

DRAFT ENDORSEMENT CRITERIA ASSESSMENT: AMENDMENTS TO IFRS 4 – EXTENSION OF THE TEMPORARY EXEMPTION FROM APPLYING IFRS 9

Issued 10 November 2020

ICAEW welcomes the opportunity to comment on the UK Endorsement Board's Draft Endorsement Criteria Assessment: Amendments to IFRS 4 – Extension of the Temporary Exemption from Applying IFRS 9.

ICAEW supports the UK endorsement of the IASB's amendment to IFRS 4 – Extension of the Temporary Exemption from Applying IFRS 9.

This response of 10 November 2020 has been prepared by the ICAEW Financial Reporting Faculty. Recognised internationally as a leading authority on financial reporting, the faculty, through its Financial Reporting Committee, is responsible for formulating ICAEW policy on financial reporting issues and makes submissions to standard setters and other external bodies on behalf of ICAEW. The faculty provides an extensive range of services to its members including providing practical assistance with common financial reporting problems.

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KEY POINTS

- 1. ICAEW welcomes the opportunity to comment on the UK Endorsement Board's Draft endorsement criteria assessment: Amendments to IFRS 4 Extension of the Temporary Exemption from Applying IFRS 9. This response of 10 November 2020, reproduced in the appendix below, has been prepared on behalf of ICAEW by the Financial Reporting Faculty.
- 2. ICAEW supports the UK endorsement of the IASB's amendment to to IFRS 4 Extension of the Temporary Exemption from Applying IFRS 9.

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INVITATION TO COMMENT:

DRAFT ENDORSEMENT CRITERIA ASSESSMENT: AMENDMENTS TO IFRS 4 – EXTENSION OF THE TEMPORARY EXEMPTION FROM APPLYING IFRS 9

Deadline for completion of this Invitation to Comment: Close of business 10 November 2020.

Please submit to: UKEndorsementBoard@frc.org.uk

Introduction

The objective of this Invitation to Comment is to obtain input from stakeholders on the endorsement and adoption of the IASB's *Amendments to IFRS 4 – Extension of the Temporary Exemption from Applying IFRS 9* (the Amendments) in the UK.

Interaction with EU endorsement and adoption process

The UK leaves the EU at the end of the Transition Period on 31 December 2020.

Until the end of the Transition Period, the European Commission will continue to endorse IFRS for use in the UK.

If the EU endorses the Amendments before the end of the Transition Period, UK companies will be able to apply them as they will automatically form part of the body of IFRS adopted for use in the UK at the end of the Transition Period.

If the EU does not endorse the Amendments before the end of the Transition Period, UK companies wishing to apply the Amendments from 1 January 2021 onwards will be reliant on UK-adoption of the Amendments. Due to the uncertainty in timing of EU adoption of the Amendments, work is being undertaken to ensure the UK is ready to undertake adoption, in January 2021, if necessary.

UK endorsement and adoption process

At the end of the Transition Period, UK-adopted international accounting standards will consist of all international accounting standards already adopted in the EU. New and amended standards, not already adopted in the EU, will be considered for endorsement and adoption in the UK. The Secretary of State for the Department for Business, Energy and Industrial Strategy will undertake this function from the end of the Transition Period until the endorsement and adoption functions are delegated to the UK Endorsement Board (EB). This delegation is currently expected to occur during 2021.

The requirements for UK endorsement and adoption are set out in the Statutory Instrument 2019/685¹.

The Endorsement Board is currently being established and will be responsible for endorsing and adopting IFRS for use in the UK after the end of the Transition Period and once these functions have been delegated to it by the Secretary of State. The Endorsement Board will also be responsible for influencing the future direction of IFRS.²

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The International Accounting Standards and European Public Limited-Liability Company (Amendment etc.) (EU Exit) Regulations 2019: https://www.legislation.gov.uk/uksi/2019/685/made

For more information on the UK Endorsement Board, please see https://www.gov.uk/government/groups/uk-endorsement-board-ukeb#contents

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During the establishment of the Endorsement Board, the staff are undertaking endorsement activities with the support of Financial Reporting Council (FRC) infrastructure and resource.³

The information collected from this Invitation to Comment is intended to help with the endorsement assessment. This will form part of the work necessary for potential UK endorsement and adoption of the Amendments.

