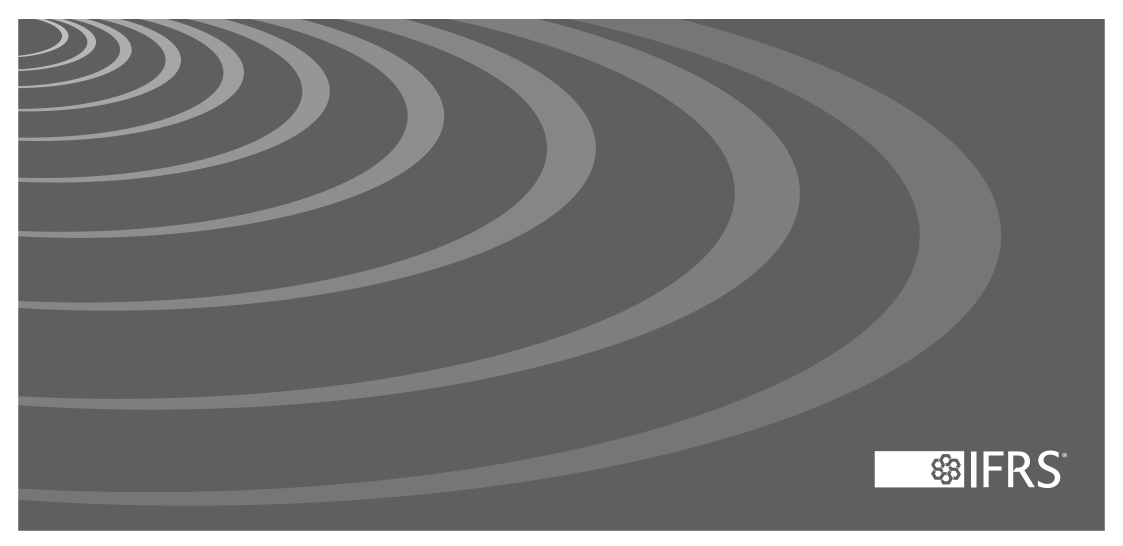
Conceptual Framework for Financial Reporting



Introduction

The International Accounting Standards Board (Board) issued the Conceptual Framework for Financial Reporting in 2018 (2018 Conceptual Framework). This version replaces the Conceptual Framework issued in 2010 (2010 Conceptual Framework).

The Board and the IFRS Interpretations Committee started using the 2018 *Conceptual Framework* immediately after it was issued.

To achieve transition for preparers who develop accounting policies by reference to the *Conceptual Framework*, the Board also issued *Amendments to References to the Conceptual Framework in IFRS Standards* in 2018. That document updates references to previous versions of the *Conceptual Framework* in IFRS Standards (Standards), their accompanying documents and IFRS practice statements.

Those updated references are effective for annual periods beginning on or after 1 January 2020.

Part 1 of this Feedback Statement summarises the feedback on the proposals that preceded the 2018 *Conceptual Framework* and the Board's response to that feedback. It focuses on the more significant matters that prompted the most feedback from stakeholders.

Part 2 of this Feedback Statement summarises the feedback on the proposals that preceded *Amendments to References to the Conceptual Framework in IFRS Standards* and the Board's response to that feedback.

Consultation and testing

The Board consulted extensively with the public while developing the 2018 Conceptual Framework and Amendments to References to the Conceptual Framework in IFRS Standards.

Publications

The Board published the following proposals over the course of the project:

- (a) a Discussion Paper A Review of the Conceptual Framework for Financial Reporting in 2013 (2013 Discussion Paper);
- (b) an Exposure Draft Conceptual Framework for Financial Reporting in 2015 (2015 Exposure Draft); and
- (c) an Exposure Draft Updating References to the Conceptual Framework in 2015.

The Board received 228 comment letters on the 2013 Discussion Paper, 233 comment letters on the 2015 Exposure Draft and 40 comment letters on the Exposure Draft Updating References to the Conceptual Framework. The Board considered this feedback in finalising the 2018 Conceptual Framework and Amendments to References to the Conceptual Framework in IFRS Standards.

Outreach

The Board conducted extensive outreach with stakeholders from various jurisdictions and various backgrounds, including investors and analysts, preparers of financial statements, regulators, standard-setters, professional accountancy bodies, accounting firms and academics. The Board held 230 meetings with stakeholders and considered their feedback in finalising the 2018 *Conceptual Framework*.

The Board also conducted outreach with preparers of financial statements and accounting firms to ensure it had a good understanding of whether and when in practice entities develop their accounting policies by reference to the *Conceptual Framework*. The Board used their feedback in finalising *Amendments to References to the Conceptual Framework in IFRS Standards*.

