FASB Issues Invitation to Comment

Posted by Terri Eyden on Aug 2 2012

One July 31, 2012, the Financial Accounting Standards Board (FASB) issued an Invitation to Comment on a staff paper that outlines an approach for deciding whether and when to modify US Generally Accepted Accounting Principles (GAAP) for private companies. The paper, *Private Company Decision-Making Framework: A Framework for Evaluating Financial Accounting and Reporting Guidance for Private Companies*, contains initial FASB staff recommendations for criteria to determine whether and in what circumstances it is appropriate to adjust financial reporting requirements for private companies following US GAAP. Stakeholders are asked to provide input on the document by October 31, 2012.

The decision-making framework would help the FASB and the newly created Private Company Council (PCC) identify the unique needs of users of private company financial statements as well as opportunities to reduce the complexity and cost of preparing private company financial statements in accordance with US GAAP.

Many private companies issue financial statements in accordance with US GAAP for the benefit of their investors and lenders. The FASB is the private sector, independent organization that sets US GAAP standards used by private companies, public companies, and not-for-profit organizations.

Before it is implemented, the proposed decision-making framework must be agreed on jointly by the FASB and the PCC. The PCC is a new body created by the Financial Accounting Foundation (FAF) to identify issues in US GAAP related to private companies and advise the FASB on ongoing private company issues. Working with the FASB, and guided by the framework, the PCC will determine whether exceptions or modifications to existing nongovernmental US GAAP are necessary to address the needs of users of private company financial statements. The PCC then will identify, deliberate, and vote on any proposed changes, which will be subject to endorsement by the FASB and submitted for public comment before being incorporated into GAAP.

**Statement from FASB Chair**

The development of a sound decision-making framework is essential to our ongoing efforts to address the unique needs of private company stakeholders while maintaining the high quality of US GAAP.

We anticipate that the guidance designed to identify cost-effective alternatives for private companies also will benefit some of the FASB's public and not-for-profit standard-setting activities.
The recommendations contained in the Invitation to Comment reflect what stakeholders told the FASB staff about their experiences using, preparing, auditing, reviewing, and compiling private company financial statements. Individuals and organizations are asked to provide comments on six significant factors the staff identified that differentiate the financial reporting considerations of private companies, specifically:

1. Types and number of financial statement users
2. Access to management
3. Investment strategies
4. Ownership and capital structures
5. Accounting resources
6. Learning about new financial reporting guidance

The Invitation to Comment also seeks stakeholder feedback on five areas where financial accounting and reporting guidance might differ for private and public companies:

1. Recognition and measurement
2. Disclosures
3. Display (presentation)
4. Effective dates
5. Transition methods

The FASB has chosen not to deliberate the topics in the Invitation to Comment until stakeholders have provided input on the staff's preliminary recommendations, and the chairman and all members of the PCC have been appointed. At that time, the FASB and the PCC will jointly reach tentative conclusions about the criteria to be included in the framework.
Invitation to Comment

Issued: July 31, 2012
Comments Due: October 31, 2012

Private Company Decision-Making Framework

A Framework for Evaluating Financial Accounting and Reporting Guidance for Private Companies

This Invitation to Comment is issued for public comment as a step preceding the development of a final framework for use by the Financial Accounting Standards Board (FASB) and the Private Company Council (PCC).

Written comments should be addressed to:

Technical Director
File Reference No. 2012-230

Financial Accounting Standards Board
of the Financial Accounting Foundation
Notice to Recipients of This Invitation to Comment

The Board invites individuals and organizations to send written comments on all matters in this Invitation to Comment or to send comments using the electronic feedback form available on the FASB website at Exposure Documents Open for Comment. Responses from those wishing to comment on the Invitation to Comment must be received by October 31, 2012. Interested parties should submit their written comments by email to director@fasb.org, File Reference No. 2012-230. Those without email should send their comments to “Technical Director, File Reference No. 2012-230, FASB, 401 Merritt 7, PO Box 5116, Norwalk, CT 06856-5116.” Do not send responses by fax.

All comments received constitute part of the FASB’s public file. The FASB will make all comments publicly available by posting them to the online public reference room portion of its website.

