plan sponsors or their affiliated entities. If this proprietary information is included in disclosures about significant unobservable inputs on a Form 5500 Series, it would be publicly available on the DOL’s Web site. Public access to this information places the plan sponsor and its investors at a competitive disadvantage.

The deferral became effective upon the ASU’s issuance.

**Other Resources:** Deloitte’s July 12, 2013, Heads Up.

Financial Instruments

FASB Issues ASU in Response to EITF Consensus Related to Hedge Accounting

**Affects:** Entities that apply hedge accounting of a benchmark interest rate in accordance with ASC 815.

**Summary:** On July 17, 2013, the FASB issued ASU 2013-10 in response to a consensus reached at the EITF’s June 11, 2013, meeting. The ASU amends ASC 815 to allow entities to use the Fed Funds Effective Swap Rate, in addition to U.S. Treasury rates and LIBOR, as a benchmark interest rate in accounting for fair value and cash flow hedges in the United States. The ASU also eliminates the provision from ASC 815-20-25-6 that prohibits the use of different benchmark rates for similar hedges except in rare and justifiable circumstances.

**Next Steps:** The ASU is effective prospectively for qualifying new hedging relationships entered into on or after July 17, 2013 (i.e., the ASU’s issuance date), and for hedging relationships redesignated on or after that date.

**Other Resources:** Deloitte’s July 2013 Financial Services Industry Spotlight — Special Edition and June 2013 EITF Snapshot.
Foreign Currency

FASB Issues ASU on Foreign-Currency Matters

**Affects:** Entities with foreign subsidiaries or foreign investments.

**Summary:** On March 4, 2013, the FASB issued ASU 2013-05, which indicates that the entire amount of a cumulative translation adjustment (CTA) related to an entity’s investment in a foreign entity should be released when there has been a:

- Sale of a subsidiary or group of net assets within a foreign entity and the sale represents the substantially complete liquidation of the investment in the foreign entity.
- Loss of a controlling financial interest in an investment in a foreign entity (i.e., the foreign entity is deconsolidated).
- Step acquisition for a foreign entity (i.e., when an entity has changed from applying the equity method for an investment in a foreign entity to consolidating the foreign entity).

The ASU does not change the requirement to release a pro rata portion of the CTA of the foreign entity into earnings for a partial sale of an equity method investment in a foreign entity.

**Next Steps:** For public entities, the ASU is effective for fiscal years (and interim periods within those fiscal years) beginning on or after December 15, 2013. For nonpublic entities, the ASU is effective for the first annual period beginning on or after December 15, 2014, and interim and annual periods thereafter. Early adoption is permitted for both public and nonpublic entities. The ASU should be applied prospectively from the beginning of the fiscal year of adoption.

**Other Resources:** Deloitte’s January 2013 EITF Snapshot.

Income Taxes

FASB Issues ASU in Response to EITF Consensus on Presenting an Unrecognized Tax Benefit When NOL Carryforwards Exist

**Affects:** Entities with unrecognized tax benefits (UTBs) for which a net operating loss (NOL) carryforward, a similar tax loss, or a tax credit carryforward exists as of the reporting date.

**Summary:** On July 18, 2013, the FASB issued ASU 2013-11 in response to a consensus reached at the EITF’s June 11, 2013, meeting. The ASU provides guidance on financial statement presentation of a UTB when an NOL carryforward, a similar tax loss, or a tax credit carryforward exists.

Under the ASU, an entity must present a UTB, or a portion of a UTB, in the financial statements as a reduction to a deferred tax asset (DTA) for an NOL carryforward, a similar tax loss, or a tax credit carryforward except when:

- An NOL carryforward, a similar tax loss, or a tax credit carryforward is not available as of the reporting date under the governing tax law to settle taxes that would result from the disallowance of the tax position.
- The entity does not intend to use the DTA for this purpose (provided that the tax law permits a choice).

If either of these conditions exists, an entity should present a UTB in the financial statements as a liability and should not net the UTB with a DTA. New recurring disclosures are not required because the ASU does not affect the recognition or measurement of uncertain tax positions under ASC 740. This amendment does not affect the amounts public entities disclose in the tabular reconciliation of the total amounts of UTBs because the tabular reconciliation presents the gross amounts of UTBs.

**Next Steps:** The ASU’s amendments are effective for public entities for fiscal years beginning after December 15, 2013, and interim periods within those years. Nonpublic entities may wait until fiscal years, and interim periods within those years, beginning after December 15, 2014, to adopt the amendments. Early adoption is permitted for all entities.
The amendments should be applied to all UTBs that exist as of the effective date. Entities may choose to apply the amendments retrospectively to each prior reporting period presented.

**Other Resources:** Deloitte’s July 22, 2013, *Heads Up* and June 2013 *EITF Snapshot.*

**Investment Companies**

**FASB Issues ASU Amending Investment-Company Guidance**

**Affects:** All entities.

**Summary:** On June 7, 2013, the FASB issued ASU 2013-08, which amends the criteria an entity would need to meet to qualify as an investment company under ASC 946. While the ASU is not expected to significantly change which entities qualify for the specialized investment-company accounting in ASC 946, it (1) introduces new disclosure requirements that apply to all investment companies and (2) amends the measurement criteria for certain interests in other investment companies. The ASU also amends the requirements in ASC 810 related to qualifying for the “investment-company deferral” in ASU 2010-10 as well as the requirements in ASC 820 related to qualifying for the “net asset value practical expedient” in ASU 2009-12.

Entities that are regulated under the Investment Company Act of 1940 (the "1940 Act") are within the scope of ASC 946 regardless of whether they meet the revised investment-company criteria. Entities that are not regulated under the 1940 Act must possess all three “fundamental characteristics” (as defined in the guidance) related to the entity’s activities and objectives to qualify as an investment company.

In addition, the guidance notes five “typical” characteristics that an investment company would generally be expected to possess. An entity that does not display one or more of the "typical" characteristics is not necessarily precluded from qualifying as an investment company but will need to determine how its activities are consistent with those of such a company. The entity’s purpose and design should be considered as part of this evaluation.

**Next Steps:** The ASU is effective for an entity’s interim and annual reporting periods in fiscal years that begin after December 15, 2013. Earlier application is prohibited.

**Other Resources:** Deloitte’s June 10, 2013, *Heads Up.*

**Liabilities**

**FASB Issues ASU on Joint-and-Several Obligations**

**Affects:** Entities that are jointly and severally liable with other entities.

**Summary:** On February 28, 2013, the FASB issued ASU 2013-04, which is based on a consensus reached by the EITF. The ASU requires entities to “measure obligations resulting from joint and several liability arrangements for which the total amount of the obligation within the scope of this guidance is fixed at the reporting date, as the sum of the following:

a. The amount the reporting entity agreed to pay on the basis of its arrangement among its co-obligors

b. Any additional amount the reporting entity expects to pay on behalf of its co-obligors.”

Required disclosures include a description of the joint-and-several arrangement and the total outstanding amount of the obligation for all joint parties. The ASU permits entities to aggregate disclosures (as opposed to providing separate disclosures for each joint-and-several obligation). These disclosure requirements are incremental to the existing related-party disclosure requirements in ASC 850.

**Next Steps:** The ASU is effective for public entities for all prior periods in fiscal years beginning on or after December 15, 2013 (and interim reporting periods within those years). For nonpublic entities, the ASU is effective for the first annual period ending on or after December 15, 2014, and interim and annual periods thereafter.
The ASU should be applied retrospectively to obligations with joint-and-several liabilities existing at the beginning of an entity’s fiscal year of adoption. Entities that elect to use hindsight in measuring their obligations during the comparative periods must disclose that fact. Early adoption is permitted.

**Other Resources:** Deloitte’s January 2013 *EITF Snapshot.*

### Liquidation Basis of Accounting

**FASB Issues ASU on Liquidation Basis of Accounting**

**Affects:** All entities except investment companies regulated under the Investment Company Act of 1940.

**Summary:** On April 22, 2013, the FASB issued *ASU 2013-07*, which contains guidance on applying the liquidation basis of accounting and the related disclosure requirements. Under the ASU, an entity must use the liquidation basis of accounting to present its financial statements when it determines that liquidation is imminent, unless the liquidation is the same as that under the plan specified in an entity’s governing documents created at its inception. According to the ASU, liquidation would be considered imminent in either of the following situations:

- A plan for liquidation has been approved by the person or persons with the authority to make such a plan effective, and the likelihood is remote that any of the following will occur:
  1. Execution of the plan will be blocked by other parties (for example, those with shareholder rights)
  2. The entity will return from liquidation.
- A plan for liquidation is imposed by other forces (for example, involuntary bankruptcy), and the likelihood is remote that the entity will return from liquidation.

Under the ASU, an entity must present, at a minimum, (1) a statement of net assets in liquidation and (2) a statement of changes in net assets in liquidation. The entity must also present all U.S. GAAP disclosures that are relevant to a user’s understanding of the liquidation-basis financial statements. In addition, the entity must include expanded disclosures in its financial statements for the reporting period in which the entity determines that liquidation is imminent. The ASU states that, at a minimum, an entity must disclose all of the following:

- That the financial statements are prepared using the liquidation basis of accounting, including the facts and circumstances surrounding the adoption of the liquidation basis of accounting and the entity’s determination that liquidation is imminent.
- A description of the entity’s plan for liquidation, including a description of each of the following:
  1. The manner by which it expects to dispose of its assets and other items it expects to sell that it had not previously recognized as assets (for example, trademarks)
  2. The manner by which it expects to settle its liabilities
  3. The expected date by which the entity expects to complete its liquidation.
- The methods and significant assumptions used to measure assets and liabilities, including any subsequent changes to those methods and assumptions.
- The type and amount of costs and income accrued in the statement of net assets in liquidation and the period over which those costs are expected to be paid or income earned.

**Next Steps:** The ASU is effective for annual reporting periods beginning after December 15, 2013, and interim reporting periods therein. Entities should apply the requirements prospectively from the day on which liquidation becomes imminent. Early adoption is permitted.

**Other Resources:** Deloitte’s April 23, 2013, *Heads Up.*

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4
Nonpublic Entities
FASB Issues ASU Exempting Nonpublic Entities From Disclosure Requirement Related to Fair Value Hierarchy

Affects: Nonpublic entities.

Summary: On February 7, 2013, the FASB issued ASU 2013-03, which exempts nonpublic entities from the requirement in ASC 825 (amended by ASU 2011-04) to disclose the fair value hierarchy level (i.e., Level 1, 2, or 3) for fair value measurements of financial assets and financial liabilities that are disclosed in the footnotes to the financial statements but not reported at fair value in the statement of financial position. The ASU does not change any other fair value disclosure requirements in ASC 820 or ASC 825.

Other Resources: Deloitte’s February 8, 2013, Heads Up.

Not-for-Profit Entities
FASB Issues ASU in Response to EITF Consensus on Services Received From Personnel of an Affiliate

Affects: Not-for-profit entities (NFPs).

Summary: On April 19, 2013, the FASB issued ASU 2013-06 in response to a consensus reached at the EITF’s March 14, 2013, meeting. The ASU’s purpose is to “specify the guidance that [NFPs] apply for recognizing and measuring services received from personnel of an affiliate.” The scope of the ASU includes all services received from personnel of any affiliate for which the affiliate does not seek compensation from the recipient NFP. Affiliates may include (1) other NFPs, (2) for-profit entities, (3) individuals, or (4) other parties that qualify as affiliates. Personnel services received from all other entities will continue to be accounted for in accordance with the contributed-services guidance in ASC 958-605. Other provisions of the ASU include the following:

- An NFP should recognize all personnel services (not solely those that are specialized) that directly benefit the recipient NFP, including certain shared services.
- A recipient NFP should measure services received from personnel of an affiliate at the cost recognized by the affiliate for the personnel providing those services. However, in unusual circumstances, the cost amount for the personnel services received may significantly differ from the value received. In such cases, the recipient NFP can elect to measure those personnel services received at fair value.

Next Steps: The ASU is effective prospectively for fiscal years beginning after June 15, 2014, and interim and annual periods thereafter. A recipient NFP may apply the amendments by using a modified retrospective approach under which all prior periods presented on the adoption date should be adjusted but no adjustment should be made to the beginning balance of net assets for the earliest period presented. Early adoption is permitted.

Other Resources: Deloitte’s March 2013 EITF Snapshot.

Presentation of Comprehensive Income
FASB Issues ASU Containing New Disclosure Requirements for Reclassification Adjustments Out of AOCI

Affects: Entities that report items of OCI.

Summary: On February 5, 2013, the FASB issued ASU 2013-02, which requires entities to disclose the following additional information about items reclassified out of accumulated other comprehensive income (AOCI):

- Changes in AOCI balances by component (e.g., unrealized gains or losses on available-for-sale securities or foreign-currency items), with separate presentation of (1) reclassification adjustments
and (2) current-period OCI. Both before-tax and net-of-tax presentations of the information are acceptable as long as an entity presents the income tax benefit or expense attributed to each component of OCI and reclassification adjustments in either the financial statements or the notes to the financial statements.

- Significant items reclassified out of AOCI by component either on the face of the income statement or as a separate footnote to the financial statements.

The ASU does not change the current U.S. GAAP requirements, for either public or nonpublic entities, for interim financial statement reporting of comprehensive income. That is, a total for comprehensive income must be reported in condensed interim financial statements in either (1) a single continuous statement or (2) two separate but consecutive statements. However, public entities would also need to include information about (1) changes in AOCI balances by component and (2) significant items reclassified out of AOCI in their interim reporting periods. Nonpublic entities are not required to disclose information about significant items reclassified out of AOCI but must comply with the other disclosure requirements for interim financial reporting.