Consultative group

The Board used the Accounting Standard Advisory Forum (ASAF) as its consultative group for the Conceptual Framework project. ASAF is an advisory group to the Board. It comprises national accounting standard-setters and regional bodies with an interest in financial reporting. The Board discussed a wide range of topics with ASAF during the development of the 2018 *Conceptual Framework*.

Testing

The Board tested the proposed revised definitions of an asset and a liability and the guidance supporting those definitions. The aim of this test was:

- (a) to enable both the Board and stakeholders to assess implications of the proposals for future Standards; and
- (b) to assess whether the proposed definitions and supporting guidance would cause any problems.

Part of the testing included discussions and case studies at the World Standard-setters Conference in 2016.

Part 1—The 2018 Conceptual Framework

Project proposals	Feedback	The Board's response
Approach to the project		
In the 2011 Agenda Consultation stakeholders identified revision of the <i>Conceptual Framework</i> as a priority project for the Board. To achieve a timely revision, the 2013 Discussion Paper and the 2015 Exposure Draft proposed an approach that focused on updating, clarifying and filling in gaps in the 2010 <i>Conceptual Framework</i> instead of fundamentally reconsidering all of its aspects.	Many stakeholders supported the Board's decision to focus on updating, clarifying and filling in gaps in the 2010 <i>Conceptual Framework</i> instead of fundamentally reconsidering all of its aspects. Some stakeholders questioned this approach and thought the proposals were not sufficiently aspirational.	The Board confirmed its approach to focus on updating, clarifying and filling in gaps in the 2010 Conceptual Framework. The Board views the Conceptual Framework as a practical tool to help it develop Standards. Hence, the Conceptual Framework describes concepts and explains factors the Board needs to consider in applying those concepts.
Purpose of the Conceptual Framework		
The 2013 Discussion Paper proposed identifying the Board as the primary user of the <i>Conceptual Framework</i> .	Many stakeholders agreed with the proposals in the 2015 Exposure Draft.	The Board confirmed the purpose of the <i>Conceptual Framework</i> as proposed in the 2015 Exposure Draft. The Board concluded it was important to acknowledge the role of the <i>Conceptual Framework</i> for parties other than the Board.
However, the Board was persuaded by feedback to extend the proposed purpose of the <i>Conceptual Framework</i> in the 2015 Exposure Draft to be:	However, a few stakeholders continued to suggest that the primary purpose of the <i>Conceptual Framework</i> should be to help the Board when developing Standards.	
(a) to assist the Board to develop Standards that are based on consistent concepts;		
(b) to assist preparers to develop consistent accounting policies when no Standard specifically applies to a transaction or other event or when a Standard allows a choice of accounting policy; and		
(c) to assist all parties to understand and interpret Standards.		

Project proposals	Feedback	The Board's response
Status of the Conceptual Framework		
The Conceptual Framework is a set of concepts and accompanying guidance. It is not a Standard and does not override any Standard. The Board proposed that this should remain the case.	Some stakeholders supported these proposals. However, other stakeholders suggested that the <i>Conceptual Framework</i> should override the requirements of Standards, or that the Board should never be allowed to depart from	The Board confirmed the status as proposed. The Conceptual Framework's existing status, as not being a Standard and not overriding Standards, has worked well in practice.
The Board also proposed that it should be able to depart from aspects of the <i>Conceptual Framework</i> if it needs to do so to meet the objective of financial reporting. The Board envisaged that such a need would arise only in a limited number of cases.	aspects of the Conceptual Framework.	The Board also concluded that, in some circumstances, it might need to depart from aspects of the <i>Conceptual Framework</i> to meet the objective of financial reporting. It is helpful for the <i>Conceptual Framework</i> to acknowledge this, and to specify that such departures are appropriate only if needed to meet that objective.
		That need might arise because conceptual thinking or the economic environment may change, and new or revised Standards might need to reflect these changes. If the Board does depart from aspects of the <i>Conceptual Framework</i> when setting a Standard, it will explain the departure in the Basis for Conclusions on that Standard.

Project proposals

Feedback

The Board's response

Effects of the 2018 Conceptual Framework

New Standards and IFRS Interpretations

The Board proposed using the 2018 *Conceptual Framework* for standard-setting immediately after it is issued.

Existing Standards

The Board also proposed that changes in the *Conceptual Framework* would not automatically lead to changes in Standards. The Board proposed considering any potential changes to Standards arising from changes in the *Conceptual Framework* in the light of other priorities when developing its work plan.