An electronic copy of this Invitation to Comment is available on the FASB’s website.
Invitation to Comment

Issued: July 31, 2012
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Private Company Decision-Making Framework

A Framework for Evaluating Financial Accounting and Reporting Guidance for Private Companies

Financial Accounting Standards Board
of the Financial Accounting Foundation
401 MERRITT 7, PO BOX 5116, NORWALK, CONNECTICUT 06856-5116
Invitation to Comment

Private Company Decision-Making Framework

A Framework for Evaluating Financial Accounting and Reporting Guidance for Private Companies

July 2012

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The Purpose of This Invitation to Comment

1. This Invitation to Comment, which was authored by the FASB staff in consultation with members of the Board, invites stakeholders to comment about the draft private company (nonpublic business entity) decision-making framework. The purpose of this Invitation to Comment is to gather input from interested stakeholders about the appropriateness, completeness, and cost effectiveness of the draft framework. The preliminary recommendations included in this Invitation to Comment reflect what a significant number of stakeholders representing diverse backgrounds told the FASB staff about their experiences using, preparing, auditing, reviewing, and compiling private company financial statements and their perspectives about the factors that differentiate the financial reporting considerations of private companies and public companies. The Board has not yet deliberated the topics in this Invitation to Comment or reached tentative conclusions about the draft private company decision-making framework because it wishes to solicit input from stakeholders about the staff's preliminary recommendations before the Board and the Private Company Council (PCC) (see paragraph 10) begin to reach tentative conclusions about the criteria to be included in the framework. To reflect the important role of the PCC in standard setting for private companies, the preliminary staff recommendations in this Invitation to Comment refer to how the Board and the PCC should apply the framework.

2. The ultimate objective of the project that this Invitation to Comment is a part of is to develop a decision-making framework for the FASB and the PCC to use in determining whether and in what circumstances to adjust recognition, measurement, disclosure, display (presentation), effective date, or transition requirements for private companies reporting under U.S. generally accepted accounting principles (GAAP). The staff assessment that underlies this Invitation to Comment is an important input to the development of that decision-making framework.

3. The framework is not intended to be an entirely new conceptual framework that would lead to a basis for preparing financial statements of private companies that is fundamentally different from the basis for preparing financial statements of public companies. Rather, development of a decision-making framework for private company financial statements is intended to identify differential information needs of users of public company financial statements and users of private company financial statements and to identify opportunities to reduce the complexity and costs of preparing financial statements in accordance with U.S. GAAP.

4. This initial draft of the framework is a part of the FASB’s ongoing commitment to better serve the needs of both users and preparers of private company financial statements without sacrificing the quality of reported information and the fundamental level of comparability that are the touchstones
of the U.S. financial accounting and reporting system and U.S. capital markets. The development of a decision-making framework was one of the most important recommendations included in the Blue-Ribbon Panel on Standard Setting for Private Companies' Report to the Board of Trustees of the Financial Accounting Foundation, which was issued in January 2011. It is expected that the Board and the PCC's identification of cost-effective alternatives for private companies also may benefit some of the FASB's public company and not-for-profit organization standard-setting activities.

5. In a separate but concurrent project about the definition of a nonpublic entity, the Board is deliberating which types of companies would be included in the scope of the private company decision-making framework. The Board's tentative decisions reached to date about the types of entities in the scope of the framework are included in Appendix B of this Invitation to Comment. However, the Board expects that not all types of entities that would be included in the scope of the framework would be eligible to apply every exception and modification provided by the Board and the PCC, for example, the specialized accounting practices followed by entities in certain industries. The Board plans to expose the proposed definition of a nonpublic entity for public comment and discuss the stakeholder input received with the PCC before finalizing its decisions.

Questions for Respondents

6. Individuals and organizations are invited to provide comments on any of the preliminary staff recommendations included in this Invitation to Comment. Additionally, the Board invites interested stakeholders to comment on some or all of the questions below concerning some of the staff recommendations in this Invitation to Comment. Comments are requested from both those who agree with the staff recommendations and those who do not agree. Comments are most helpful if they identify and clearly explain the question and the issue. Those who disagree with a staff recommendation are asked to describe their suggested alternative(s), supported by specific reasoning.

**Question 1:** Please describe the individual or organization responding to this Invitation to Comment.

a. Please indicate whether you are a financial statement preparer, user, or public accountant, or if you are a different type of stakeholder, please specify. Please indicate if you are both a preparer and a user of financial statements.

b. If you are a preparer of financial statements, please indicate whether your entity is privately held or publicly held and describe your business and its size. If applicable, describe any relevant prior experience in preparing financial statements for private companies or public companies.
c. If you are a user of financial statements, please indicate in what capacity (for example, investor or lender) and whether you primarily use financial statements of private companies or both private companies and public companies.

d. If you are a public accountant, please describe the size of your firm (in terms of number of partners or other relevant metric) and indicate whether your practice focuses primarily on private companies or both private companies and public companies.