Next Steps: For public entities, the ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2012; for nonpublic entities, the ASU is effective for fiscal years beginning after December 15, 2013, and interim and annual periods thereafter. Early adoption is permitted.

The amendments in the ASU should be applied prospectively.

Other Resources: Deloitte’s February 6, 2013, Heads Up.

International

IASB Finalizes and Proposes Amendments to IFRSs as Part of Annual Improvements Project*

Affects: Entities reporting under IFRSs.

Summary: On December 12, 2013, the IASB finalized a series of amendments proposed in its EDs on the 2010–2012 and 2011–2013 cycles for improvements to IFRSs. A day earlier, the IASB also issued an ED proposing IFRS amendments for its 2012–2014 cycle.

The purpose of the annual improvements project is to make nonurgent changes, including clarifications and narrow-scope modifications, to multiple IFRSs in one convenient location rather than in separate documents.

Next Steps: Comments on the ED are due by March 13, 2014.

Other Resources: For more information, see the press release on the IASB’s Web site.

IASB Proposes Narrow-Scope Amendments to IAS 27

Affects: Entities reporting under IFRSs.

Summary: On December 2, 2013, the IASB issued an ED that proposes amendments to IAS 27 under which entities would be permitted to “use the equity method to account for investments in subsidiaries, joint ventures and associates in their separate (parent only) financial statements.” The proposed amendments would be expected to “reduce compliance costs for many entities, while providing information helpful to an assessment of the investor’s net assets and profit or loss.”

Next Steps: Comments on the ED are due by February 3, 2014.

Other Resources: For more information, see the press release on the IASB’s Web site.

IASB Issues Narrow-Scope Amendments to IAS 19

Affects: Entities reporting under IFRSs.

Summary: On November 21, 2013, the IASB issued amendments to IAS 19 that simplify the accounting for contributions that employees and third parties make to defined benefit plans. The amendments would permit entities to recognize ”such contributions as a reduction in the service cost in the period in which the related service is rendered, instead of attributing the contributions to the periods of service.”
Next Steps: The amendments will become effective on July 1, 2014; early adoption is permitted.

Other Resources: For more information, see Deloitte’s November 21, 2013, *IFRS in Focus*. Also see the project page on the IASB’s Web site.

IASB Issues Amendments to IFRS 9

**Affects:** Entities reporting under IFRSs.

**Summary:** On November 19, 2013, the IASB issued amendments to IFRS 9 as part of the hedge accounting phase of its project on accounting for financial instruments. The changes include (1) the introduction of a new hedge accounting model, along with disclosure requirements related to risk management activity; (2) an option for entities to recognize fair value changes of financial liabilities for which they have elected the fair value option in OCI rather than in profit and loss; and (3) the removal of IFRS 9’s mandatory effective date (which formerly was January 1, 2015) to give the IASB more time to finalize other aspects of its project on accounting for financial instruments.

**Next Steps:** The IASB is currently redeliberating aspects of the other two phases of its financial instruments project (i.e., classification and measurement and the expected credit loss impairment model) and is expecting to issue a final version of IFRS 9 after completing those deliberations.

**Other Resources:** Deloitte’s November 26, 2013, *Heads Up*. Also see the project summary on the IASB’s Web site.

IASB Amends IAS 39 to Provide Relief for Novation of Derivatives

**Affects:** Entities reporting under IFRSs.

**Summary:** On June 27, 2013, the IASB released limited-scope amendments to IAS 39 that allow reporting entities to maintain hedge accounting when “a derivative, which has been designated as a hedging instrument, is novated to effect clearing with a central counterparty [CCP] as a result of laws or regulation, if specific conditions are met.” The amendments were issued to address reporting entities’ concerns about the effect of proposed and recently enacted regulations (e.g., the Dodd-Frank Wall Street Reform and Consumer Protection Act) that require central clearing of certain over-the-counter derivatives in existing hedge relationships.

To benefit from the amendments to IAS 39, an entity must meet all of the following criteria:

- Novation to a CCP must occur as a result of laws or regulations or the introduction of laws or regulations.
- After the novation, the CCP would become the new counterparty to each of the original parties to the derivative.
- Any changes to the hedging instrument would be limited to those necessary to effect such a replacement of the counterparty.

**Next Steps:** The amendments are effective for annual periods beginning on or after January 1, 2014; early adoption is permitted.

**Other Resources:** For more information, see the press release on the IASB’s Web site.

IASB Clarifies Disclosure Requirements in IAS 36

**Affects:** Entities reporting under IFRSs.

**Summary:** On May 29, 2013, the IASB issued amendments to IAS 36 to clarify the scope of some of the standard’s disclosure requirements. The amendments reduce the circumstances in which entities must disclose the recoverable amount of assets or cash-generating units and explicitly require entities to disclose the discount rate used to determine impairment (or reversals) when a present value technique is used to calculate the recoverable amount (based on fair value less disposal costs).
Next Steps: The amendments are effective for annual reporting periods beginning on or after January 1, 2014. Early adoption is permitted for entities that have already adopted IFRS 13.

Other Resources: For more information, see the press release on the IASB’s Web site.

IFRS Interpretations Committee Issues Interpretation on Levies

Affects: Entities reporting under IFRSs.

Summary: On May 20, 2013, the IFRS Interpretations Committee issued Interpretation 21, which clarifies when a reporting entity should recognize a liability related to a levy (other than for income taxes) assessed by a governmental entity. Interpretation 21 explains that “the obligating event that gives rise to a liability to pay a levy is the activity that triggers the payment of the levy, as identified by the legislation.”

Next Steps: Interpretation 21 is effective for annual periods beginning on or after January 1, 2014. Early adoption is permitted.

Other Resources: For more information, see the press release on the IASB’s Web site.

Accounting — Other Key Developments

AICPA

AICPA Publishes Non-GAAP Framework for Financial Reporting

Affects: Entities that are not required to apply U.S. GAAP.

Summary: On June 10, 2013, the AICPA released its Financial Reporting Framework for Small- and Medium-Sized Entities (the FRF for SMEs), an optional, comprehensive basis of accounting for businesses that are not required to use U.S. GAAP. The AICPA describes the framework as “a cost-beneficial solution for management, owners, and others who require financial statements that are prepared in a consistent and reliable manner in accordance with a non-GAAP framework that has undergone public comment and professional scrutiny.”

The FRF for SMEs is more robust than a cash (or tax) basis of accounting but not as stringent or demanding as U.S. GAAP. Drawing on a blend of traditional accounting principles and accrual income tax methods of accounting, the principles-based framework gives businesses options for developing their accounting policies. The FRF for SMEs also simplifies accounting and reporting by generally using a measurement method based on historical cost (rather than fair value) and allowing greater flexibility in disclosures.

There are no strict criteria (e.g., size tests) for determining whether an entity may use the FRF for SMEs. However, the framework lists various characteristics that would be typical of entities using it, including the following:

- The entity is not subject to regulatory provisions that require GAAP-based financial statements.
- The controlling interest has no intention of taking the entity public.
- The entity is for-profit.
- The entity is owner-managed (i.e., closely held with owners involved in management).

Ultimately, management must determine whether such a framework meets the entity’s financial reporting needs. Critical to this assessment will be the framework’s acceptability to other stakeholders (e.g., lenders). Financial statements prepared under the FRF for SMEs can be audited by CPA practitioners under the same standards used for reporting on other special-purpose-framework financial statements.

Because the FRF for SMEs is optional, there is no effective date.

Other Resources: For more information, see the AICPA’s FAQs about the framework.
Convergence of Accounting Standards

FSB Releases Progress Report on State of Global Financial System, Cites Convergence of Accounting Standards as a Concern

**Affects:** All entities.

**Summary:** On September 5, 2013, in preparation for the summit meeting of the G20 leaders, the FSB released a progress report detailing the policy reforms that are underway to correct the regulatory weaknesses that precipitated the global financial crisis. According to the FSB, the development of a single set of high-quality accounting standards is a key step toward achieving the objective of a more stable global system. The report notes that although the FASB and IASB have made substantial progress in convergence efforts related to their various projects, there remains significant work to be done, particularly on the loan loss impairment and insurance contracts projects.

**Other Resources:** For more information, see the article on Deloitte’s IASPlus Web site.

Disclosure Framework

FASB Issues FAQs on Disclosure Framework

**Affects:** All entities.

**Summary:** On October 10, 2013, the FASB issued FAQs on its disclosure framework project, which is intended to improve the clarity and effectiveness of entities’ financial statement disclosures. Topics covered in the FAQs include:

- The Board’s decision process for determining disclosure requirements.
- Disclosure volume.
- Whether entities will be required to disclose forward-looking information (e.g., predictions of future cash flows) in the notes to the financial statements.
- Whether the framework will eliminate overlap between U.S. GAAP and regulatory requirements (e.g., SEC rules).

Post-Implementation Reviews

FAF Completes Post-Implementation Reviews*

**Affects:** All entities.

**Summary:** During 2013, the FAF issued post-implementation review (PIR) reports on the following standards:

- **FASB Statement 109** — The PIR report concluded that Statement 109 had provided decision-useful information to investors and that its application and implementation were an overall success.
- **FASB Statement 141(R)** — The PIR report concluded that the issuance of Statement 141(R) “resolved some of the issues associated with the purchase method of accounting for business combinations; that its principles and requirements generally are understandable and can be applied as intended; and that investors generally find the resulting information to be useful.” However, the PIR also indicated that Statement 141(R) has had some unanticipated negative effects, including higher-than-expected costs for preparers.
- **GASB Statements 3 and 40** — The PIR report concluded that the two standards “have achieved their purpose and provide decision-useful information to creditors and other financial statement users.”
- **GASB Statements 10 and 30** — The PIR report concluded that the two standards have accomplished their objectives by, for example, improving comparability and transparency while providing more decision-useful information to financial statement users.

**Other Resources:** For more information, see the PIR page on the FAF’s Web site.
Private Companies

FASB Endorses Private-Company Alternatives

**Affects:** Private companies.

**Summary:** At its November 25, 2013, meeting, the FASB voted to endorse for final issuance two alternatives to U.S. GAAP for private companies put forth by the PCC. The first alternative will allow private companies to elect to amortize goodwill recognized from a business combination over 10 years (or, alternatively, a period less than 10 years if more appropriate). It will also simplify the goodwill impairment process by allowing private companies to test goodwill (1) only when impairment indicators are present (rather than at least annually) and (2) at an entity-wide level (rather than at the reporting-unit level).

The second alternative will allow private companies that are not financial institutions to apply, in certain circumstances, a simplified hedge accounting method to hedging relationships involving variable-rate debt and a pay-fixed, receive-floating interest rate swap. The simplified approach assumes no hedge ineffectiveness in the hedging relationship, thereby resulting in an income statement impact similar to what would have occurred had the private company simply entered into a fixed-rate borrowing. In addition, the simplified approach allows private companies to measure the hedging interest rate swap at its settlement value, rather than at fair value, and gives private companies more time to put hedge documentation in place. The alternative also provides certain private companies with relief from fair value measurement disclosure requirements.

**Next Steps:** Both of the endorsed alternatives will be effective for reporting periods beginning after December 15, 2014. Early adoption will be permitted for both alternatives.

**Other Resources:** For more information, see the PCC project page on the FASB’s Web site.

Revenue

FASB and IASB Essentially Complete Revenue Redeliberations and Plan to Issue Final Standard*

**Affects:** All entities.

**Summary:** At their meetings in 2013, the FASB and IASB essentially completed their redeliberations of their November 2011 joint revised ED on revenue recognition and are currently drafting final standards on this topic.

**Next Steps:** The final revenue standard is expected to be issued in the first quarter of 2014.

**Other Resources:** For more information about the boards’ revenue project, including feedback discussed and tentative decisions reached at recent meetings, see Deloitte’s March 5, 2013, Heads Up and November 1, 2013, and September 19, 2013, journal entries.

XBRL

FASB Issues XBRL Implementation Guidance

**Affects:** SEC registrants.

**Summary:** On February 11, 2013, the FASB issued its first XBRL implementation guide in a series on subsequent-event disclosures. The FASB’s press release about the guides states that they are “designed to help Taxonomy users understand how certain disclosures are structured within the [U.S. GAAP XBRL] Taxonomy.”

In addition, in March, the FASB issued the following four implementation guides:

- Other Comprehensive Income.
- Insurance Industry: Concentration of Credit Risk Disclosures.
• **Insurance Industry: Reinsurance-Related Disclosures.**

• **Segment Reporting.**

Moreover, on February 1, 2013, the FASB issued its first taxonomy style guide on definition components and structure, which serves as additional reference material under the U.S. GAAP XBRL taxonomy.

**Other Resources:** For more information, see the implementation and style guides page on the FASB’s Web site.

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**International**

**IASB Completes Third Phase of IFRS Adoption Study***

**Affects:** Entities reporting under IFRSs.

**Summary:** On December 9, 2013, the IASB announced that it has recently completed the third phase of its study on whether and, if so, how IFRSs are being adopted in various jurisdictions throughout the world. In this study, the IASB develops profiles of each jurisdiction to analyze its use of IFRSs (e.g., which companies are using IFRSs, whether the jurisdiction requires or permits IFRSs, how the jurisdiction adopts or endorses IFRSs). The study’s third phase, which has increased the number of surveyed countries to 122, has further confirmed the status of IFRSs as the globally accepted financial reporting language.