Accounting policies developed by preparers

Preparers of financial statements can be directly affected by the changes if they use the *Conceptual Framework* to develop or select accounting policies when no Standard specifically applies to a transaction or other event. To achieve transition to the 2018 *Conceptual Framework* for such entities, the Board proposed amendments to Standards that update references to the previous versions of the *Conceptual Framework*. Feedback on these proposals is given in Part 2 of this document.

New Standards and IFRS Interpretations

Some stakeholders expressed concerns about the implications of the proposed changes to the *Conceptual Framework* for future Standards, in particular the proposed changes to the definitions of an asset and a liability, and encouraged the Board to conduct an effect analysis.

Some stakeholders also expressed a concern that the general approach in the 2015 Exposure Draft of using the fundamental qualitative characteristics of relevance and faithful representation as the basis for recognition, measurement and presentation decisions would not provide enough direction for the Board. They thought this approach was too abstract and subjective. These stakeholders suggested that the Board introduce more concrete and robust criteria to ensure it develops Standards with consistent requirements that result in useful information.

Existing Standards

Most stakeholders agreed that changes in the *Conceptual Framework* should not automatically lead to changes in Standards. However, some stakeholders were concerned about the possibility of Standards being inconsistent with the 2018 *Conceptual Framework*.

In response to the feedback, the Board performed an extensive analysis of the possible effects on future Standards of the proposed definitions of an asset and a liability, the concepts supporting those definitions and the recognition criteria. In addition, the Board tested for inconsistencies between the revised concepts and existing Standards.

The analysis indicated a few areas where further guidance would be helpful, and the Board considered these areas during its deliberations. The Board also concluded that more rigid criteria would not improve its ability to set Standards that result in useful information.

In addition, the analysis demonstrated that the requirements of existing Standards were often consistent with potential outcomes of applying the proposed definitions and supporting guidance.

The analysis identified an inconsistency between the Conceptual Framework and IAS 37 Provisions, Contingent Liabilities and Contingent Assets as interpreted by IFRIC 21 Levies. Applying IFRIC 21, liabilities for levies are identified only when all conditions for the payment of the levies are met. If the definition in the Conceptual Framework were applied, liabilities for levies might be identified before all those conditions have been met. However, the publication of the Conceptual Framework does not change the accounting requirements for levies—the Conceptual Framework does not override IAS 37 or IFRIC 21. Any decision to amend an existing Standard would require the Board to go through its due process.

Project proposals	Feedback	The Board's response
Primary users of general purpose financial reporting		
Throughout the project, the Board proposed that the <i>Conceptual Framework</i> should continue to define the primary users (users) of general purpose financial reporting (financial reporting) as the existing and potential investors, lenders and other creditors.	Although some stakeholders agreed with the proposal, some argued that the proposed primary user group is defined too narrowly and that it should be expanded to include, for example, employees, customers, suppliers, regulators and others. In contrast, others argued that the proposed primary user group is defined too broadly and that the Board should describe primary users as existing holders of equity claims against the entity.	 The Board confirmed the proposal. It concluded that: (a) existing and potential investors, lenders and other creditors have the most critical and immediate need for the information in financial reports and many cannot require the entity to provide the information to them directly. (b) the Conceptual Framework contributes to the stated mission of the IFRS Foundation to develop Standards that bring transparency, accountability and efficiency to financial markets around the world. Participants in financial markets include not only existing investors but also potential investors and existing and potential lenders and other creditors. (c) information that meets the needs of the specified
		primary users is likely to meet the needs of other users.
		(d) focusing on the common information needs of the primary users does not prevent a reporting entity from including additional information that is more useful to a particular subset of primary users.

Project proposals Feedback The Board's response Stewardship The Board removed the term 'stewardship' from the Many stakeholders disagreed with the Board's original In the 2018 Conceptual Framework the Board confirmed the Conceptual Framework in 2010 because of translation proposal not to reintroduce the term 'stewardship'. approach proposed in the 2015 Exposure Draft. Hence, the They argued for an explicit acknowledgement that the 2018 Conceptual Framework explicitly discusses information difficulties. Instead, it sought to describe the concept assessment of management's stewardship was part of the needed to assess management's stewardship as well as underlying the previous use of the term. information needed to help users assess the prospects objective of financial reporting. When the Board restarted its work on the Conceptual for future net cash inflows to the entity. Both types of Framework in 2012, it proposed that it would not reconsider Many stakeholders supported the proposed reintroduction information are needed to meet the objective of financial fundamentally the chapter on the objective of financial of the term 'stewardship' and the concept's greater reporting—that is to provide information that is useful for reporting, and thus the 2013 Discussion Paper did not prominence in the 2015 Exposure Draft. making resource allocation decisions. propose to reintroduce the term 'stewardship'. However, some stakeholders suggested that stewardship The Board also clarified that resource allocation decisions In response to feedback, in the 2015 Exposure Draft the should be an additional objective of financial reporting involve decisions about exercising rights to vote on, or instead of part of the objective of providing information Board proposed to reintroduce the term 'stewardship' with otherwise influence, management's actions that affect an explanation of how the term is used, and to give more that is useful for making decisions relating to providing the use of the entity's economic resources (as well as prominence to stewardship in describing the objective of resources to the entity (resource allocation decisions). decisions about buying, selling or holding equity and debt financial reporting. instruments and providing or settling loans and other

forms of credit).