**Question 2:** Has the staff identified and focused on the appropriate differential factors between private companies and public companies (see paragraphs DF1–DF13)? If it has not, please explain why and include additional factors, if any, that you believe should be considered along with their potential implications to private company financial reporting.

**Question 3:** Overall, do the staff recommendations result in a framework that would lead to decisions that provide relevant information to users of private company financial statements in a more cost-effective manner? If they do not, what improvements can be made to achieve those objectives?

**Question 4:** Do you agree that private companies that apply industry-specific accounting guidance generally should follow the same industry-specific guidance that public companies are required to follow because of the presumption that guidance is relevant to financial statement users of both public companies and private companies operating in those industries? If not, why?

**Question 5:** Do the different areas of the framework appropriately describe and consider the primary information needs of users of private company financial statements and the ability of those users to access management, and does the disclosure area of the framework appropriately describe the red-flag approach often used by users when reviewing private company financial statements (see paragraphs BR43 and BR44)? If not, why?

**Question 6:** Has the staff identified the appropriate questions for the Board and the PCC to consider in the recognition and measurement area of the framework (see paragraphs 1.5 and 1.6)? If it has not, why, and what additional factors should be considered?

**Question 7:** Has the staff identified the appropriate areas of disclosure focus by private company financial statement users for the Board and the PCC to consider (see paragraph 2.8)? If it has not, why, and what additional areas of disclosure focus should be considered?

**Question 8:** Do you agree that, generally, private companies should apply the same display guidance as public companies? If not, why?

**Question 9:** Do you agree that, generally, private companies should be provided a one-year deferral beyond the first annual period required for public companies to adopt new guidance? If private companies are provided a deferred effective
date, do you agree that a private company should have the option to adopt the amendments before the deferred effective date for private companies but no earlier than the required or permitted date for public companies? If not, why?

**Question 10:** Do you agree with the staff recommendation that some circumstances may warrant consideration of different transition methods for private companies? If not, why? If yes, has the staff identified the appropriate considerations for the Board and the PCC to evaluate? If not, what additional factors should be considered?

**Question 11:** Do you agree with the basis for the Board’s tentative decisions reached to date about which types of companies should be included in the scope of the framework (see paragraphs B8–B23 in Appendix B)? If not, why?

**Question 12:** Are there other types of entities that you believe the Board should specifically consider when determining which types of companies should be included in the scope of the framework (see paragraphs B6 and B7 in Appendix B)? If yes, please explain.

**Question 13:** The staff acknowledges the importance of the decision to be reached by the Board and the PCC on whether to require a private company that elects to apply any difference in recognition or measurement guidance provided under the framework to apply all existing and future differences in recognition and measurement guidance. Below, the staff has included some initial observations raised by a limited number of stakeholders about this topic. The staff is seeking to obtain broader input to help inform the Board and the PCC as they further assess the implications of this decision.

Some users of private company financial statements stated that they prefer an *all or nothing* approach of applying recognition and measurement differences to achieve consistency within a private company’s financial statements and promote comparability among the financial statements of private companies that choose to apply all exceptions and modifications provided under the framework. Those users indicated that such an approach would reduce the confusion that they may experience if private companies are allowed to select which differences they wish to apply. The users acknowledged that the extent of that confusion will depend on the number of recognition and measurement differences that are ultimately permitted and the nature of those differences. However, most of the users stated that they do not object to allowing private companies the option of applying some, none, or all of the permitted differences in disclosure, display, effective date, and transition method guidance.

Most preparers of private company financial statements acknowledged the concerns of some users, but stated that preparers should be allowed an option to select the differences provided under the framework that they wish to apply. Those preparers pointed to the possibility that not every permitted difference in recognition and measurement guidance may provide the most relevant information to users of their financial statements or for the companies operating
in their industry. Some preparers also shared concerns about being required to make an initial commitment to apply all future differences permitted under the framework without knowing the nature or volume of the recognition and measurement differences that the Board and the PCC may ultimately provide.

a. Do you think that a private company that elects to apply any difference in recognition or measurement guidance should be required to apply all existing and future differences in recognition and measurement guidance? Please explain your response, including how you separately considered the benefits to preparers of private company financial statements and the effect on users of private company financial statements.

b. Do you think that a private company should have the option to choose which differences it applies in all other areas of the framework (disclosure, display, effective date, and transition method)? Please explain your response to the extent that you considered the benefits to preparers and the effect on users differently than you described in your response to Question 13(a).