**Other Resources:** For more information, see the press release on the IASB’s Web site.

**IFRS Foundation Trustees Announce First Membership of Accounting Standards Advisory Forum**

**Affects:** Entities reporting under IFRSs.

**Summary:** On March 19, 2013, the trustees of the IFRS Foundation announced the initial membership of the Accounting Standards Advisory Forum (ASAF), which “will serve as a technical advisory body to the IASB.” The ASAF will consist of 12 members of the global accounting standard-setting community and will be chaired by the IASB. On the same day, the FASB announced that it will join the ASAF “to represent U.S. interests in the IASB’s standard-setting process and to continue the process of improving and converging U.S. Generally Accepted Accounting Principles and IFRS.”

**Other Resources:** For more information, see the press release on the IASB’s Web site.

**IFRS Foundation Publishes 2013 IFRS Taxonomy**

**Affects:** Entities reporting under IFRSs.

**Summary:** On March 27, 2013, the IFRS Foundation released the 2013 IFRS Taxonomy. The taxonomy is a translation of IFRSs into XBRL and is consistent with IFRSs as issued by the IASB as of January 1, 2013. The release contains XBRL tags for all IFRS disclosure requirements.

**Other Resources:** For more information, see the press release on the IASB’s Web site.

**IFRS Foundation Monitoring Board Finalizes Membership Assessment Approach**

**Summary:** On March 1, 2013, the IFRS Foundation Monitoring Board finalized its assessment approach for membership. Under this approach, the board would expand its current membership and would begin periodically assessing members to determine whether they meet its membership criteria.

**Other Resources:** For more information, see the press release on IOSCO’s Web site.

**IFAC Issues Policy Position Paper on Enhancing Organizational Reporting**

**Affects:** All entities.

**Summary:** On October 11, 2013, IFAC issued a policy position paper stressing the importance of reporting “broad-based information” that improves upon traditional financial reporting. Such information should be decision-useful and transparent and should include a comprehensive summary of the entity’s performance, sustainability, and long-term potential.

**Other Resources:** For more information, see the press release on IFAC’s Web site.
Auditing Developments

AICPA Issues New and Revised Publications*

**Affects:** Entities within the scope of the publications and their auditors.

**Summary:** In 2013, the AICPA issued the following new and revised publications:

- SOPs 13-1 on greenhouse gas emissions and 13-2 on performing agreed-upon procedures engagements.
- New editions of audit and accounting guides on airlines, broker-dealers, construction contractors, employee benefit plans, health care entities, investment companies, life and health insurance entities, not-for-profit entities, property and liability insurance entities, prospective financial information, service organizations, and state and local governments.
- Minor editorial changes to its audit and accounting guides on employee benefit plans, privately-held-company equity securities, and state and local governments.
- New audit guides on auditing financial instruments, assessing and responding to audit risk, and government auditing standards and circular A-133 audits.
- New accounting and valuation guides on goodwill impairment testing and valuation of privately-held-company equity securities.
- A guide on compilation and review engagements.
- Minor editorial changes to its checklists and illustrative financial statements for defined benefit pension plans, defined contribution retirement plans, health and welfare benefit plans, not-for-profit entities, and state and local governments.
- Minor editorial changes to its audit risk alerts on real estate and construction and state and local governmental developments.
- Alerts on the framework for SMEs and independence and ethics developments.
- Audit risk alerts on understanding the clarified auditing standards, industry developments related to employee benefit plans, government auditing standards, and audits of group financial statements.
- A practice aid on related-party audit considerations.
- Revisions to AU-C Sections 200 and 210 and AR Section 60 as a result of a recently adopted provision of Ethics Interpretation 101-3.
- An amendment to Ethics Ruling 70 under ET Section 191.
- Conforming changes to certain AU-C sections to reflect the issuance of SAS 127.
- Conforming changes to AT Section 501 to reflect the issuance of SASs 122–126.
- TIS Sections 6910.34–.35 on fair value measurement, 8810.01–.41 on audits of group financial statements, 9100.07 on locating an auditor’s practice, and 9110.21–.23 on auditing financial statements in accordance with GAAS.
- Revisions to TIS Sections 2220.24 and 2220.26 on long-term investments and TIS Section 6910.25 on investment companies.
- An amendment to Interpretation 101-3 under Rule 101 of the AICPA’s Code of Professional Conduct.
AICPA Issues FAQs on Third-Party Verification Letters

**Affects:** CPAs and their clients.

**Summary:** In October 2013, the AICPA issued a series of FAQs on third-party verification letters. The primary purpose of these FAQs is to highlight best practices for CPAs who are responding to a third-party request for verification of client information.

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CAQ

CAQ Issues Alert on Auditing Considerations for 2013*

**Affects:** Auditors of public entities.

**Summary:** On December 17, 2013, the CAQ issued an alert reminding public-company auditors about some of the more challenging topics “that may be relevant for the 2013 audit cycle” (e.g., those that regulators have recently focused on). These topics include ICFR, professional skepticism, engagement quality review, accounting estimates, substantive analytical procedures, and inaccurate or omitted disclosures.

**Other Resources:** For more information, see the press release on the CAQ’s Web site.

CAQ and Other Governance Organizations Issue “Call to Action” on Enhancing Audit Committee Reports

**Affects:** Audit committees of public entities.

**Summary:** On November 20, 2013, the CAQ and other key U.S. governance organizations issued a “call to action” to audit committees of public entities. The document highlights the “premise that, given the importance of the audit committee’s responsibilities for broadly overseeing the financial statement process, including the work of the external and internal auditors, it is important for investors and others with a stake in our financial markets to understand and have confidence in the audit committee’s work.”

**Other Resources:** For more information, see the press release on the CAQ’s Web site.

Anti-Fraud Collaboration Launches Web Site

**Affects:** All entities and their auditors.

**Summary:** In January 2013, the Anti-Fraud Collaboration launched a Web site that provides access to various anti-fraud tools and resources “targeted to the unique roles and responsibilities of the primary participants in the financial reporting supply chain — audit committees, company financial management, and internal and external auditors.”

**Other Resources:** For more information, see the press release on the CAQ’s Web site.

COSO

COSO Updates *Internal Control — Integrated Framework*

**Affects:** All entities and their auditors.

**Summary:** On May 14, 2013, COSO issued an updated version of its *Internal Control — Integrated Framework*. Originally issued in 1992, the framework helps organizations design, implement, and evaluate the effectiveness of internal controls. Updates to the framework are intended to clarify internal-control concepts and simplify their use and application. The 1992 framework will remain available during the transition period, which ends on December 15, 2014. Along with the 2013 framework, COSO issued a document containing examples illustrating various approaches to assessing the effectiveness of internal controls.

**Other Resources:** For more information, see Deloitte’s June 10, 2013, *Heads Up* as well as the press release on COSO’s Web site.
Federal Reserve

Federal Reserve Issues Statement on Internal Audit Functions

Affects: Banking organizations.

Summary: On January 23, 2013, the Federal Reserve issued a supplemental policy statement that provides guidance on how regulated institutions that have more than $10 billion in total consolidated assets can improve their internal audit functions.

Other Resources: For more information, see the supervision and regulation letter on the Federal Reserve’s Web site.

PCAOB

PCAOB Issues Report on Implementing Auditing Standard 7*

Affects: Registered public accounting firms.

Summary: On December 6, 2013, the PCAOB issued a report detailing the results of the Board’s inspections of 213 registered public accounting firms and about 820 audit engagements during 2011. The report concluded that although “firms’ methodologies were [generally] consistent with the requirements of” Auditing Standard 7, there were a number of instances in which “the audit opinion was insufficiently supported” and in which an “audit deficiency should have been identified by the engagement quality reviewer.”

Other Resources: For more information, see the press release on the PCAOB’s Web site.

PCAOB Reproposes Requirements for Disclosing the Engagement Partner and Other Audit Participants in the Auditor’s Report*

Affects: Registered public accounting firms.

Summary: On December 4, 2013, the PCAOB issued for public comment a reproposal that would amend PCAOB auditing standards to require disclosure of the following information in the auditor’s report on public companies and broker dealers:

- The name of the engagement partner who led the audit for the most recent period, and
- The names, locations, and extent of participation (as a percentage of the total audit hours) of other public accounting firms that took part in the audit, and the locations and extent of participation of other persons (whether an individual or a company) not employed by the auditor who performed procedures on the audit.

The PCAOB is reproposing the amendments to obtain additional feedback on the following:

- The usefulness of the proposed disclosures.
- Costs of the proposed amendments and their effects on competition.
- The reproposal’s disclosure-related technical changes (e.g., increasing the threshold for disclosures about other participants in the audit from 3 percent to 5 percent of total audit hours).
- Whether the proposed amendments should apply to audits of emerging growth companies.

Next Steps: Comments on the reproposal are due by February 3, 2014.

Other Resources: For more information, see the press release on the PCAOB’s Web site.

PCAOB Approves Proposal to Amend Rules and Forms in Response to Dodd-Frank Act*

Affects: Registered public accounting firms.

Summary: On December 4, 2013, the PCAOB approved a February 2012 proposal that would amend certain of the Board’s rules and forms to comply with the provisions of the Dodd-Frank Wall Street Reform and Consumer Protection Act. Among other things, the proposed amendments would “insert references to audits and auditors of broker-dealers in relevant Board rules, and call for broker-dealer audit client information on the Board’s registration, withdrawal, and reporting forms.”

Other Resources: For more information, see the press release on the PCAOB’s Web site.
PCAOB Issues Staff Guidance on the Quality-Control Remediation Process

**Affects:** Registered public accounting firms.

**Summary:** On November 18, 2013, the staff in the PCAOB’s Division of Registration and Inspections issued guidance identifying the following five criteria the staff uses when making recommendations to the Board concerning the sufficiency of auditing firms’ remediation efforts: change, relevance, design, implementation, and execution and effectiveness.

PCAOB Issues Staff Audit Practice Alert on Deficiencies in ICFR

**Affects:** Registered public accounting firms.

**Summary:** On October 24, 2013, the PCAOB issued a staff audit practice alert on deficiencies the PCAOB has noted in inspection reports related to audits of entities’ ICFR. Topics covered in the alert include:

- Internal control audits and auditors’ risk assessments.
- Selection of controls for testing.
- “Testing management review controls.”
- IT considerations, “including system-generated data and reports.”
- Rollforwards for “control testing performed at an interim date.”
- “Using the work of others.”
- “Evaluating identified control deficiencies.”

**Other Resources:** For more information, see the press release on the PCAOB’s Web site.

PCAOB Releases Broker-Dealer Attestation Standards and Auditing Standard Related to Supplemental Information

**Affects:** Registered public accounting firms.

**Summary:** On October 10, 2013, the PCAOB issued two attestation standards (the “examination standard” and the “review standard”) related to the examination of broker-dealer compliance and exemption reports. In conjunction with the attestation standards, the PCAOB also adopted Auditing Standard 17, which applies to auditors engaged to report on supplemental information.

The examination standard establishes requirements for the auditor’s examination of certain statements made by a broker-dealer in its compliance report (as required by the amendments to SEC Rule 17a-5). The auditor’s objective is to express an opinion regarding whether these statements are fair in all material respects.

The review standard contains requirements for the auditor’s review of assertions by a broker-dealer that is claiming an exemption from the customer protection rule (i.e., SEC Rule 15c3-3). The auditor’s objective is to state, on the basis of the results of the review, whether the auditor is aware of any material modifications that need to be made to the broker-dealer’s assertions so that those assertions are fairly stated in all material respects.

Auditing Standard 17 prescribes the auditor’s responsibilities related to audit procedures and reporting on whether supplemental information accompanying the financial statements is fairly stated, in all material respects, in relation to the financial statements as a whole.

**Next Steps:** The standards, pending SEC approval, will become effective for audits of financial statements for fiscal years ending on or after June 1, 2014.

PCAOB Issues Second Progress Report on Interim Inspection Program for Audits of Broker-Dealers

**Affects:** Auditors of broker-dealers.

**Summary:** On August 19, 2013, the PCAOB issued its second progress report on its interim inspection program for audits of broker-dealers, which addresses “audit deficiencies and independence findings” the PCAOB discovered in audit firm inspections it conducted between March 2012 and December 2012. The primary
areas in which the Board noted deficiencies were audit procedures associated with (1) calculations related to the customer reserve and net capital requirements and (2) “financial statement areas, including procedures regarding tests of revenue, related parties, and the risk of material misstatement due to fraud.”

**Other Resources:** For more information, see the press release on the PCAOB’s Web site.

**Summary of the May 15–16 and November 13–14 Meetings of the PCAOB’s Standing Advisory Group**

**Affects:** Registered public accounting firms.

**Summary:** At the May 15–16 and November 13–14, 2013, PCAOB Standing Advisory Group (SAG) meetings, the PCAOB gave an update on recent developments, including an overview of its current and future standard-setting activities. Other topics discussed included:

- The formation and potential objectives of a SAG Fraud Task Force.
- The PCAOB’s proposed standards addressing modifications to the auditor’s report and the auditor’s responsibilities regarding other information in certain documents containing audited financial statements and the related auditor’s report.
- The PCAOB’s audit quality indicators project.
- Enhancing outreach to audit committees.