Who should respond to this Invitation to Comment?

Stakeholders with an interest in the quality of accounts that apply IFRS.

We estimate it will take no more than 10 minutes to complete.

Privacy and other policies

The data collected through submitting this Invitation to Comment will be stored and processed by the FRC/EB. By submitting this Invitation to Comment, you consent to the FRC/EB processing your data for the purposes of endorsing and adopting the IASB's Amendments for use in the UK. For further information, please see our Privacy Statements and Notices⁴ and other Policies (e.g. Consultation Responses Policy, Data Protection Policy and Freedom of Information Policy)⁵.

The FRC's policy is to publish on its website all responses to formal consultations issued by the FRC unless the respondent explicitly requests otherwise. A standard confidentiality statement in an e-mail message will not be regarded as a request for non-disclosure. The FRC does not edit personal information (such as telephone numbers or postal or e-mail addresses) from submissions; therefore, only information that you wish to be published should be submitted.

Part A: Your details

Your details:

Nama

Organisation

Salah Dunii						
Email address	sarah.dunn@icaew.com					
2. Are you responding on behalf of an organisation or in an individual capacity?						
Organisation						
As an individual						
(a) If you	a responding on behalf of an organisation, please name the organisation					

Institute of Chartered Accountants in England and Wales (ICAEW)

3. Is your organisation (please select the appropriate box):

Sarah Dunn

UK listed company applying IFRS	
AIM company applying IFRS	
Unlisted company applying IFRS	
Company that does not apply IFRS	
Investor organisation	
Accounting firm	
Membership organisation	

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For more information on the Endorsement Board's interaction with the FRC, please see https://www.frc.org.uk/endorsement-of-ias

These can be accessed here: https://www.frc.org.uk/about-the-frc/procedures-and-policies/privacy-the-frc

These policies can be accessed here: https://www.frc.org.uk/about-the-frc/frc-operational-policies

Other N/A							
	(a) If other, pl	lease comment					
	Click or tap here						
Part	B: Assessment	against technical	criteria				
Our	initial assessmen	t concludes that:					
•	the Amendments meet the criteria of relevance, reliability, comparability and understandability required of the financial information needed for making economic decisions and assessing the stewardship of management, as required by SI 2019/685 (see Regulation 7(1)(c)); and						
•		lidated accounts mu			nciple that an entity's uired by SI 2019/685 (see		
Our	assessment is se	et out in the following	g sections:				
Sect	tion 3: tion 4: tion 5:	Rationale for the Al Assessment agains True and fair view					
4.	Do you agree w	rith this assessment	? (please	select one option)			
	Yes	\bowtie		No			
5.	Please include a	any comments you	may have	in response to question	n 4:		
Cli	ck or tap here to e	•		· · ·			
	,						
Part	: C: Assessment	against UK long to	erm publi	c good			
Our	initial assessmen	t concludes that the	Amendm	ents:			
•	will improve fina	ancial reporting whe	n compare	ed to the unamended re	quirements of IFRS 4;		
•	will lead to bene	efits that exceed the	costs; and	d			
•	are not likely to growth.	have an adverse	effect on t	he economy of the UK	C, including on economic		
in th		that the Amendmen by SI 2019/685 (see UK long term public	e Regulati	ly to be conducive to th on 7(1)(b)).	e long term public good		
in th	e UK as required Section 6:	by SI 2019/685 (see	e Regulati c good	on 7(1)(b)).	e long term public good		

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Please include any comments you may have in response to question 6:

7.

Thank you for completing this Invitation to Comment

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