Results and Background of Staff Assessment

7. In July 2011, the FASB staff completed an assessment of (a) how and why the needs of users of private company financial statements may differ from the needs of users of public company financial statements and (b) how the cost-benefit considerations of financial reporting may vary between private companies and public companies. In its assessment, the staff identified the following six significant factors that differentiate the financial reporting considerations of private companies and public companies:

   I. Types and number of financial statement users
   II. Access to management
   III. Investment strategies
   IV. Ownership and capital structures
   V. Accounting resources
   VI. Learning about new financial reporting guidance.

Paragraphs DF1–DF13 explain these factors and the implications that they may have for private company financial reporting.

8. The assessment summarizes what the staff has learned from input from a variety of private company stakeholders over the past few years and from its research and papers published on the topic of private company financial reporting. The staff's sources include input from FASB advisory groups, including the Private Company Financial Reporting Committee and the Small Business Advisory Committee, comments from those that participated in the FASB's general and project-specific roundtables held specifically for nonpublic entity stakeholders, comment letter responses, targeted discussions with various
individuals and organizations, and comments by members of the Blue-Ribbon Panel on Standard Setting for Private Companies. The staff also considered a number of reports and publications prepared by accounting firms and organizations such as the American Institute of Certified Public Accountants and Financial Executives International.

9. As part of this process, the FASB formed a 10-member working group, the Private Company Resource Group, to advise the staff in developing the decision-making framework. The Private Company Resource Group, which includes users, preparers, and auditors of private company financial statements, along with an academic representative and the chairman of the Private Company Financial Reporting Committee, met as a group three times during 2011, and individual members of the committee spoke with the FASB staff several times during 2011 and 2012.

10. In October 2011, the Financial Accounting Foundation (FAF) issued a request for comment on its Plan to Establish the Private Company Standards Improvement Council. Under that proposal, one of the responsibilities of the council would be to develop, jointly with the FASB, criteria for determining whether and in what circumstances exceptions or modifications to U.S. GAAP are warranted for private companies. In May 2012, the FAF Board of Trustees issued a final report, Establishment of the Private Company Council. The PCC was created to improve the standard-setting process for private companies. The FAF expects that the PCC will begin its operations by the end of 2012. The PCC will work jointly with the FASB to mutually agree on the criteria to be included in the framework for determining whether and in what circumstances there should be differences in U.S. GAAP for private companies. Using the framework, the PCC will develop, deliberate, and formally vote on proposed exceptions or modifications to U.S. GAAP. If endorsed by the FASB, the proposed exceptions or modifications will be exposed for public comment. At the conclusion of the public comment process, the PCC will redeliberate the proposed exceptions or modifications and then submit them to the FASB for a final decision on endorsement.

11. In the absence of a completed decision-making framework, the Board has taken into account the differential factors in the staff’s assessment and will continue to do so in deliberating about whether to allow practical expedients, exceptions, modifications, or effective date deferrals for private companies in particular standards.

12. The draft private company decision-making framework discusses the following five areas in which financial accounting and reporting guidance might differ for private companies and public companies:

   a. Recognition and measurement
   b. Disclosures
   c. Display (presentation)
d. Effective date

e. Transition method.

13. Following paragraphs DF1–DF13, this Invitation to Comment describes each of the areas listed above. Those descriptions focus on the criteria to be used in each area to evaluate whether to permit different guidance for private companies and public companies. Some of the areas discussed also contain an illustrative flowchart. After the discussion of the preliminary staff recommendations, Appendix A explains the basis for the preliminary staff recommendations in each of the five areas listed in paragraph 12.
Significant Differential Factors and Their Implications for Financial Reporting

DF1. The following summarizes the six significant private company differential factors and their implications for private company financial reporting as identified in the FASB staff’s assessment about how and why the needs of users of private company financial statements may differ from those that use public company financial statements. It also summarizes how the cost-benefit considerations of financial reporting may vary between private companies and public companies. The staff’s assessment captures the most common characteristics that differentiate private company financial statement user needs and preparer considerations from those of public companies. As a result, the staff’s observations included in this framework are not intended to apply to all private company or public company financial statement stakeholders. Accordingly, exceptions and qualifications can apply to much of the information included in this analysis because of the large number and varied characteristics of companies that prepare financial statements in accordance with U.S. GAAP and the different needs of their stakeholders.