**Next Steps:** The next SAG meeting is scheduled for May 28–29, 2014.

**Other Resources:** For more information, see Deloitte’s June 25, 2013, and December 10, 2013, Heads Up newsletters.

**International**

**IAESB Issues ED on Professional Competence**

**Affects:** IFAC member bodies.

**Summary:** On December 13, 2013, the IAESB reexposed IES 8 for public comment in response to comment-letter feedback on the original ED. The principal objective of IES 8, as revised, would be to provide guidance on the professional competence requirements for engagement partners who are responsible for financial statement audits.

**Next Steps:** Comments on the ED are due by April 17, 2014.

**Other Resources:** For more information, see the press release on IFAC’s Web site.

**IAASB Revises Guidance on Assurance Engagements**

**Affects:** Entities performing assurance engagements.

**Summary:** On December 9, 2013, the IAASB issued a revised version of ISAE 3000, which provides guidance on assurance engagements other than audits or reviews of historical financial information. The update addresses a range of assurance engagements, including those on internal control effectiveness and sustainability reports.

**Next Steps:** The revised ISAE is effective for assurance engagements in which the date of the assurance report is on or after December 15, 2015.

**Other Resources:** For more information, see the press release on IFAC’s Web site.

**IAASB Issues New Standard on Using Work of Internal Auditors**

**Affects:** All entities and their auditors.

**Summary:** On March 19, 2013, the IAASB issued a revised version of ISA 610 on using work of internal auditors. The revision “includes guidance to external auditors when determining whether they can use direct assistance from internal auditors, and if so, in which areas and to what extent.”

**Other Resources:** For more information, see the press release on IFAC’s Web site.
IIA Research Foundation Issues Guide on Implementing Section 404 of the Sarbanes-Oxley Act

Affects: Public entities.

Summary: On November 1, 2013, the IIA Research Foundation issued a guide on implementing Section 404 of the Sarbanes-Oxley Act, which contains requirements for performing an internal control assessment. The guide, which has been designed with an entity’s management in mind, contains information on topics such as designing a top-down, risk-based assessment; identifying and understanding key controls; and the relationship between Sections 302 and 404 of the Sarbanes-Oxley Act.

Other Resources: For more information, see the press release on IIA’s Web site.

IIA Issues Practice Guide on Effective Use of Maturity Models

Affects: All entities.

Summary: On July 3, 2013, the IIA issued a practice guide on the benefits of using maturity models, which are tools that entities use to “establish a systematic basis of measurement for use in describing the ‘as is’ state of a process within an organization and describe process components that are believed to lead to better outputs and better outcomes.”

Other Resources: For more information, see the press release on the IIA’s Web site.

IIA Releases Position Paper on Risk Management and Control

Affects: All entities.

Summary: In January 2013, the IIA released a position paper that “addresses an escalating challenge in the realm of risk management and control: providing a systematic approach to effectively enhancing communications on risk management and control by clarifying essential roles and duties.” The paper “discusses the challenge that often arises as a result of responsibilities spanning across multiple departments and divisions, as well as multiple job functions, such as internal auditors, enterprise risk management specialists, compliance officers, fraud investigators, and other risk and control professionals.”

Other Resources: For more information, see the standards and guidance page on the IIA’s Web site.

IAESB Revises Requirements on Practical Experience

Affects: IFAC member bodies.

Summary: On March 13, 2013, the IAESB issued a revised version of IES 5, which emphasizes the importance of practical experience in the development of a professional accountant’s competency.

Next Steps: The revised standard will become effective on July 1, 2015.

Other Resources: For more information, see the press release on IFAC’s Web site.

IAESB Revises Entry Requirements for Professional Accounting Education Programs

Affects: IFAC member bodies.

Summary: On February 7, 2013, the IAESB published a revised version of IES 1, which “prescribes the principles to be used when setting and communicating educational requirements for entry to professional accounting education programs.”

Other Resources: For more information, see the press release on IFAC’s Web site.

IESBA Strengthens Code of Ethics for Professional Accountants

Affects: Professional accountants.

Summary: On March 19, 2013, the IESBA released “strengthened provisions in its Code of Ethics for Professional Accountants (the Code) to address conflicts of interest and a breach of a requirement of the Code. It also released amendments to the definition of the term ‘engagement team’ in the Code.”

Other Resources: For more information, see the press release on IFAC’s Web site.
Governmental Accounting and Auditing Developments

FASAB

FASAB Issues Annual Report for Fiscal Year 2014*

Affects: Entities applying federal financial accounting standards.

Summary: On December 16, 2013, the FASAB issued for public comment its annual report for the fiscal year that ended on September 30, 2013. The report “highlights the Board’s efforts and accomplishments for fiscal year 2013, provides information about current projects, describes research projects the Board hopes to address soon, and identifies potential projects considered by the Board but not rated a priority.”

Next Steps: Comments on the annual report are due by January 31, 2014.

Other Resources: For more information, see the press release on the FASAB’s Web site.

FASAB Issues Implementation Guidance on Property, Plant, and Equipment

Affects: Entities applying federal financial accounting standards.

Summary: On September 26, 2013, the FASAB issued a technical release that provides implementation guidance on general property, plant, and equipment (G-PP&E). Topics covered include:

• “Recognition requirements for programmatic, managerial, administrative, and other elements of program costs incurred during the G-PP&E lifecycle.”
• “The concept of a cost accumulation and allocation decision framework.”
• “Management’s role in applying the cost accumulation, assignment, and allocation decision framework.”

The technical release became effective upon issuance.

Other Resources: For more information, see the press release on the FASAB’s Web site.

FASAB Issues Statement Deferring Transition to Basic Information for Long-Term Projections

Affects: Entities applying federal financial accounting standards.

Summary: On July 8, 2013, the FASAB issued Statement 45, which provides a one-year deferral for the transition of the statement presenting long-term fiscal projections for the U.S. government and related disclosures from required supplementary information (RSI) to basic information. Under generally accepted government auditing standards, basic information and RSI are subject to different audit procedures and reporting requirements. In the accompanying press release, the FASAB chairman explained that “comprehensive projections provide essential information to users of the federal government’s financial statements. However, the audit community is considering the need to revise existing audit guidance regarding projections. This deferral will allow time for them to do so.”

Statement 45 became effective upon issuance.

Other Resources: For more information, see the press release on the FASAB’s Web site.

FASAB Issues Statement on Asset Impairment

Affects: Entities applying federal financial accounting standards.

Summary: On January 3, 2013, the FASAB issued Statement 44, which requires entities to provide more transparent and comparable information about the effects of impairment related to G-PP&E.

Next Steps: Statement 44 is effective for reporting periods beginning after September 30, 2014. Early implementation is encouraged.

Other Resources: For more information, see the press release on the FASAB’s Web site.
GASB

GASB Issues Statement to Amend Pension Transition Requirements

**Affects:** Entities reporting under financial accounting and reporting standards for state and local governments.

**Summary:** On November 25, 2013, the GASB issued Statement 71, which amends GASB Statement 68 to “require that, at transition, a government recognize a beginning deferred outflow of resources for its pension contributions, if any, made subsequent to the measurement date of the beginning net pension liability.” The purpose of the new Statement is to remove “a potential source of understatement of restated beginning net position and expense in a government’s first year of implementing [Statement 68].”

**Next Steps:** Like Statement 68, Statement 71 is effective for fiscal years beginning after June 15, 2014.

**Other Resources:** For more information, see the press release on the FAF’s Web site.

FAF Issues Final Policy on Scope of GASB’s Standard-Setting Authority

**Affects:** Entities reporting under financial accounting and reporting standards for state and local governments.

**Summary:** On November 19, 2013, the FAF issued a final policy establishing a consultation process in which the FAF and GASB will confer, before the GASB creates its technical agenda, to determine whether “information the GASB might consider for standard-setting activity is ‘financial accounting and reporting information’ within the scope of the GASB’s standard-setting mission.” Such information will be classified into one of three groups: Group 1 (in-scope), Group 2 (possibly in-scope but lacking certain in-scope characteristics of information in Group 1), or Group 3 (not in-scope).

The final policy became effective upon issuance.

**Other Resources:** For more information, see the press release on the FAF’s Web site.

GASB Releases Toolkit for Government Pension Plans

**Affects:** Entities reporting under financial accounting and reporting standards for state and local governments.

**Summary:** On November 11, 2013, the GASB released a toolkit to help pension plans implement the guidance in GASB Statement 67. The toolkit includes:

- A video overview by GASB Chairman David A. Vaudt on the most critical implementation issues for pension plans.
- A podcast discussion of Statement 67’s key changes to the accounting and financial reporting for pension plans and the types of plans that will be affected.
- An FAQ on the background of GASB Statements 67 and 68.
- An FAQ fact sheet on Statement 67.
- An article discussing implementation items for entities to consider when applying the new standards.
- A “Setting the Record Straight” document that clarifies “common misperceptions” about the new standards.
- An executive summary and the full text of Statement 67.

GASB Statement 67 is effective for fiscal years beginning after June 15, 2013.

**Other Resources:** For more information, see the press release on the GASB’s Web site.
GASB Issues Implementation Guidance on Pension Accounting

**Affects:** Entities reporting under financial accounting and reporting standards for state and local governments.

**Summary:** On June 27, 2013, the GASB issued implementation guidance to help preparers and auditors adopt GASB Statement 67. According to the GASB’s Web site, the implementation guidance addresses the following items:

- “The scope and applicability of [Statement 67].”
- “The classification of pensions as defined benefit or defined contribution.”
- “The determination of the number of pension plans that should be reported.”
- “The recognition of certain transactions and other events in defined benefit pension plan financial statements.”
- “Note disclosures and required supplementary information.”
- “The calculation of the net pension liability.”

**Other Resources:** For more information, see the press release on the GASB’s Web site.

GASB Issues Statement on Nonexchange Financial Guarantees

**Affects:** Entities reporting under financial accounting and reporting standards for state and local governments.

**Summary:** On April 30, 2013, the GASB issued Statement 70, which requires “a state or local government guarantor that offers a nonexchange financial guarantee to another government organization . . . to recognize a liability on its financial statements when it is more likely than not that the guarantor will be required to make a payment to the obligation holders under the agreement.” In addition, Statement 70 requires:

- “A government guarantor to consider qualitative factors when determining if a payment on its guarantee is more likely than not to be required. Such factors may include whether the issuer of the guaranteed obligation is experiencing significant financial difficulty or initiating the process of entering into bankruptcy or financial reorganization.”
- “An issuer government that is required to repay a guarantor for guarantee payments made to continue to report a liability unless legally released. When a government is released, the government would recognize revenue as a result of being relieved of the obligation.”
- “A government guarantor or issuer to disclose information about the amounts and nature of nonexchange financial guarantees.”

Statement 70 is effective for reporting periods beginning after June 15, 2013. Early application is encouraged.

**Other Resources:** For more information, see the press release on the GASB’s Web site.

GASB Issues Statement on Government Combinations and Disposals of Government Operations

**Affects:** Entities reporting under financial accounting and reporting standards for state and local governments.

**Summary:** On January 22, 2013, the GASB issued Statement 69, which provides guidance on measurement and reporting of combinations and disposals of government operations.

**Next Steps:** Statement 69 is effective for periods beginning after December 15, 2013, and should be applied prospectively. Early implementation is encouraged.

**Other Resources:** For more information, see the press release on the GASB’s Web site.
International

IPSASB Publishes Recommended Practice Guidelines

**Affects:** Public-sector entities.

**Summary:** In July 2013, the IPSASB published the following two sets of recommended practice guidelines (RPGs):

- RPG 1, *Reporting on the Long-Term Sustainability of an Entity’s Finances*.
- RPG 2, *Financial Statement Discussion and Analysis*.

**Other Resources:** For more information about the RPGs, please see the July 24 and July 26, 2013, press releases on IFAC’s Web site.

IPSASB Publishes First Four Chapters of Public-Sector Conceptual Framework

**Affects:** Public-sector entities and their auditors.

**Summary:** On January 11, 2013, the IPSASB released the first four chapters of its conceptual framework for public-sector entities. The chapters are as follows:

- Chapter 1, “Role and Authority of the Conceptual Framework.”
- Chapter 3, “Qualitative Characteristics.”
- Chapter 4, “Reporting Entity.”

**Next Steps:** The remaining chapters will be published when completed.

**Other Resources:** For more information, see the press release on IFAC’s Web site.

Regulatory and Compliance Developments

Financial Institutions

FSB Publishes Guidance on Supervising Risk Appetite and Risk Culture at Financial Institutions

**Affects:** Financial institutions.

**Summary:** On November 18, 2013, the FSB issued the following two papers on improving financial institutions’ risk management practices:

- *FSB Principles for an Effective Risk Appetite Framework* — Establishes “key elements for: (i) an effective risk appetite framework, (ii) an effective risk appetite statement, (iii) risk limits, and (iv) defining the roles and responsibilities of the board of directors and senior management.”
- *Increasing the Intensity and Effectiveness of Supervision* — Identifies “the foundational elements that contribute to the promotion of a sound risk culture within a financial institution.”

**Other Resources:** For more information, see the press release on the FSB’s Web site.

Federal Reserve and Other Government Organizations Issue Guidance on Troubled Debt Restructurings

**Affects:** Financial institutions.

**Summary:** On October 24, 2013, the Federal Reserve, FDIC, NCUA, and OCC issued supervisory guidance on TDRs for financial institutions. The guidance “reiterates key aspects of previously issued regulatory guidance and discusses the definition of collateral-dependent loans and the circumstances under which a charge-off is required for TDRs.”