Project proposals	Feedback	The Board's response
Business activities		
In both the 2013 Discussion Paper and the 2015 Exposure Draft, the Board explained that the nature of an entity's business activities can affect the relevance of some types of financial information and the Board may need to consider that factor when developing Standards. Specifically, in the 2015 Exposure Draft the Board proposed to include a discussion of business activities in each chapter of the <i>Conceptual Framework</i> where this concept plays a role.	Throughout the project, some stakeholders suggested that the <i>Conceptual Framework</i> should give more prominence to the notion of a business model and suggested the Board should define or provide additional guidance on the business model. Other stakeholders did not support including a discussion of business activities in the <i>Conceptual Framework</i> because they think considering the nature of an entity's business activities necessarily leads to subjectivity and impairs comparability of financial statements.	 The Board confirmed the approach proposed in the 2015 Exposure Draft. The Board concluded that: (a) the nature of an entity's business activities does not affect all areas of financial reporting in the same way and to the same extent, and concluded that it should not be included as an overarching concept. Instead, the 2018 Conceptual Framework discusses business activities separately for each affected area. (b) using the term 'business model' would be confusing, because organisations define the term in varied ways. The Board decided therefore, to use the term 'business activities' in the 2018 Conceptual Framework. (c) an entity's business activities are a matter of fact that in most cases can be determined objectively.

Project proposals	Feedback	The Board's response
Long-term investment		
Throughout the project, the Board expressed the view that a specific discussion of the following topics in the Conceptual Framework was unnecessary: (a) long-term investment by the reporting entity; and (b) the information needs of long-term investors in the reporting entity. The Board suggested that the concepts proposed for the Conceptual Framework will be sufficient to enable the Board to reach appropriate conclusions in setting Standards.	Many stakeholders broadly agreed that a specific discussion of these issues was not necessary. Some stakeholders suggested that the Board should identify long-term investment as a particular type of business activity and develop specific measurement and presentation and disclosure requirements for entities conducting that business activity. Some stakeholders also suggested that the Conceptual Framework should emphasise the information needs of long-term investors in a reporting entity, and that their information needs may differ from those of short-term investors.	 The Board concluded that the 2018 Conceptual Framework: (a) contains sufficient and appropriate discussion of recognition, measurement, presentation and disclosure to enable the Board to reach appropriate decisions on how a reporting entity should account for long-term investments; (b) should not refer explicitly to the business activity of long-term investment, because the Conceptual Framework does not refer to any other business activity and because adding such a reference would embed excessive and unnecessary detail in the Conceptual Framework; and (c) contains sufficient and appropriate discussion of primary users and their information needs, and of the objective of financial reporting, to address appropriately the needs of long-term investors. A presentation discussing the Conceptual Framework and long-term investment in more detail is available here: www.ifrs.org/about-us/the-public-interest/

Project proposals

Feedback

The Board's response

Measurement uncertainty and reliability

The 2010 Conceptual Framework used the term 'faithful representation' to refer to the qualitative characteristic that the previous framework called 'reliability'. It also included in the discussion of the other fundamental qualitative characteristic, relevance, a brief discussion of measurement uncertainty. The Board originally proposed not to reconsider fundamentally the chapter on the qualitative characteristics of useful financial information, and to retain the approach used in the 2010 Conceptual Framework.

The Board received feedback that the 2010 *Conceptual Framework* did not adequately discuss the role of measurement uncertainty in financial reporting. Hence, in the 2015 Exposure Draft the Board proposed to expand the discussion of the effect of measurement uncertainty on the relevance of financial information and the role of measurement uncertainty in decisions about recognition and measurement. This discussion included an explicit reference to a trade-off between the level of measurement uncertainty and other factors that make information relevant.

Many stakeholders agreed that faithful representation should continue to be identified as one of the two fundamental qualitative characteristics of useful financial information.