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<th>Significant Differential Factors:</th>
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<td>II. Access to management</td>
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<td>IV. Ownership and capital structures</td>
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<td>VI. Learning about new financial reporting guidance.</td>
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I. Types and Number of Financial Statement Users

DF2. Financial statements of private companies typically have a much smaller number of users than financial statements of many public companies. Public company equity and debt investors and analysts typically are the most common types of users of public company financial statements, while lenders and other creditors and equity investors typically are the most common users of private company financial statements. Preparers of private company financial statements control to whom they give their financial statements. In many cases, private companies prepare financial statements in accordance with U.S. GAAP solely to satisfy the terms of their lending agreements. While public company financial
statements also are used by lenders and other creditors, the statements primarily are prepared to provide information to the public capital markets.

Implications

DF3. While general purpose financial statements should consider the needs of various types of users, private company financial statements should focus on the most common types of users, that is, lenders, other creditors, and equity investors. Lenders and other creditors are most concerned about financial statement amounts and notes that affect reported amounts of cash, liquidity, and cash flow from operations available to service debt. When evaluating a private company's earnings, typical financial statement users focus on cash-adjusted earnings from operations (earnings before interest, tax, depreciation, and amortization [EBITDA], with some additional noncash adjustments). To improve readability, the remainder of this document refers to typical users' notion of cash-adjusted earnings from operations as adjusted EBITDA. The limited types and number of users of private company financial statements provide a basis for making some generalizations about the information that those users find most relevant. Many public company equity investors and analysts also focus on the same or similar information as typical users of private company financial statements but they often have broader and more diverse financial statement needs and commonly focus more on assessing the value of the entity as a whole to allocate capital. Because private company preparers control the distribution of their financial statements, they know who is using them, and most preparers are familiar with their users' significant areas of focus. Those user characteristics are important in assessing the financial statement effect and cost-benefit implications of accounting and disclosure guidance.

II. Access to Management

DF4. A significant difference between most users of private company financial statements and those of public company financial statements is private company users' direct access to management to obtain additional material financial information and analysis. Because private companies often have fewer financial statement users than public companies and the economic influence of those users often varies, private companies have discretion when determining the nature, extent, and timing of additional financial information to be provided to any of their financial statement users. As a result of those factors, private company investors can request and often obtain additional material information beyond what is included in financial statements from management. In contrast, public companies often have a larger, more diffuse base of financial statement users. While some users (for example, analysts or large institutional investors) may have sufficient economic influence to obtain additional material information from a public company beyond what is included in financial statements, many users (for example, small or individual investors) do not have such leverage. In addition, public company management must consider that their disclosure of
nonpublic information to certain types of investors may give rise to an obligation to make full public disclosure of that information; therefore, public companies may have compliance programs in place to guide those who make communications with investors or other users on the company’s behalf. While lenders and some other users have the ability to access management of both private companies and public companies, their relationships with management of private companies often are more extensive. Because of those factors, many users of private company financial statements use the U.S. GAAP financial statements as a secondary source of information or during the late stages of their decision-making process to validate and corroborate their preliminary views and decisions about a company obtained through means other than financial statements. They also use financial statements to engage in a better-informed dialogue with management in conducting their due diligence about the financial condition and performance of the company. While many private company users, particularly lenders, already are familiar with much of the content of financial statements, they place significant value on the assurance and consistency that accompany financial statements prepared in accordance with U.S. GAAP.

Implications

DF5. Because typical private company users (lenders, other creditors, and equity investors) have direct access to management and can ask for and usually obtain additional details and information related to the content of financial statements, those users generally have less need for detailed note disclosures than do users of public company financial statements. Just as private company preparers control the distribution of their financial statements, they also control the level of access provided to their financial statement users. In contrast, the typical users of public company financial statements (investors) generally cannot obtain further material information beyond what is contained in financial statements or communicated to all other investors through means such as analyst calls and investor presentations. Therefore, the level of access to management of private companies should be considered in assessing the nature and extent of disclosure requirements. To some extent, a user’s level of access to management also should be considered in evaluating the recognition or measurement of amounts in private company financial statements and the method of transition for applying new guidance, depending on how relevant the information is to the decision making of the typical users of private company financial statements. When the benefits of providing information outweigh the costs, private companies should be required to provide information that is relevant to many of their typical financial statement users. However, if the information is relevant only to a limited number of users or in certain industries, the ability of private company financial statement users to access management should be considered in evaluating the benefits and costs of requiring all private companies to comply with the guidance.
III. Investment Strategies

DF6. Investment strategies often vary between private company investors and public company investors. While investment holding periods vary among investors, public company investors are more likely to hold their equity ownership interests for a shorter duration than many private company investors. In addition, investment return and exit strategies generally vary between public company investors and private company investors. Equity investors in private companies most commonly consider dividends, possible buyouts, business combinations, or, less frequently, initial public offerings as the sources for their return on investment. Equity investors in public companies also may look to those sources, but they more frequently anticipate changes in share price and the sale of those shares in a quoted market (or the covering of short positions) as the primary source of their return on investment.