**Other Resources:** For more information, see the press release on the Federal Reserve’s Web site.
OCC Publishes Update to Bank Accounting Advisory Series

**Affects:** Banking entities.

**Summary:** On October 10, 2013, the OCC announced the release of an update to its Bank Accounting Advisory Series (BAAS), which “expresses the office’s current views on accounting topics relevant to national banks and federal savings associations.” The BAAS primarily consists of answers to questions banking entities have asked regarding various U.S. GAAP accounting topics, such as loans, leases, and income taxes.

**Other Resources:** For more information, see the press release on the OCC’s Web site.

FDIC, OCC, and Federal Reserve Issue Rule Revising Bank Capital Requirements

**Affects:** Banking organizations.

**Summary:** On July 9, 2013, the OCC and Federal Reserve published a final rule and the FDIC issued an interim final rule that revise “[the] risk-based and leverage capital requirements for banking organizations.” Among other provisions, the rule “implements a revised definition of regulatory capital, a new common equity tier 1 minimum capital requirement, a higher minimum tier 1 capital requirement, and, for banking organizations subject to the advanced approaches risk-based capital rules, a supplementary leverage ratio that incorporates a broader set of exposures in the denominator.”

**Next Steps:** The phase-in period for smaller, less complex banking organizations will begin in January 2015, while the phase-in period for larger institutions will begin in January 2014.

SEC

SEC Implements Volcker Rule*

**Affects:** SEC registrants.

**Summary:** On December 10, 2013, the SEC, OCC, FDIC, and Federal Reserve jointly issued a final rule to implement Section 619 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (also known as the “Volcker Rule”). The final rule “contains certain prohibitions and restrictions on the ability of a banking entity and nonbank financial company supervised by the [Federal Reserve] to engage in proprietary trading and have certain interests in, or relationships with, a hedge fund or private equity fund.”

**Other Resources:** For more information, see the press release on the SEC’s Web site.

SEC Gives Update at AICPA National Conference on Banks and Savings Institutions

**Affects:** SEC registrants.

**Summary:** On September 18, 2013, the SEC’s Division of Corporation Finance (the “Division”) and Office of the Chief Accountant (OCA) presented a speech at the AICPA National Conference on Banks and Savings Institutions. Topics covered included (1) the Division’s and OCA’s structure and responsibilities and (2) aspects of registrants’ disclosures that the SEC has frequently commented on, including the following:

- Loans and allowances.
- Fair value.
- Deferred tax assets.
- Interest rate risk.
- Other real estate owned.
- Troubled debt restructurings.
- Goodwill impairment testing.

**Other Resources:** For more information, see the slide presentation on the SEC’s Web site.
SEC Issues Final Rule on Registration of Municipal Advisers

**Affects:** Municipal advisers.

**Summary:** On September 20, 2013, the SEC issued a *final rule* in response to a provision (in Section IX) of the Dodd-Frank Act under which municipal advisers are required to register with the SEC. The final rule creates a “permanent registration regime” to replace the interim temporary requirements that the Commission had previously imposed on municipal advisers under Exchange Rule 15Ba2-6T and Form MA-T. However, to give municipal advisers more time to comply with the permanent requirements, the SEC is extending the expiration date for the temporary regime to December 31, 2014. (The official compliance dates for individual municipal advisers will depend on the registration number each firm received when it registered under Rule 15Ba2-6T and are listed in Section V of the final rule.)

The final rule became effective on November 12, 2013.

**Other Resources:** For more information, see the press release on the SEC’s Web site.


**Affects:** Broker-dealers.

**Summary:** On July 30, 2013, the SEC issued a *final rule* that amends the financial responsibility requirements for broker-dealers. Specifically, the amendments address the “net capital, customer protection, books and records, and notification rules for broker-dealers promulgated under the Securities Exchange Act of 1934.”

The final rule became effective on October 21, 2013.

**Other Resources:** For more information, see the press release on the SEC’s Web site.

SEC Issues Final Rule on Broker-Dealer Reports

**Affects:** Broker-dealers.

**Summary:** On July 30, 2013, the SEC issued a *final rule* that amends certain requirements for broker-dealers. The amendments include the following:

- Audits of broker-dealers must be conducted in accordance with PCAOB standards, since the Dodd-Frank Act has authorized the PCAOB to oversee such audits.

- Broker-dealers must “file with the Commission annual reports consisting of a financial report and either a compliance report or an exemption report that are prepared by the broker-dealer, as well as certain reports that are prepared by an independent public accountant covering the financial report and the compliance report or the exemption report.”

- A “broker-dealer that clears transactions or carries customer accounts [must] allow representatives of the Commission or the broker-dealer’s designated examining authority (‘DEA’) to review the documentation associated with certain reports of the broker-dealer’s independent public accountant and . . . allow the accountant to discuss the findings relating to the reports of the accountant with those representatives when requested in connection with a regulatory examination of the broker-dealer.”

- A broker-dealer is required “to file a new form with its DEA that elicits information about the broker-dealer’s practices with respect to the custody of securities and funds of customers and non-customers.”

**Next Steps:** Broker-dealers must begin to file quarterly reports with information about their custody practices and annual reports with the Securities Investor Protection Corporation by December 31, 2013, while they must file their annual reports with the SEC by June 1, 2014.

**Other Resources:** For more information about the broker-dealer requirements, see Deloitte’s September 2013 *Banking & Securities Spotlight* as well as the press release on the SEC’s Web site.
SEC’s Conflict Minerals Rule Upheld by Federal Court

**Affects:** SEC registrants.

**Summary:** On July 24, 2013, the U.S. District Court for the District of Columbia upheld the SEC’s final rule on conflict minerals by rejecting a lawsuit filed by the U.S. Chamber of Commerce, the Business Roundtable, and the National Association of Manufacturers. The plaintiffs, which challenged the final rule on the basis that (1) it is too costly to implement and (2) its required disclosures violate a registrant’s First Amendment rights, may appeal the court’s ruling.

As a result of the court’s decision, the final rule continues to be effective on a calendar-year basis beginning this year. A registrant that meets the final rule’s reporting requirements must file a Form SD with the SEC by May 31, 2014.

**Other Resources:** For more information about the SEC’s final rule, see Deloitte’s September 11, 2012, *Heads Up.*

SEC Issues Rule Eliminating Prohibition Against General Solicitation and Advertising of Certain Offerings

**Affects:** SEC registrants.

**Summary:** On July 10, 2013, the SEC released a final rule implementing the requirements of Section 201(a) of the JOBS Act to amend Rule 506, Rule 144A, and Form D under the Securities Act of 1933 (the “Securities Act”).

The final rule updates Rule 506 of Securities Act Regulation D to allow entities to use general solicitation and advertisements to market their securities provided that they have (1) confirmed or have reason to believe that purchasers of the securities are accredited investors (as defined in Regulation D, Rule 501) and (2) taken reasonable steps to confirm that the investors are accredited investors. An SEC fact sheet gives examples of steps entities can consider taking to confirm that investors are accredited.

The final rule also amends Rule 144A to allow an issuer to offer securities to investors that are other than qualified institutional buyers (QIBs) if the issuer reasonably believes that such investors are QIBs. Further, the final rule adds to Form D a box that issuers should check to indicate that they are relying on the provisions that allow general solicitation and advertising in a Rule 506 offering.

The final rule became effective on September 23, 2013.

**Other Resources:** For more information, see the press release on the SEC’s Web site.

SEC Issues Final Rules Adopting Revisions to EDGAR Filer Manual

**Affects:** SEC registrants.

**Summary:** On January 14, May 14, and September 25, 2013, the SEC issued final rules adopting revisions to its EDGAR Filer Manual. The January 14 update includes a new EDGAR link and support for PDF as a filing format, the primary objectives of the May revisions are to support the U.S. GAAP 2013 XBRL taxonomy and to implement online application of the new Form 13F, and the goal of the September changes is to “support updates to Form D and to submission form types 13F-HR and 13F-HR/A.”

Note that the EDGAR system will no longer accept interactive data files that use the U.S. GAAP 2011 XBRL taxonomy. As noted on the SEC’s Web site, the “SEC staff strongly encourages companies to use the most recent version of the [U.S. GAAP taxonomies] for their Interactive Data submissions to take advantage of the most up to date tags related to new accounting standards and other improvements.”

SEC Issues FAQs on Conflict Minerals and Disclosures About Payments Made by Resource Extraction Issuers

**Affects:** SEC registrants.

**Summary:** On May 30, 2013, the staff in the SEC’s Division of Corporation Finance issued two sets of FAQs on applying the SEC’s final rules on (1) conflict minerals (Final Rule 34-67716) and (2) disclosure of certain payments by resource extraction issuers (Final Rule 34-67717).
The SEC staff also confirmed that under both final rules, each of which requires registrants to file Form SD if the rule applies to them, a registrant’s eligibility to issue securities on Form S-3 is not affected by the Form SD filing requirements (e.g., timeliness of filing). The conflict minerals FAQs clarify:

- Which registrants are affected by the rule and confirm that an issuer’s subsidiary is within the rule’s scope.
- Which activities are considered part of the mining process (i.e., not considered “manufacturing” and thus excluded from the rule).
- Certain aspects of the rule’s concepts of “necessary to the functionality or production” and contract for manufacture.
- The application of product packaging and the use of tools and equipment in an issuer’s manufacturing process.
- Certain Form SD preparation and filing requirements, including filing deadlines for new registrants.

The extraction issuer FAQs are broadly grouped into the following categories:

- Entities subject to the rule.
- Clarification of the definition of a resource extraction issuer.
- Definition of the term “mineral” as used in the rule.
- Payments subject to the rule.

**Other Resources:** Deloitte’s September 11, 2012, and September 27, 2012, Heads Up newsletters.

**SEC Issues New Compliance and Disclosure Interpretations**

**Affects:** SEC registrants.

**Summary:** In 2013, the SEC’s Division of Corporation Finance issued new Compliance and Disclosure Interpretations (C&DIs) on various topics, including (1) Exchange Act Form 8-K, (2) Securities Act rules, (3) Securities Act forms, (4) Securities Act sections, (5) Regulation S-K, and (6) oil and gas rules.

One of the more notable C&DIs is Question 110.01 of Exchange Act Form 8-K, which presents the staff’s view on the Item 2.06 filing requirements. Specifically, the C&DI clarifies that a registrant would not be required to file an Item 2.06 Form 8-K when its impairment conclusion is coincidental to, but not in connection with, the preparation, review, or audit of financial statements that must be included in its next periodic filing under the Exchange Act.

**SEC Clarifies Views Regarding Registrants’ Use of Social Media to Communicate Information to Investors**

**Affects:** SEC registrants.

**Summary:** On April 2, 2013, the SEC released a report clarifying that “companies can use social media outlets like Facebook and Twitter to announce key information in compliance with Regulation Fair Disclosure (Regulation FD) so long as investors have been alerted about which social media will be used to disseminate such information.”

**Other Resources:** For more information, see the press release on the SEC’s Web site.

**SEC Approves 2013 PCAOB Budget and Accounting Support Fee**

**Summary:** On February 13, 2013, the SEC approved the PCAOB’s 2013 budget of $245.6 million, which is largely funded by a $234 million accounting support fee. The SEC oversees the PCAOB’s budget to ensure that it has sufficient financial resources and uses its funds effectively.

**Other Resources:** For more information, see the press release on the SEC’s Web site.
SEC Issues Final Rule on Lost Securityholders and Unresponsive Payees

**Affects:** SEC registrants.

**Summary:** On January 16, 2013, the SEC issued a final rule on lost securityholders and unresponsive payees. The final rule amends Rule 17Ad-17 of the Securities Exchange Act of 1934 to “extend the requirements of Rule 17Ad-17 to search for lost securityholders from only recordkeeping transfer agents to brokers and dealers as well; add a requirement that ‘paying agents’ notify ‘unresponsive payees’ that a paying agent has sent a securityholder a check that has not yet been negotiated; and add certain other provisions.”

The final rule became effective on March 25, 2013.

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**International**

**Basel Committee Revises Equity Capital Requirements for Banks***

**Affects:** Banking entities.

**Summary:** On December 13, 2013, the Basel Committee for Banking Supervision issued a revised policy framework that amends the current equity capital requirements for banks. The revised framework “is based on the general principle that banks should apply a look-through approach to identify the underlying assets whenever investing in funds.”

**Next Steps:** The revised framework will become effective on January 1, 2017.

**Other Resources:** For more information, see the press release on the BIS’s Web site.

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**IIRC Releases Integrated Reporting Framework***

**Affects:** All entities.

**Summary:** On December 9, 2013, the IIRC released its framework for integrated reporting. The IIRC’s Web site states that the framework:

> [A]pplies principles and concepts that are focused on bringing greater cohesion and efficiency to the reporting process, and adopting “integrated thinking” as a way of breaking down internal silos and reducing duplication. It improves the quality of information available to providers of financial capital to enable a more efficient and productive allocation of capital. Its focus on value creation, and the ‘capitals’ used by the business to create value over time, contributes towards a more financially stable global economy and is a force for sustainability.

Currently, the framework is being tested in more than 20 countries, including 16 of the G-20 nations.

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**IVSC Issues ED on Valuation Adjustments***

**Affects:** Entities that perform or rely on valuation adjustments.

**Summary:** On December 2, 2013, the IVSC issued an ED that would provide guidance on performing credit and debit valuation adjustments under IFRS 13. The guidance’s overall goal is to foster valuation transparency and reduce diversity in practice. Among other things, the ED clarifies terminology related to valuation adjustments and offers best practices for dealing with them.