However, some stakeholders argued that the term 'reliability' should be reintroduced and expressed the following views:

- (a) 'reliability' is clearer and better understood.
- (b) faithful representation does not act as an effective filter when identifying the types of information to be included in financial statements, because it allows the recognition of items that cannot be measured reliably.
- (c) the framework before 2010 acknowledged a trade-off between the qualitative characteristics of relevance and reliability—more relevant information may lack reliability and more reliable information may lack relevance. This idea was lost when reliability was replaced with faithful representation.

Many stakeholders welcomed the expanded discussion on measurement uncertainty in the 2015 Exposure Draft. However, they observed that it was more intuitive to include measurement uncertainty as a factor affecting faithful representation, rather than as a factor affecting relevance. Doing so would also make it easier to explain the idea of a trade-off between the level of measurement uncertainty and other factors.

The Board observed that the term 'reliability' is used by some stakeholders in ways that differ from the description in the framework before 2010. Further, many of the concerns about the removal of the term 'reliability' related to measurement uncertainty. The Board therefore concluded it should continue to use the term 'faithful representation' to avoid confusion, but should clarify the role of measurement uncertainty.

The Board was persuaded by the view that measurement uncertainty is a factor that fits better in faithful representation than relevance. Accordingly, the 2018 *Conceptual Framework* explains that measurement uncertainty is one factor that can affect the possibility of providing a faithful representation, and that in some cases there could be a trade-off between relevance and faithful representation.

The *Conceptual Framework* gives as an example of such a trade off the situation where the level of measurement uncertainty involved in making an estimate may be so high that it may be questionable whether the estimate would provide a sufficiently faithful representation.

Project proposals Feedback The Board's response **Prudence** The framework before 2010 identified the exercise of Many stakeholders supported the proposals in the 2015 The Board confirmed the proposals in the 2015 Exposure Exposure Draft to reintroduce the term 'prudence'. Draft. The Board observed that the removal of the term 'prudence' as a factor that can make financial information useful. Prudence was described as the inclusion of a 'prudence' in the 2010 revisions had led to confusion Other stakeholders argued for the introduction of degree of caution in the exercise of the judgements needed and concluded that reintroducing the term with a clear an asymmetric form of prudence that requires more in making the estimates required under conditions of explanation would bring clarity. persuasive evidence to support the recognition of income uncertainty. However, the term was interpreted in different or assets than of expenses or liabilities, or the selection The Board did not incorporate an asymmetric form ways by users of that framework. The 2010 Conceptual of measurement bases that recognise losses at an earlier of prudence in the 2018 Conceptual Framework because Framework removed the term 'prudence' because the Board that notion could sometimes conflict with the need for stage than gains. feared that a reference to prudence would be understood in financial information to be relevant and provide a faithful a way that is inconsistent with neutrality. representation. However, the Board observed that not The Board proposed in the 2013 Discussion Paper not to all asymmetry is inconsistent with neutrality, and that Standards may contain asymmetric requirements if those reconsider fundamentally the chapter on the qualitative characteristics of useful information, and thus did not requirements result in useful information. propose to reintroduce the term. However, the Board was persuaded by those who argued that prudence, defined as the exercise of caution, can help achieve neutrality in selecting and applying accounting policies. Hence, in the 2015 Exposure Draft the Board proposed to reintroduce the term 'prudence', defined as the exercise of caution when making judgements under conditions of uncertainty.

In the 2013 Discussion Paper, the Board proposed revised definitions of an asset and a liability, which removed the notion of an expected flow from the definitions and moved the reference to future flows of economic benefits into the supporting definition of an economic resource. In the 2015 Exposure Draft, the Board proposed to refine the definitions of an asset and a liability as follows: (a) an asset is a present economic resource controlled by the entity as a result of past events; (b) an economic resource is a right that has the potential to produce economic benefits; and (c) a liability is a present obligation of the entity to transfer an economic resource as a result of past event.	Project proposals	Feedback	The Board's response
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	definitions of an asset and a liability, which removed the notion of an expected flow from the definitions and moved the reference to future flows of economic benefits into the supporting definition of an economic resource. In the 2015 Exposure Draft, the Board proposed to refine the definitions of an asset and a liability as follows: (a) an asset is a present economic resource controlled by the entity as a result of past events; (b) an economic resource is a right that has the potential to produce economic benefits; and (c) a liability is a present obligation of the entity to	an asset and a liability proposed in 2015 Exposure Draft. However, some stakeholders disagreed with the proposed definitions. The main concern of those who disagreed was the proposal to replace the notion of an expected flow in the existing definitions with the concept that an asset or liability 'has the potential to produce economic benefits'. Some stakeholders argued that the proposed definitions would considerably widen the range of items identified as	and a liability. Retaining a notion of an expected flow would exclude many items that are clearly assets and liabilities. The Board concluded that uncertainty about the flow of economic benefits is best dealt with in recognition criteria or measurement, instead of within the definitions of an asset and a liability. The Board does not expect the combined effect of the definitions and recognition criteria to either broaden or