Implications

DF7. Those differences in investment strategies influence the importance that investors place on financial statement amounts and disclosures. For example, given the return strategy of many private company investors, accounting and disclosure requirements affecting cash (for dividend payments) and adjusted EBITDA (for purposes of applying a valuation multiple to estimate a selling price for their shares) are most important. While those amounts and metrics also are important to many public company investors, they often use U.S. GAAP financial statements to satisfy different objectives than private company investors and they are more likely to focus on additional metrics depending on their investment strategies. Most private company investors in nonfinancial institutions indicate that they are less interested in accounting guidance that does not affect reported cash amounts or probable future cash flows. They also are less interested in accounting guidance that reflects volatility in reported earnings and asset and liability values resulting from underlying changes in market prices that are expected to reverse in the future when the company intends to hold the related instrument to maturity or term (for example, an investment in debt securities, the asset or liability associated with an interest rate swap agreement, or the entity's own debt).

IV. Ownership and Capital Structures

DF8. The capital structure and capital funding of private companies vary from that of public companies, in part because of the strong focus by private companies on income taxes, estate taxes, succession planning, restrictions on who can hold their stock and the transferability of that stock, and limiting their exposure to personal liability and loss. A large number of private companies are structured as pass-through entities (that is, entities that are not subject to income tax; rather, the entity’s owners are individually taxed on the entity’s earnings). Common private company ownership structures include S-corporations; limited
liability companies; general, limited, limited liability, or family limited partnerships; sole proprietorships; and trusts, such as employee stock ownership plans. Many private companies have multiple entities under common ownership, which often results in transactions with affiliates and other related parties, as well as guarantees and cross-collateral arrangements with lenders. In contrast, the most common form of public company structure is the C-corporation, which is more likely to feature some sophisticated equity instruments.

**Implications**

DF9. The typical types of ownership and capital structures of private companies versus public companies should be considered in evaluating the applicability and the consequences of some accounting guidance. For example, certain guidance related to income taxes, consolidation policy, and equity (including financial instruments with characteristics of equity) may have different relevance and consequences for users of private company financial statements than for users of public company financial statements, which may warrant a difference in recognition, measurement, disclosure, or display requirements.

V. Accounting Resources

DF10. Private companies generally have fewer and less specialized accounting personnel than public companies have. Consequently, many private companies are less likely than public companies to actively participate in the standard-setting process and to closely monitor changes in accounting guidance. Because of their resource constraints, some private companies may find it more challenging than public companies to dedicate the time and resources necessary to evaluate and apply certain new standards. Some of the public accountants serving private companies can be subject to the same limitations because of the smaller size of their firms. Although some large private companies have a depth of accounting resources similar to large public companies, the large majority of private companies that prepare U.S. GAAP financial statements are small and have few accounting resources. Likewise, while large public accounting firms serve many private companies, smaller public accounting firms that have relatively few resources serve a large number of private companies.

**Implications**

DF11. The Board and the PCC should consider the limitation of resources in assessing the costs to private company preparers relative to the benefits to the users of their financial statements, particularly when those users have a greater level of access to management to gain additional information related to their areas of focus. Additionally, those factors should be considered when developing effective date and transition guidance, as well as the timing and length of comment periods of Exposure Drafts. Those considerations also emphasize the continued need for (a) providing plain-English guidance, (b) exploring ways for
private company stakeholders to meaningfully participate in the standard-setting process, (c) performing targeted outreach to private companies during the standard-setting process, and (d) conducting focused educational efforts following the issuance of new standards.

VI. Learning about New Financial Reporting Guidance

DF12. Many preparers of private company financial statements said that they learn about new financial accounting and reporting guidance in the second half of the calendar year, and many receive significant educational updates once or twice a year. In contrast, because of the complexity of public company reporting requirements and their quarterly financial reporting requirements, preparers of public company financial statements commonly learn about new guidance, including by participating in web-based training, more continuously throughout the year. A large number of lenders and others that use private company financial statements and public accountants that serve private companies also must be educated to understand the effects of new guidance.