**Next Steps:** Comments on the ED are due by February 28, 2014.

**Other Resources:** For more information, see the article on Deloitte’s IASPlus Web site.

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**IFRS Monitoring Board Revises Charter and Memorandum of Understanding With the IFRS Foundation**

**Affects:** Entities reporting under IFRSs.

**Summary:** On October 31, 2013, the IFRS Monitoring Board, which oversees the IFRS Foundation, announced the completion of revisions to its charter as well as to the memorandum of understanding it has with the foundation.

**Other Resources:** For more information, see the press release on the IASB’s Web site.
IOSCO and IFRS Foundation Release Statement of Protocols for Cooperating on IFRS Development

**Affects:** Entities reporting under IFRSs.

**Summary:** On September 16, 2013, IOSCO and the IFRS Foundation jointly released a statement of protocols affirming their commitment to the development and implementation of a single set of high-quality global accounting standards. The statement of protocols indicates that the two organizations plan to work together on the following:

- **Global use of IFRSs** — IOSCO and the IFRS Foundation will periodically share information to maintain current and accurate data on the progress of global IFRS adoption.
- **How securities regulators will be affected by IASB standards** — The IFRS Foundation will identify and explain implementation aspects of the IASB’s new or significantly amended standards that are of interest to securities regulators.
- **Discussion of IFRS enforcement matters** — IOSCO will organize an annual IFRS enforcers’ discussion session for its members to discuss issues, standards, and other IFRS enforcement matters with IASB members or staff.
- **Providing critical and timely input** — The IFRS Foundation will solicit IOSCO members’ opinions on any time-sensitive IFRS implementation matters on which urgent input from securities regulators is needed.

**Other Resources:** For more information, see the press release on the IASB’s Web site.

Basel Committee Issues Principles for Effective Risk Data Aggregation and Risk Reporting

**Affects:** Banking entities.

**Summary:** On January 9, 2013, the Basel Committee issued a set of principles whose purpose is “to strengthen banks’ risk data aggregation capabilities and internal risk reporting practices.”

**Other Resources:** For more information, see the press release on the BIS’s Web site.

Basel Committee Revises Basel III’s Liquidity Coverage Ratio

**Affects:** Banking entities.

**Summary:** On January 7, 2013, the Basel Committee issued a revised version of its liquidity coverage ratio. The revision is one of the “key reforms to strengthen global capital and liquidity regulations with the goal of promoting a more resilient banking sector.”

**Other Resources:** For more information, see the press release on the BIS’s Web site.

IFAC Issues New Practice Guide on Effective Business Reporting Processes

**Affects:** All entities.

**Summary:** On January 17, 2013, IFAC issued a set of principles that provides guidance on evaluation and implementation of effective business reporting processes.

**Other Resources:** For more information, see the press release on IFAC’s Web site.
## Appendix A: Significant Adoption Dates and Deadlines

The chart below indicates significant adoption dates and deadline dates for the FASB, EITF, AICPA, SEC, PCAOB, GASB, FASAB, and international standards. Content recently added or revised is highlighted in green.

<table>
<thead>
<tr>
<th>FASB/EITF</th>
<th>Affects</th>
<th>Status</th>
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<tbody>
<tr>
<td><strong>ASU 2013-11, Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists</strong> — a consensus of the FASB Emerging Issues Task Force (issued July 18, 2013)</td>
<td>Entities with unrecognized tax benefits for which a net operating loss carryforward, a similar tax loss, or a tax credit carryforward exists as of the reporting date.</td>
<td>Effective for fiscal years, and interim periods within those years, beginning after December 15, 2013, For nonpublic entities, the amendments are effective for fiscal years, and interim periods within those years, beginning after December 15, 2014. Retrospective application is permitted.</td>
</tr>
<tr>
<td><strong>ASU 2013-10, Inclusion of the Fed Funds Effective Swap Rate (or Overnight Index Swap Rate) as a Benchmark Interest Rate for Hedge Accounting Purposes</strong> — a consensus of the FASB Emerging Issues Task Force (issued July 17, 2013)</td>
<td>Entities that elect to apply hedge accounting of the benchmark interest rate under ASC 815.</td>
<td>Effective prospectively for qualifying new or redesignated hedging relationships entered into on or after July 17, 2013.</td>
</tr>
<tr>
<td><strong>ASU 2013-09, Deferral of the Effective Date of Certain Disclosures for Nonpublic Employee Benefit Plans in Update No. 2011-04</strong> (issued July 8, 2013)</td>
<td>Entities subject to certain required disclosures in ASU 2011-04 (ASC 820) related to quantitative information about the significant unobservable inputs used in Level 3 fair value measurements for investments held by a nonpublic employee benefit plan in its plan sponsor’s own nonpublic-entity equity securities, including equity securities of its plan sponsor’s nonpublic affiliated entities. The amendments in ASU 2013-09 do not defer the effective date for certain quantitative disclosures about other nonpublic-entity equity securities held in the nonpublic employee benefit plan or any qualitative disclosures.</td>
<td>Effective July 8, 2013, for financial statements that have not been issued.</td>
</tr>
<tr>
<td><strong>ASU 2013-08, Financial Services — Investment Companies (Topic 946): Amendments to the Scope, Measurement, and Disclosure Requirements</strong> (issued June 7, 2013)</td>
<td>Entities currently within the scope of ASC 946 that will no longer be investment companies as a result of the amendments in ASU 2013-08. Entities that adopted SOP 07-1 before the FASB’s indefinite deferral of that SOP also must assess whether they continue to be within the scope of ASC 946 by determining whether they are investment companies as a result of the amendments to the investment-company assessment in ASU 2013-08. Also, entities that are currently not within the scope of ASC 946 may be investment companies as a result of the amendments in ASU 2013-08.</td>
<td>Effective for an entity’s interim and annual reporting periods in fiscal years that begin after December 15, 2013. Early adoption is prohibited.</td>
</tr>
<tr>
<td><strong>ASU 2013-07, Liquidation Basis of Accounting</strong> (issued April 22, 2013)</td>
<td>Entities that issue financial statements that are presented in conformity with U.S. GAAP except investment companies that are regulated under the Investment Company Act of 1940.</td>
<td>Effective for annual reporting periods beginning after December 15, 2013, and interim reporting periods therein. Entities should apply the requirements prospectively from the day on which liquidation becomes imminent. Early adoption is permitted.</td>
</tr>
<tr>
<td><strong>ASU 2013-06, Services Received From Personnel of an Affiliate</strong> — a consensus of the FASB Emerging Issues Task Force (issued April 19, 2013)</td>
<td>Not-for-profit entities, including not-for-profit, business-oriented health care entities, that receive services from personnel of an affiliate that directly benefit the recipient not-for-profit entity and for which the affiliate does not charge the recipient not-for-profit entity.</td>
<td>Effective prospectively for fiscal years beginning after June 15, 2014, and interim and annual periods thereafter. A recipient not-for-profit entity may apply the amendments by using a modified retrospective approach under which all prior periods presented on the adoption date should be adjusted but no adjustment should be made to the beginning balance of net assets for the earliest period presented. Early adoption is permitted.</td>
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<tr>
<td>ASU Number</td>
<td>Description</td>
<td>Applicability</td>
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<tr>
<td>ASU 2013-01</td>
<td><strong>Parent’s Accounting for the Cumulative Translation Adjustment Upon</strong></td>
<td>Entities with foreign subsidiaries or foreign investments.</td>
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<td></td>
<td><strong>Derecognition of Certain Subsidiaries or Groups of Assets Within a Foreign</strong></td>
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<td><strong>Entity or of an Investment in a Foreign Entity</strong> — a consensus of the FASB</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Emerging Issues Task Force (issued March 4, 2013)</strong></td>
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</tr>
<tr>
<td>ASU 2013-02</td>
<td><strong>Obligations Resulting From Joint and Several Liability Arrangements for</strong></td>
<td>Entities that are jointly and severally liable with other entities.</td>
</tr>
<tr>
<td></td>
<td><strong>Which the Total Amount of the Obligation Is Fixed at the Reporting Date</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>— a consensus of the FASB Emerging Issues Task Force (issued February 28, 2013)</td>
<td></td>
</tr>
<tr>
<td>ASU 2013-03</td>
<td><strong>Clarifying the Scope and Applicability of a Particular Disclosure to</strong></td>
<td>Nonpublic entities that have total assets of $100 million or more or that have one or more derivative instruments.</td>
</tr>
<tr>
<td></td>
<td><strong>Nonpublic Entities</strong> — issued February 7, 2013)</td>
<td></td>
</tr>
<tr>
<td>ASU 2013-04</td>
<td><strong>Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive</strong></td>
<td>Entities that issue financial statements in accordance with U.S. GAAP and that report items of OCI. Public companies must comply with these amendments for all reporting periods presented, including interim periods, while nonpublic entities must comply with the amendments for annual reporting periods. For interim reporting periods, nonpublic entities are not required to report the effects of reclassifications on net income but must report information about the amounts reclassified out of AOCI by component for each reporting period. Not-for-profit entities subject to the requirements of ASC 958-205 are outside the scope of these amendments.</td>
</tr>
<tr>
<td></td>
<td><strong>Income</strong> — issued February 5, 2013)</td>
<td></td>
</tr>
<tr>
<td>ASU 2013-05</td>
<td><strong>Clarifying the Scope of Disclosures About Offsetting Assets and Liabilities</strong></td>
<td>All entities.</td>
</tr>
<tr>
<td></td>
<td>(issued January 31, 2013)</td>
<td></td>
</tr>
<tr>
<td>ASU 2012-07</td>
<td><strong>Accounting for Fair Value Information That Arises After the Measurement</strong></td>
<td>Entities that perform impairment assessments of unamortized film costs.</td>
</tr>
<tr>
<td></td>
<td><strong>Date and Its Inclusion in the Impairment Analysis of Unamortized Film</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Costs</strong> — a consensus of the FASB Emerging Issues Task Force (issued October 24, 2012)</td>
<td></td>
</tr>
<tr>
<td>ASU 2012-05</td>
<td><strong>Not-for-Profit Entities: Classification of the Sale Proceeds of Donated</strong></td>
<td>Entities within the scope of ASC 958 that accept donated financial assets.</td>
</tr>
<tr>
<td></td>
<td><strong>Financial Assets in the Statement of Cash Flows</strong> — a consensus of the FASB</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Emerging Issues Task Force (issued October 22, 2012)</strong></td>
<td></td>
</tr>
</tbody>
</table>
### Accounting Roundup

#### Year in Review — 2013

<table>
<thead>
<tr>
<th>ASU 2012-04, Technical Corrections and Improvements (issued October 1, 2012)</th>
<th>All entities.</th>
<th>Effective upon issuance, except for amendments that are subject to transition guidance, which will be effective for fiscal periods beginning after December 15, 2012, for public entities and fiscal periods beginning after December 15, 2013, for nonpublic entities.</th>
</tr>
</thead>
<tbody>
<tr>
<td>ASU 2012-01, Continuing Care Retirement Communities — Refundable Advance Fees (issued July 24, 2012)</td>
<td>Continuing care retirement communities that have resident contracts that provide for a payment of a refundable advance fee upon reoccupancy of that unit by a subsequent resident.</td>
<td>Public entities — Effective for fiscal periods beginning after December 15, 2012. Nonpublic entities — Effective for fiscal periods beginning after December 15, 2013. For both public and nonpublic entities, early adoption is permitted. The amendments should be applied retrospectively by recording a cumulative-effect adjustment to opening retained earnings (or unrestricted net assets) as of the beginning of the earliest period presented.</td>
</tr>
<tr>
<td>ASU 2011-11, Disclosures About Offsetting Assets and Liabilities (issued December 16, 2011)</td>
<td>Entities that have financial instruments and derivatives accounted for in accordance with ASC 815, including bifurcated embedded derivatives, repurchase agreements, and reverse repurchase agreements, and securities borrowing and securities lending transactions that are either offset in accordance with ASC 210-20-45 or ASC 815-10-45 or subject to an enforceable master netting arrangement or similar agreement.</td>
<td>An entity is required to apply the amendments for annual reporting periods beginning on or after January 1, 2013, and interim periods within those annual periods. An entity should provide the disclosures required by those amendments retrospectively for all comparative periods presented.</td>
</tr>
<tr>
<td>ASU 2011-10, Derecognition of in Substance Real Estate — a Scope Clarification — a consensus of the FASB Emerging Issues Task Force (issued December 14, 2011)</td>
<td>Entities that cease to have a controlling financial interest (as described in ASC 810-10) in a subsidiary that is in-substance real estate as a result of default on the subsidiary’s nonrecourse debt.</td>
<td>Public entities — Effective for fiscal years, and interim periods within those years, beginning on or after June 15, 2012. Nonpublic entities — Effective for fiscal years ending after December 15, 2013, and interim and annual periods thereafter. Early adoption is permitted.</td>
</tr>
<tr>
<td>ASU 2011-06, Fees Paid to the Federal Government by Health Insurers — a consensus of the FASB Emerging Issues Task Force (issued July 21, 2011)</td>
<td>Reporting entities that are subject to the fee imposed on health insurers mandated by the Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act.</td>
<td>Effective for calendar years beginning after December 31, 2013, when the fee initially becomes effective.</td>
</tr>
</tbody>
</table>

#### Projects in Request-for-Comment Stage

- **Proposed ASU, Development Stage Entities (Topic 915): Elimination of Certain Financial Reporting Requirements (issued November 7, 2013)**: Entities that are development-stage entities under U.S. GAAP. The proposed amendments could also affect the consolidation decisions for a reporting entity that has an interest in an entity that is a development-stage entity. Comments due December 23, 2013.
- **Proposed ASU, Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could Be Achieved After the Requisite Service Period — a consensus of the FASB Emerging Issues Task Force (issued October 23, 2013)**: Reporting entities that grant their employees share-based payments for which the award’s terms stipulate that a performance target could be achieved after the requisite service period. Comments due December 23, 2013.
- **Proposed ASU, Determining Whether the Host Contract in a Hybrid Financial Instrument Issued in the Form of a Share Is More Akin to Debt or to Equity — a consensus of the FASB Emerging Issues Task Force (issued October 23, 2013)**: Reporting entities that are issuers of, or investors in, hybrid financial instruments issued in the form of a share. Comments due December 23, 2013.