Project proposals Feedback The Board's response **Present obligation** In the 2013 Discussion Paper the Board discussed three Many stakeholders expressed general agreement with The two criteria proposed—the 'no practical ability to avoid' approaches to identify a present obligation, each reflecting the proposed criteria for identifying a present obligation. criterion and the 'result of past events' criterion—continue Other stakeholders disagreed with the criteria. Those to be identified as necessary characteristics of a liability in a different criterion for the extent of an entity's ability to avoid a future transfer of economic benefits. stakeholders suggested various alternatives—some the 2018 Conceptual Framework. suggested criteria that would lead to a narrower To address stakeholders' concerns about difficulties in In the 2015 Exposure Draft, the Board proposed that an description of a present obligation, while others suggested interpreting the 'result of past events' criterion the Board entity has a present obligation to transfer an economic criteria that would lead to a broader description. refined and expanded the guidance proposed in the 2015 resource if both: Exposure Draft. Some stakeholders, including some who broadly agreed (a) the entity has no practical ability to avoid the transfer; with the proposed criteria, were concerned about To address stakeholders' other concerns about interpreting and difficulties in interpreting the criteria 'no practical ability the criteria, and about the possible implications of the (b) the obligation is a result of past events. to avoid' or 'result of past events', and about the possible criteria for future Standards, the Board developed case implications of the proposed criteria for future Standards. studies in which it applied the criteria to a range of They asked the Board to test the implications of the transactions. The types of transactions covered by the criteria and provide more guidance on their application. case studies included those about which stakeholders had specifically raised concerns. The case studies demonstrated how and why for many of those transactions the results of applying the proposed criteria could be the same as existing IFRS requirements. The Board discussed the case studies with participants at the World Standard-setters conference in 2016. As a result of this outreach, the Board concluded no further guidance was needed. Distinction between liabilities and equity The Board proposed not to make any changes to the Some stakeholders argued that the Board should address The Conceptual Framework retains a binary distinction definitions of a liability, or of equity, to address the the distinction between liabilities and equity in the between liabilities and equity. The Board decided not to Conceptual Framework project. Others expressed the classification of financial instruments with characteristics address in the 2018 Conceptual Framework the classification view that the Board should not make any changes to the of financial instruments with characteristics of both of both liabilities and equity. The Board also proposed not to include in the 2018 Conceptual Framework discussion on liability definition until it has completed its project on liabilities and equity, so as not to delay other much-needed presentation or disclosure about classes of equity claims, Financial Instruments with Characteristics of Equity. improvements to the Conceptual Framework. If necessary, measurement of equity claims, or the use of a statement of the Conceptual Framework will be updated as one possible changes in equity. outcome of the Board's project on Financial Instruments with Characteristics of Equity.

Feedback **Project proposals** The Board's response **Definition of income and expenses** Throughout the project, the Board proposed not to Many stakeholders supported the proposals. The Board confirmed the proposals, noting that no major change the definitions of income and expenses, except to problems have been identified with the definitions of However, some stakeholders disagreed with the proposals align them with the revised definitions of an asset and a income and expenses. and argued that they give undue primacy to the liability. In particular, the Board proposed to continue to statement of financial position over the statement(s) of To demonstrate its equal focus on the statements of define income and expenses in terms of changes in assets financial performance, and insufficiently acknowledge financial position and financial performance, the Board and liabilities. the importance of accounting for transactions in the included in the 2018 Conceptual Framework a statement This does not mean the Board focuses solely or primarily statement(s) of financial performance or of matching that information about income and expenses is just as on the statement of financial position. The Board and income and expenses. important as information about assets and liabilities. other standard-setters have found over many years that it The 2018 Conceptual Framework also reiterates in the is more effective, efficient and rigorous to define assets recognition criteria (Chapter 5) and in the guidance on and liabilities first and to define income and expenses measurement (Chapter 6) that it is important to consider the nature of the information in both the statement of financial as changes in assets and liabilities, instead of trying to define income and expenses first and then describe position and the statement(s) of financial performance. assets and liabilities as by-products of the recognition of The Board agrees that information about transactions is income and expenses. relevant to users of financial statements. Hence, much of financial reporting is currently based on transactions and will continue to be so. The Board also observed that the recognition of assets and liabilities will often result in the simultaneous recognition of income and expenses if income and expenses both arise from transactions that create assets and liabilities.