Implications

DF13. Private companies often require additional time to effectively and efficiently implement new guidance, and many private companies and their public accountants acquire valuable knowledge and achieve significant efficiencies from observing the earlier implementation experiences of public companies. Deferred effective dates for private companies help to ensure that preparers of their financial statements, and to some extent their public accountants, receive proper notification and training about new accounting and reporting guidance. Deferred effective dates also provide users of private company financial statements with additional time to learn about the new guidance and better assess how the change will affect the financial statements they use. Illustrative examples included in new guidance that apply to private companies should include common private company fact patterns. Also, enhanced educational efforts specifically directed to private company stakeholders should be provided at regular intervals.
Preliminary Staff Recommendations

1: Determining Recognition and Measurement Guidance

1.1 The purpose of the preliminary staff recommendations on recognition and measurement is to assist the Board and the PCC in assessing whether, for existing and proposed standards under consideration, a sufficient basis exists to provide recognition or measurement guidance for private companies that differs from the related guidance for public companies. While applying the recommended factors may provide insights about potential alternatives, the purpose is not to reach conclusions about what the alternative method(s) of recognition or measurement should be for private companies if the Board and the PCC decide to provide alternative guidance in a particular standard. The Board and the PCC would consider the benefits and costs of potential alternatives following due process that includes research, targeted outreach to stakeholders, and a public comment period. The staff acknowledges that most alternative methods to applying recognition guidance would likely involve a corresponding modification to measurement, display, or disclosure requirements rather than not requiring recognition of a transaction or event.

1.2 The Board and the PCC should first determine whether the recognition or measurement guidance being evaluated provides relevant information to users of private company financial statements at a reasonable cost. That analysis should focus on (a) the relevance of the information to typical users of private company financial statements, (b) the characteristics that differentiate users of private company financial statements from users of public company financial statements, and (c) the cost and complexity of applying the guidance. If the guidance provides relevant information, the Board and the PCC should first consider whether the use of one or more practical expedients could satisfy the needs of users of private company financial statements while reducing the cost and complexity for preparers of those financial statements. This Invitation to Comment uses the term practical expedient to mean a more cost-effective way of achieving the same or a similar accounting or reporting objective.

1.3 If the Board and the PCC determine that either (a) the information provided by the guidance is not relevant or (b) the information provided by the guidance is relevant but overly costly or complex to provide and no practical expedient is available, they should proceed to analyzing the benefits and costs of potential alternative recognition or measurement methods including exceptions or modifications to guidance.

Analyzing Benefits and Costs

1.4 In analyzing benefits and costs, the Board and the PCC should take into account the questions listed in paragraphs 1.5 and 1.6 to the extent each is
pertinent to the issue under consideration. Some of the questions would be most applicable when the Board and the PCC are reconsidering the benefits and costs of existing guidance, while other questions would be most applicable when evaluating new guidance being deliberated for projects on the Board's current agenda.

Relevance to users

1.5 The first group of questions pertains to the relevance of information to typical users of private company financial statements and the access that those users commonly have to the relevant information, as follows:

a. Does the transaction, event, or balance affect reported cash balances, cash flows, or adjusted EBITDA?

b. Does the transaction, event, or balance significantly affect borrowings, liquidity, or leverage?

c. Does the transaction or event affect, or does the balance relate to, trade receivables, inventories, fixed assets, other long-term tangible assets, accounts payable, or other liabilities?

d. Do users typically consider the quantitative effect of the transaction, event, or balance when evaluating collateral, financial performance, or financial position? Consider whether users typically adjust financial statements by substituting an alternative accounting approach.

e. Is the primary purpose of the guidance to provide information about historical events and transactions rather than to provide information with predictive value to help users in making their forecasts of future cash flows?

f. Does the guidance require that the threshold for recognizing or measuring a transaction or event be at least probable of occurring?

g. Does the guidance relate to loss contingencies or commitments that could significantly affect future cash flows? If yes, consider whether disclosing the event or circumstance would likely satisfy the needs of users.

h. Does the measurement guidance reflect volatility in financial statements resulting from underlying changes in market prices of debt instruments or certain derivatives that can reverse in the future because the instrument or derivative has a defined maturity or term?

i. Is it likely that users that are interested in the transaction, event, or balance can obtain information directly from management that can reasonably satisfy the objective of the guidance?

j. Is an untimely issuance of financial statements likely to significantly dilute the relevance of the information resulting from the guidance?