#### Significant Adoption Dates

<table>
<thead>
<tr>
<th>AICPA</th>
<th>Affects</th>
<th>Status</th>
</tr>
</thead>
</table>
**SOP 13-1, Attest Engagements on Greenhouse Gas Emissions Information** (issued May 2, 2013)

Auditors performing an examination or review of a greenhouse gases emissions statement containing either a schedule with the subject matter or an assertion related to information about an entity’s greenhouse gas emissions.

Effective for reports on greenhouse gas emissions information issued on or after September 15, 2013. Early adoption is permitted.

**Projects in Request-for-Comment Stage**

- **Proposed SSARS, Framework for Performing and Reporting on Compilation and Review Engagements** (issued November 26, 2013)
  
  Auditors of public entities.

  Comments due May 2, 2014.

- **Proposed SSARS, Preparation of Financial Statements, Compilation Engagements, and Association With Financial Statements** (issued October 23, 2013)

  Auditors of public entities.

  Comments due May 2, 2014.

<table>
<thead>
<tr>
<th>SEC</th>
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<tr>
<td><strong>Significant Adoption Dates</strong></td>
<td></td>
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</tr>
<tr>
<td>Final Rule, <strong>Prohibitions and Restrictions on Proprietary Trading and Certain Interests in, and Relationships With, Hedge Funds and Private Equity Funds (BHCA-1)</strong> (issued December 10, 2013)</td>
<td>Banking entities.</td>
<td>Effective April 1, 2014.</td>
</tr>
<tr>
<td>Final Rule, <strong>Registration of Municipal Advisors</strong> (34-70462) (issued September 20, 2013)</td>
<td>SEC registrants.</td>
<td>Effective January 13, 2014, except the amendment removing § 249.1300T, which is effective January 1, 2015.</td>
</tr>
<tr>
<td>Final Rule, <strong>Broker-Dealer Reports</strong> (34-70073) (issued July 30, 2013)</td>
<td>Broker-dealers.</td>
<td>Effective June 1, 2014, except the amendment to § 240.17a–5(e)(5), which is effective October 21, 2013, and the amendments to § 240.17a–5(a) and (d)(6) and § 249.639, which are effective December 31, 2013.</td>
</tr>
<tr>
<td>Final Rule, <strong>Delegation of Authority to Director of Division of Enforcement</strong> (34-70049) (issued July 26, 2013)</td>
<td>SEC registrants.</td>
<td>Effective August 1, 2013.</td>
</tr>
</tbody>
</table>

Final Rule, Adjustments to Civil Monetary Penalty Amounts (33-9387) (issued February 27, 2013) SEC registrants. Effective March 5, 2013.


Final Rule, Temporary Rule Regarding Principal Trades With Certain Advisory Clients (IA-3128) (issued December 28, 2010) Investment advisers registered with the SEC as broker-dealers to meet the requirements of Section 206(3) of the Investment Advisers Act when they act in a principal capacity in transactions with certain of their advisory clients. Effective December 30, 2010. Expiration date for 17 CFR 275.206(3)-3T is extended to December 31, 2012.

Projects in Request-for-Comment Stage


Proposed Rule, Proposed Rule Amendments for Small and Additional Issues Exemptions Under Section 3(b) of the Securities Act (33-9497) (issued December 18, 2013) SEC registrants. Comments due 60 days after the date of publication in the Federal Register.

PCAOB Affects Status

Significant Adoption Dates

Auditing Standard 17, Auditing Supplemental Information Accompanying Audited Financial Statements (issued October 10, 2013) Auditors of public entities. Effective, pending SEC approval, for audit procedures and reports on supplemental information that accompany financial statements for fiscal years ending on or after June 1, 2014.

Attestation Standards, Examination Engagements Regarding Compliance Reports of Brokers and Dealers, and Review Engagements Regarding Exemption Reports of Brokers and Dealers (issued October 10, 2013) Independent public accountants of brokers and dealers. Effective, pending SEC approval, for examination engagements and review engagements for fiscal years ending on or after June 1, 2014.


GASB Affects Status

Significant Adoption Dates


Statement 69, Government Combinations and Disposals of Government Operations (issued January 2013)  
Governmental entities.  
Effective for government combinations and disposals of government operations occurring in financial reporting periods beginning after December 15, 2013, and should be applied prospectively. Early application is encouraged.

Statement 68, Accounting and Financial Reporting for Pensions — an amendment of GASB Statement No. 27 (issued June 2012)  
Governmental entities.  
Effective for financial statements for fiscal years beginning after June 15, 2014. Early application is encouraged.

Statement 67, Financial Reporting for Pension Plans — an amendment of GASB Statement No. 25 (issued June 2012)  
Governmental entities.  
Effective for financial statements for fiscal years beginning after June 15, 2013. Early application is encouraged.

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<tr>
<th>FASAB</th>
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<td><strong>Significant Adoption Dates</strong></td>
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</tr>
<tr>
<td>Statement 45, Deferral of the Transition to Basic Information for Long-Term Projections (issued July 8, 2013)</td>
<td>U.S. federal government entities.</td>
<td>Effective upon issuance.</td>
</tr>
<tr>
<td>Statement 36, Reporting Comprehensive Long-Term Fiscal Projections for the U.S. Government (issued September 28, 2009)</td>
<td>U.S. federal government entities.</td>
<td>This Statement provides for a phased-in implementation, but early implementation is encouraged. All information will be reported as required supplementary information for the first four years of implementation (fiscal years 2010, 2011, 2012, and 2013). Beginning in fiscal year 2014, the required information will be presented as a basic financial statement, disclosures, and required supplementary information as designated within the standard.</td>
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</table>

<table>
<thead>
<tr>
<th>IASB/IFRIC</th>
<th>Affects</th>
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<tr>
<td><strong>Significant Adoption Dates</strong></td>
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</tr>
<tr>
<td>Defined Benefit Plans: Employee Contributions — amendments to IAS 19 (issued November 21, 2013)</td>
<td>Entities reporting under IFRSs.</td>
<td>Effective for annual periods beginning on or after July 1, 2014. Earlier application is permitted.</td>
</tr>
<tr>
<td>IFRS 9 Financial Instruments (Hedge Accounting and Amendments to IFRS 9, IFRS 7 and IAS 39) (issued November 19, 2013)</td>
<td>Entities reporting under IFRSs.</td>
<td>No mandatory effective date. An entity may adopt the standard immediately.</td>
</tr>
<tr>
<td>Publication</td>
<td>Description</td>
<td>Reporting Entities</td>
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<tr>
<td>Disclosures — <em>Offsetting Financial Assets and Financial Liabilities</em> — amendments to IFRS 7 (issued December 16, 2011)</td>
<td>Entities reporting under IFRSs.</td>
<td>Effective for annual periods beginning on or after January 1, 2013, and interim periods within those annual periods. An entity must provide the disclosures required by the amendments retrospectively.</td>
</tr>
<tr>
<td><em>Mandatory Effective Date and Transition Disclosures</em> — amendments to IFRS 9 and IFRS 7 (issued December 16, 2011)</td>
<td>Entities reporting under IFRSs.</td>
<td>Amended the effective date of IFRS 9 (2009) and IFRS 9 (2010) so that IFRS 9 is required to be applied for annual periods beginning on or after January 1, 2015. Early application is permitted.</td>
</tr>
<tr>
<td>IFRIC Interpretation 20, <em>Stripping Costs in the Production Phase of a Surface Mine</em> (issued October 19, 2011)</td>
<td>Entities reporting under IFRSs.</td>
<td>Effective for annual periods beginning on or after January 1, 2013, with early adoption permitted.</td>
</tr>
<tr>
<td>IFRS 12, <em>Disclosure of Interests in Other Entities</em> (issued May 12, 2011)</td>
<td>Entities reporting under IFRSs.</td>
<td>Effective for annual periods beginning on or after January 1, 2013. Early application is permitted.</td>
</tr>
<tr>
<td>IFRS 9, <em>Financial Instruments</em> (issued October 28, 2010)</td>
<td>Entities reporting under IFRSs.</td>
<td>No mandatory effective date. An entity may adopt the standard immediately.</td>
</tr>
<tr>
<td>IFRS 9, <em>Financial Instruments</em> (issued November 9, 2009)</td>
<td>Entities reporting under IFRSs.</td>
<td>No mandatory effective date. An entity may adopt the standard immediately.</td>
</tr>
</tbody>
</table>

### Projects in Request-for-Comment Stage

<table>
<thead>
<tr>
<th>Publication</th>
<th>Description</th>
<th>Reporting Entities</th>
<th>Comments</th>
</tr>
</thead>
</table>
Appendix B: Glossary of Standards

FASB Accounting Standards Update No. 2013-11, Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists — a consensus of the FASB Emerging Issues Task Force

FASB Accounting Standards Update No. 2013-10, Inclusion of the Fed Funds Effective Swap Rate (or Overnight Index Swap Rate) as a Benchmark Interest Rate for Hedge Accounting Purposes — a consensus of the FASB Emerging Issues Task Force

FASB Accounting Standards Update No. 2013-09, Deferral of the Effective Date of Certain Disclosures for Nonpublic Employee Benefit Plans in Update No. 2011-04

FASB Accounting Standards Update No. 2013-08, Testing Goodwill for Impairment

FASB Accounting Standards Update No. 2013-07, Liquidation Basis of Accounting

FASB Accounting Standards Update No. 2013-06, Services Received From Personnel of an Affiliate — a consensus of the FASB Emerging Issues Task Force

FASB Accounting Standards Update No. 2013-05, Presentation of Comprehensive Income

FASB Accounting Standards Update No. 2013-04, Obligations Resulting From Joint and Several Liability Arrangements for Which the Total Amount of the Obligation Is Fixed at the Reporting Date — a consensus of the FASB Emerging Issues Task Force

FASB Accounting Standards Update No. 2013-03, Financial Instruments (Topic 825): Clarifying the Scope and Applicability of a Particular Disclosure to Nonpublic Entities

FASB Accounting Standards Update No. 2013-02, Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive Income

FASB Accounting Standards Update No. 2013-01, Clarifying the Scope of Disclosures About Offsetting Assets and Liabilities

FASB Accounting Standards Update No. 2011-11, Disclosures About Offsetting Assets and Liabilities

FASB Accounting Standards Update No. 2011-04, Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRSs

FASB Accounting Standards Update No. 2010-10, Consolidation (Topic 810): Amendments for Certain Investment Funds

FASB Accounting Standards Update No. 2009-12, Investments in Certain Entities That Calculate Net Asset Value per Share (or Its Equivalent)

FASB Proposed Accounting Standards Update, Revenue From Contracts With Customers

FASB Accounting Standards Codification Topic 946, Financial Services — Investment Companies

FASB Accounting Standards Codification Topic 850, Related Party Disclosures

FASB Accounting Standards Codification Topic 825, Financial Instruments

FASB Accounting Standards Codification Topic 820, Fair Value Measurement

FASB Accounting Standards Codification Topic 815, Derivatives and Hedging

FASB Accounting Standards Codification Topic 810, Consolidation

FASB Accounting Standards Codification Topic 740, Income Taxes

FASB Accounting Standards Codification Topic 270, Interim Reporting

FASB Accounting Standards Codification Subtopic 958-605, Not-for-Profit Entities: Revenue Recognition

FASB Accounting Standards Codification Subtopic 470-40, Debt: Product Financing Arrangements

FASB Accounting Standards Codification Subtopic 360-20, Property, Plant, and Equipment: Real Estate Sales

FASB Statement No. 141(R), Business Combinations

FASB Statement No. 109, Accounting for Income Taxes

FASB U.S. GAAP Taxonomy Implementation Guide, Subsequent Events

FASB U.S. GAAP Taxonomy Implementation Guide, Other Comprehensive Income

FASB U.S. GAAP Taxonomy Implementation Guide, Insurance Industry: Concentration of Credit Risk Disclosures