Project proposals The Board's response Feedback Recognition In the 2013 Discussion Paper, the Board proposed an Throughout the project stakeholders have expressed The Board confirmed the approach proposed in the 2015 overarching principle that an entity should recognise all different views on: Exposure Draft. its assets and liabilities, unless the Board decides when The Board concluded that setting more rigid recognition (a) whether there should be a presumption that all assets developing Standards that an entity need not, or should and liabilities should be recognised, with exceptions, criteria in the Conceptual Framework would not help not, recognise an asset or liability because recognition or an underlying assumption that assets and liabilities the Board set recognition requirements in individual would not provide sufficiently useful information to should be recognised only if they meet specified Standards. For example, the Board concluded the justify the cost (the cost constraint). criteria; and Conceptual Framework should not include a probability In the 2015 Exposure Draft, the Board proposed threshold for recognition. Instead, low probability of a (b) the extent to which recognition requirements should recognition criteria based on the qualitative flow of economic benefits is noted as an indicator that in be principle-based, requiring the Board to exercise particular cases recognition of an asset or liability may not characteristics of useful financial information, that significant judgement when developing Standards, is, relevance and faithful representation, and the cost provide relevant information. or more concrete and robust, thereby imposing more constraint. The 2018 Conceptual Framework also explains that cost restrictions on future Board decisions. constrains recognition decisions just as it constrains other financial reporting decisions.

Project proposals	Feedback	The Board's response
Derecognition		
In the 2013 Discussion Paper, the Board proposed that an entity should derecognise an asset or liability when it no longer meets the recognition criteria. In the 2015 Exposure Draft, the Board proposed that decisions about whether to derecognise an asset or liability should aim to result in a faithful representation of both: (a) the assets and liabilities retained by the entity; and (b) the changes in the entity's assets and liabilities.	Throughout the project, some stakeholders expressed a preference for either a control approach or a risks-and-rewards approach to derecognition. Other stakeholders agreed with the proposed guidance in the 2015 Exposure Draft.	The Board confirmed the proposed guidance in the 2015 Exposure Draft. In the Board's view, the control approach focuses more on the assets and liabilities retained after the transaction or other event and the risks-and-rewards approach focuses more on the changes in the assets and liabilities. The Board thought a focus on both was valid. Accordingly, the 2018 Conceptual Framework does not specify the use of the control approach or the risks-and-rewards approach. It explains how to approach decisions about derecognition in the minority of cases when it is difficult to achieve a faithful representation of both the assets and liabilities, and the changes in them.
Measurement		
Throughout the project the Board indicated that identifying which measurement bases would provide useful information and considering the cost constraint is likely to result in the selection of different measurement bases for different assets, liabilities, income and expenses (a mixed measurement model). In the 2013 Discussion Paper, the Board included detailed discussion about measurement, which some stakeholders thought was too detailed for the <i>Conceptual Framework</i> . In the 2015 Exposure Draft, the Board focused on: (a) measurement bases, the information that they provide and their advantages and disadvantages; and (b) the factors to consider when selecting a measurement basis.	Nearly all who commented on this topic agreed that a mixed measurement model would provide the most useful information. Throughout the project, some stakeholders suggested that the proposed guidance would be insufficient, and the Board should either delay issuing a revised <i>Conceptual Framework</i> or issue a revised <i>Conceptual Framework</i> without a measurement chapter whilst developing further guidance. However, many stakeholders agreed with the overall approach to measurement in the 2015 Exposure Draft, although some stakeholders expressed concerns about specific aspects of the proposals.	The lack of guidance on measurement was a serious gap in the previous <i>Conceptual Framework</i> . Accordingly, the Board rejected the suggestions to delay issuing a revised <i>Conceptual Framework</i> or to issue a revised <i>Conceptual Framework</i> without a measurement chapter. The 2018 <i>Conceptual Framework</i> discusses measurement bases and factors that will help the Board to develop measurement requirements in Standards. It does not specify definitively when a particular measurement basis would be appropriate.

Project proposals Feedback The Board's response Profit or loss and other comprehensive income In the 2013 Discussion Paper, the Board included a Throughout the project, some stakeholders stated that The Board confirmed the approach in the 2015 Exposure discussion of the classification of income and expenses in the proposals were insufficient and would not provide Draft. profit or loss or other comprehensive income. the Board with a clear basis for making standard-setting The Board concluded on the basis of this project and its decisions. They asked the Board to perform further work In response to feedback the Board refined the discussion extensive previous work that it is not possible to produce a on reporting financial performance. Some stakeholders and proposed in the 2015 Exposure Draft: robust conceptual definition of profit or loss. asked the Board to define profit or loss. (a) a description of the statement of profit or loss as The Board also concluded guidance on the use of other A few stakeholders provided suggestions for how to the primary source of information about an entity's comprehensive income is urgently needed, and should develop a definition of profit or loss, or for distinguishing financial performance for the period; and not be delayed for further work. Accordingly, the income or expenses to be included in the statement of 2018 Conceptual Framework includes a principle that all (b) a presumption that all income and expenses would profit or loss from income or expenses to be included in income and expenses are included in the statement of be included in the statement of profit or loss unless other comprehensive income. However, no consensus on a profit or loss. However, in exceptional circumstances the specified conditions are met, in which case the Board viable approach emerged. Board may require or permit income and expenses to be could decide income and expenses would be included excluded from the statement of profit or loss and included Some stakeholders broadly supported the proposals in the in other comprehensive income. 2015 Exposure Draft. instead in other comprehensive income. The Board The Board did not propose to define profit or loss. may make such a decision if doing so would result in the statement of profit or loss providing more relevant information or providing a more faithful representation of an entity's financial performance for the period.

Project proposals	Feedback	The Board's response
Recycling		
The 2013 Discussion Paper suggested requiring or permitting at least some income or expenses included in other comprehensive income to be reclassified subsequently ('recycled') into the statement of profit or loss. The 2015 Exposure Draft proposed a rebuttable presumption that income and expenses included in other comprehensive income would subsequently be recycled to profit or loss.	Some stakeholders supported the proposal in the 2015 Exposure Draft. Some stakeholders argued that all income and expenses included in other comprehensive income should be recycled. Others argued that income and expenses included in other comprehensive income should never be recycled.	In response to feedback the 2018 Conceptual Framework includes a principle that income and expenses included in other comprehensive income are recycled in the period when doing so results in the statement of profit or loss providing more relevant information, or providing a more faithful representation of the entity's financial performance for that period. However, the Board may decide to prohibit recycling, or not to require it, if, for example, it is not possible to identify any period when reclassifying income and expenses into the statement of profit or loss would result in the statement of profit or loss providing more relevant information, or providing a more faithful representation of the entity's financial performance.
Capital maintenance		
The Board proposed to retain the existing discussion of capital and capital maintenance in the 2010 Conceptual Framework.	Most stakeholders did not comment on the discussion of capital and capital maintenance. Most of those who commented suggested that the existing discussion of capital and capital maintenance was not satisfactory. However, they expressed diverse views on whether and how the discussion should be improved.	The 2018 Conceptual Framework explains that the discussion of capital and capital maintenance has been carried forward unchanged from the 2010 Conceptual Framework. The Board may decide to revisit the discussion of capital and capital maintenance in the future if it considers such a revision necessary.

Part 2—Amendments to References to the Conceptual Framework in IFRS Standards

Project proposals

Preparers of financial statements can be affected by the changes to the *Conceptual Framework* if they use it to develop or select accounting policies when no Standard specifically applies to a transaction or other event. To achieve transition to the 2018 *Conceptual Framework* for such entities, the Board proposed amendments to Standards that update references to previous versions of the *Conceptual Framework*.

Feedback

Most stakeholders supported the proposal to replace references to previous versions of the *Conceptual Framework* in principle.

However, some stakeholders expressed concerns about potential unintended consequences of the proposals relating to paragraph 11 of IFRS 3 Business Combinations and paragraph 11 of IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors.

The Board's response

In response to feedback, the Board updated references to previous versions of the *Conceptual Framework* in Standards apart from the reference to a previous version of the *Conceptual Framework* in paragraph 11 of IFRS 3. The Board decided to retain this reference and undertake an analysis of the possible consequences of replacing the reference. Once that analysis is complete, the Board intends to amend IFRS 3 in a way that avoids unintended consequences.

The Board also decided that although the reference to the previous version of the *Conceptual Framework* will be replaced in paragraph 11 of IAS 8, the replacement will not apply to accounting policies for regulatory account balances. This avoids entities revising those accounting policies twice within a short period: once for the revised *Conceptual Framework* and again when a revised Standard on rate-regulated activities is issued.

The Board concluded that the other proposed amendments would not have a significant effect. However, in order to keep disruption for preparers and users to a minimum, the Board decided not to require retrospective application of an amendment if it would be impracticable or if doing so would require undue cost or effort.

Important information

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Other relevant documents

Conceptual Framework for Financial Reporting—describes the objective of, and the concepts for, general purpose financial reporting.

Basis for Conclusions on the Conceptual Framework for Financial Reporting—summarises the Board's considerations in developing the Conceptual Framework.

Amendments to References to the Conceptual Framework in IFRS Standards—sets out amendments to Standards, their accompanying documents and IFRS practice statements.

Project Summary—provides an overview of the 2018 Conceptual Framework.

Notes

Notes



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