FASB U.S. GAAP Taxonomy Implementation Guide, Segment Reporting
FASB U.S. GAAP Taxonomy Implementation Guide, Definition Components and Structure
EITF Topic No. D-96, “Accounting for Management Fees Based on a Formula”
FAF Final Policy, GASB Scope of Authority: Consultation Process Policy
AICPA Statement of Position No. 13-2, Performing Agreed-Upon Procedures Engagements That Address the Completeness, Mapping, Consistency, or Structure of XBRL-Formatted Information
AICPA Statement of Position No. 13-1, Attest Engagements on Greenhouse Gas Emissions Information
AICPA Statement on Auditing Standards No. 127, Omnibus Statement on Auditing Standards — 2013
AICPA Statement on Auditing Standards No. 126 (Redrafted), The Auditor’s Consideration of an Entity’s Ability to Continue as a Going Concern
AICPA Statement on Auditing Standards No. 125, Alert That Restricts the Use of the Auditor’s Written Communication
AICPA Statement on Auditing Standards No. 124, Financial Statements Prepared in Accordance With a Financial Reporting Framework Generally Accepted in Another Country
AICPA Statement on Auditing Standards No. 123, Omnibus Statement on Auditing Standards — 2011
AICPA Statement on Auditing Standards No. 122, Statements on Auditing Standards: Clarification and Recodification
AICPA Professional Standards, AU-C Section 800, “Special Considerations — Audits of Financial Statements Prepared in Accordance With Special Purpose Frameworks”
AICPA Professional Standards, AU-C Section 600, “Special Considerations — Audits of Group Financial Statements (Including the Work of Component Auditors)”
AICPA Professional Standards, AU-C Section 210, “Terms of Engagement”
AICPA Professional Standards, AU-C Section 200, “Overall Objectives of the Independent Auditor and the Conduct of an Audit in Accordance With Generally Accepted Auditing Standards”
AICPA Professional Standards, AR Section 60, “Framework for Performing and Reporting on Compilation and Review Engagements”
AICPA Professional Standards, ET Section 191, “Ethics Rulings on Independence, Integrity, and Objectivity”
AICPA Professional Standards, ET Section 92, “Definitions”
AICPA Ethics Interpretation No. 101-3, Performance of Nonattest Services
AICPA Ethics Ruling No. 70, “Member’s Depository Relationship With Client Financial Institution”
AICPA Technical Practice Aids, TIS Section 9110.23, “Modification of Compliance Report When Financial Statements Are Audited in Accordance With GAAS”
AICPA Technical Practice Aids, TIS Section 9110.22, “Use of Restricted Alert Language When Financial Statements Are Audited in Accordance with GAAS and Government Auditing Standards”
AICPA Technical Practice Aids, TIS Section 9110.21, “Reporting on Current-Value Financial Statements That Supplement Historical-Cost Financial Statements in Presentations of Real Estate Entities”
AICPA Technical Practice Aids, TIS Section 9100.07, “Naming the City and State Where the Auditor Practices”
AICPA Technical Practice Aids, TIS Sections 8810.01–.41, “Audits of Group Financial Statements and Work of Others”
AICPA Technical Practice Aids, TIS Section 6910.35, “Assessing Control When Measuring Fair Value”
AICPA Technical Practice Aids, TIS Section 6910.34, “Application of the Notion of Value Maximization for Measuring Fair Value of Debt and Controlling Equity Positions”
AICPA Technical Practice Aids, TIS Section 2220.26, “Categorization of Investments for Disclosure Purposes”
AICPA Technical Practice Aids, TIS Section 2220.24, “Disclosures — Ability to Redeem Versus Actual Redemption Request”
AICPA Audit and Accounting Guide, *Airlines*
AICPA Audit and Accounting Guide, *Brokers and Dealers in Securities*
AICPA Audit and Accounting Guide, *Construction Contractors*
AICPA Audit and Accounting Guide, *Employee Benefit Plans*
AICPA Audit and Accounting Guide, *Health Care Entities*
AICPA Audit and Accounting Guide, *Investment Companies*
AICPA Audit and Accounting Guide, *Life and Health Insurance Entities*
AICPA Audit and Accounting Guide, *Not-for-Profit Entities*
AICPA Audit and Accounting Guide, *Property and Liability Insurance Entities*
AICPA Audit and Accounting Guide, *Prospective Financial Information*
AICPA Audit and Accounting Guide, *Service Organizations: Reporting on Controls at a Service Organization Relevant to User Entities’ Internal Control Over Financial Reporting*
AICPA Audit and Accounting Guide, *State and Local Governments*
AICPA Audit Guide, *Assessing and Responding to Audit Risk in a Financial Statement Audit*
AICPA Audit Guide, *Government Auditing Standards and Circular A-133 Audits*
AICPA Audit Guide, *Special Considerations in Auditing Financial Statements*
AICPA Accounting and Valuation Guide, *Valuation of Privately-Held-Company Equity Securities Issued as Compensation*
AICPA Compilation and Review Guide, *Compilation and Review Engagements*
AICPA Audit Risk Alert, *Employee Benefit Plans Industry Developments*
AICPA Audit Risk Alert, *Independence and Ethics Developments*
AICPA Audit Risk Alert, *Not-for-Profit Entities Industry Developments*
AICPA Audit Risk Alert, *Real Estate and Construction Industry Developments*
AICPA Audit Risk Alert, *State and Local Governmental Developments*
AICPA Audit Risk Alert, *Understanding the Clarified Auditing Standards*
AICPA Alert, *Understanding the Financial Reporting Framework for Small- and Medium-Sized Entities*
AICPA Practice Aid, *Related-Party Audit Considerations: A Case Study Approach*
CAQ Alert, *Select Auditing Considerations for the 2013 Audit Cycle*
SEC Regulation S-X, Rule 4-08(g), “Summarized Financial Information of Subsidiaries Not Consolidated and 50 Percent or Less Owned Persons”
SEC Regulation S-X, Rule 3-14, “Special Instructions for Real Estate Operations to Be Acquired”
SEC Regulation S-X, Rule 3-05, “Financial Statements of Businesses Acquired or to Be Acquired”
SEC Final Rule Release No. 34-70462, *Registration of Municipal Advisors*
SEC Final Rule Release No. 34-70073, *Broker-Dealer Reports*
SEC Final Rule Release No. 34-68668, *Lost Securityholders and Unresponsive Payees*
SEC Final Rule Release No. 34-67716, *Conflict Minerals*
SEC Final Rule Release No. 33-9457, *Adoption of Updated EDGAR Filer Manual*
SEC Final Rule Release No. BHCA-1, Prohibitions and Restrictions on Proprietary Trading and Certain Interests in, and Relationships With, Hedge Funds and Private Equity Funds


PCAOB Release No. 2013-008, Auditing Standard No. 17 — Auditing Supplemental Information Accompanying the Audited Financial Statements and Related Amendments to PCAOB Standards

PCAOB Release No. 2013-007, Standards for Attestation Engagements Related to Broker and Dealer Compliance or Exemption Reports Required by the U.S. Securities and Exchange Commission and Related Amendments to PCAOB Standards


PCAOB Release No. 2012-002, Proposed Amendments to Conform the Board’s Rules and Forms to the Dodd-Frank Act and Make Certain Updates and Clarifications

PCAOB Release No. 2009-004, Auditing Standard No. 7 — Engagement Quality Review and Conforming Amendment to the Board’s Interim Quality Control Standards

PCAOB Staff Audit Practice Alert No. 11, Considerations for Audits of Internal Control Over Financial Reporting

PCAOB Staff Guidance, Information Concerning the Quality Control Remediation Process Under PCAOB Rule 4009

GASB Statement No. 71, Pension Transition for Contributions Made Subsequent to the Measurement Date — an amendment of GASB Statement No. 68

GASB Statement No. 70, Accounting and Financial Reporting for Nonexchange Financial Guarantees

GASB Statement No. 69, Governmental Combinations and Disposals of Government Operations

GASB Statement No. 68, Accounting and Financial Reporting for Pensions — an amendment of GASB Statement No. 27

GASB Statement No. 67, Financial Reporting for Pension Plans — an amendment of GASB Statement No. 25

FASAB Statement No. 45, Deferral of the Transition to Basic Information for Long-Term Projections

FASAB Statement No. 44, Accounting for Impairment of General Property, Plant, and Equipment Remaining in Use

GASB Statement No. 40, Deposit and Investment Risk Disclosures

GASB Statement No. 30, Risk Financing Omnibus


GASB Statement No. 3, Deposits With Financial Institutions, Investments (Including Repurchase Agreements), and Reverse Repurchase Agreements


FDIC, OCC, NCUA, and Federal Reserve Guidance, Interagency Supervisory Guidance Addressing Certain Issues Related to Troubled Debt Restructurings


Federal Reserve Statement, Supplemental Policy Statement on the Internal Audit Function and Its Outsourcing

FSB Paper, Principles for an Effective Risk Management Framework

FSB Paper, Increasing the Intensity and Effectiveness of Supervision

IFRS 13, Fair Value Measurement

IFRS 9, Financial Instruments

IAS 39, Financial Instruments: Recognition and Measurement
IAS 36, Impairment of Assets
IAS 34, Interim Financial Reporting
IAS 27, Separate Financial Statements
IAS 19, Employee Benefits
IASB Amendments to IFRS 9, Hedge Accounting and Amendments to IFRS 9, IFRS 7 and IAS 39
IASB Amendments to IAS 39, Novation of Derivatives and Continuation of Hedge Accounting
IASB Amendments to IAS 36, Recoverable Amount Disclosures for Non-financial Assets
IASB Amendments to IAS 19, Defined Benefit Plans — Employee Contributions
IASB Amendments, Annual Improvements to IFRSs: 2011–2013 Cycle
IASB Amendments, Annual Improvements to IFRSs: 2010–2012 Cycle
IASB Exposure Draft ED/2013/11, Annual Improvements to IFRSs: 2012–2014 Cycle
IASB Exposure Draft ED/2013/10, Equity Method in Separate Financial Statements — proposed amendments to IAS 27
IFRIC Interpretation 21, Levies
IFAC Practice Guide, Principles for Effective Business Reporting Processes
IFAC Policy Position Paper, Enhancing Organizational Reporting
ISA 610 (Revised), Using the Work of Internal Auditors
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IPSASB Recommended Practice Guidelines, Reporting on the Long-Term Sustainability of an Entity’s Finances
IPSASB Recommended Practice Guidelines, Financial Statement Discussion and Analysis
IES 8 (Revised), Professional Competence for Engagement Partners Responsible for Audits of Financial Statements
IES 5 (Revised), Initial Professional Development — Practical Experience
IES 1 (Revised), Entry Requirements to Professional Accounting Education Programs
IVSC Exposure Draft, Credit and Debit Valuation Adjustments
Basel Committee Guidance, Capital Requirements for Banks’ Equity Investments in Funds
Basel Committee Guidance, Principles for Effective Risk Data Aggregation and Risk Reporting
Basel Committee Guidance, Basel III: The Liquidity Coverage Ratio and Liquidity Risk Monitoring Tools
Appendix C: Abbreviations

AICPA  American Institute of Certified Public Accountants
AOCI  accumulated other comprehensive income
ASAF  Accounting Standards Advisory Forum
ASC  FASB Accounting Standards Codification
ASU  FASB Accounting Standards Update
AT  U.S. Attestation Standards
AU-C  U.S. Clarified Auditing Standards
BAAS  Banking Accounting Advisory Series
BIS  Bank for International Settlements
C&DIs  Compliance and Disclosure Interpretations
CAQ  Center for Audit Quality
CCP  central counterparty
COSO  Committee of Sponsoring Organizations of the Treadway Commission
CPA  certified public accountant
CTA  cumulative translation adjustment
DEA  designated examining authority
DOL  Department of Labor
DP  discussion paper
DTA  deferred tax asset
ED  exposure draft
EDGAR  Electronic Data Gathering, Analysis, and Retrieval
EITF  Emerging Issues Task Force
FAF  Financial Accounting Foundation
FAQs  frequently asked questions
FASAB  Federal Accounting Standards Advisory Board
FASB  Financial Accounting Standards Board
FDIC  Federal Deposit Insurance Corporation
FSB  Financial Stability Board
G20  Group of Twenty
GAAP  generally accepted accounting principles
GAAS  generally accepted auditing standards
GASB  Governmental Accounting Standards Board
G-PP&E  general property, plant, and equipment
IAASB  International Auditing and Assurance Standards Board
IAESB  International Accounting Education Standards Board
IAS  International Accounting Standard
IASB  International Accounting Standards Board
ICFR  internal control over financial reporting
IES  International Education Standard
IESBA  International Ethics Standards Board for Accountants
IFAC  International Federation of Accountants
IFRIC  International Financial Reporting Interpretations Committee
IFRS  International Financial Reporting Standard
IIA  Institute of Internal Auditors
IIRC  International Integrated Reporting Council
IOSCO  International Organization of Securities Commissions
IPSASB  International Public Sector Accounting Standards Board
ISA  International Standard on Auditing
ISAE  International Standard on Assurance Engagements
IT  information technology
IVSC  International Valuation Standards Council
JOBS  Jumpstart Our Business Startups
LIBOR  London Interbank Offered Rate
NCUA  National Credit Union Administration
NFP  not-for-profit entity
NOL  net operating loss
OCA  Office of the Chief Accountant
OCC  Office of the Comptroller of the Currency
OCI  other comprehensive income
PCAOB  Public Company Accounting Oversight Board
PCC  Private Company Council
PIR  post-implementation review
QIB  qualified institutional buyer
RPG  recommended practice guideline
RSI  required supplementary information
SAG  Standing Advisory Group
SAS  Statement on Auditing Standards
SEC  Securities and Exchange Commission
SMEs  small and medium-sized entities
SOP  Statement of Position
TDR  troubled debt restructuring
TIS  Technical Inquiry Service
UTB  unrecognized tax benefit
XBRL  eXtensible Business Reporting Language
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