Cost and complexity

1.6 The second group of questions pertains to the cost and complexity of providing information to users of private company financial statements as follows:
k. Does application of the guidance often require assistance from outside resources at a significant cost?
l. Is significant complexity involved in determining the initial and/or ongoing accounting treatment?
m. Are there expected to be significant changes to information systems, debt covenant agreements, other contracts, internal controls, or processes as a result of applying the new guidance?
n. Is the accounting treatment challenging to audit, review, or compile?

Other considerations

1.7 In evaluating the questions in paragraphs 1.5 and 1.6, the Board and the PCC should place more weight on the overall responses to questions relating to relevance to users (questions (a)–(j)). They generally should place a lesser, albeit significant, weight on the overall responses to questions relating to cost and complexity (questions (k)–(n)). No responses to questions (a)–(g) or yes responses to questions (h)–(n) would indicate that there may be a basis for the Board and the PCC to consider allowing differences in recognition or measurement guidance. The responses to those questions should guide the Board and the PCC in determining whether and when there should be practical expedients, exceptions, or modifications. As explained in paragraph 1.1, following their due process, the Board and the PCC would then work to identify and evaluate potential alternatives that best address their objective.

1.8 The Board and the PCC should not provide exceptions or modifications for private companies when recognizing or measuring the type of information that typical users of private company financial statements commonly focus on. No exceptions or modifications should be considered unless input from users indicates that a difference or change is appropriate. In evaluating potential exceptions or modifications, the Board and the PCC should consider the cost of providing the information—both in terms of the cost incurred by the preparer and the efforts that users may spend to adjust financial statements by substituting an alternative accounting method that may produce a result that they consider more relevant.

1.9 As the Board and the PCC evaluate potential exceptions or modifications, they also should consider the ability of users of private company financial statements to access management to obtain additional information beyond what is reported in financial statements. Management access should not be a dominant factor in deciding whether to permit an exception or modification. Rather, access to management should be viewed as a mitigating factor in evaluating cost-benefit considerations, including the risk that some users might find public company recognition or measurement guidance to be more relevant. If the Board and the PCC limit exceptions or modifications to those areas of U.S. GAAP that do not have broad or significant relevance to typical users of private company financial statements, relatively few users are expected to need to
access management to obtain the information for which exceptions or modifications have been applied.

1.10 A private company that applies differences in recognition or measurement guidance should be required to disclose that fact prominently in the notes to financial statements to help users of its financial statements understand that one or more areas of the company’s financial statements are not presented on a comparable basis with those of public companies.

Industry-Specific Guidance

1.11 When the Board has determined that industry-specific guidance is appropriate to reflect unique transactions, there is a presumption that the same recognition and measurement guidance is relevant to financial statement users of both public companies and private companies operating in those industries. Regardless of other factors that differentiate private companies from public companies, some recognition and measurement guidance could be equally relevant to users of public company and private company financial statements because of the unique nature of certain industries and the often specialized accounting guidance that companies in those industries are required to apply and because of the potential need for greater comparability between private company and public company financial statements in regulated or highly specialized industries. Entities that apply industry-specific accounting guidance include, but are not limited to, those subject to the guidance in the industry Topics (905 through 995) of the FASB Accounting Standards Codification®. When the Board issues broad or objectives-based accounting guidance for which no industry-specific guidance is provided, the Board and the PCC would have to determine whether certain industries should be excluded from the scope when considering particular exceptions and modifications. That determination would need to be made on the basis of the relevance of the financial information to the financial statement users of private companies that have core operations in those industries. For purposes of readability, those considerations are incorporated into the staff’s recommendations about how the Board and the PCC should evaluate industry-specific guidance throughout this Invitation to Comment.

1.12 For example, privately held investment companies generally should follow the same industry-specific recognition and measurement guidance (fair value measurement basis) that publicly held investment companies are required to follow. However, for privately held investment companies, other considerations such as relevance to private company users, management access, and cost should be considered in evaluating the appropriateness of recognition or measurement differences for guidance that is not specific to any particular industry, such as the accounting for contingent losses or restructuring activities.
2: Determining Disclosure Requirements

2.1 In assessing whether to provide private companies exceptions or modifications for disclosures required of public companies, the Board and the PCC should first determine whether the disclosure provides relevant information to the most common types of users of private company financial statements. If the Board and the PCC determine that a disclosure provides relevant information to typical users of private company financial statements at a reasonable cost, generally no exception or modification should be considered.

2.2 Generally, the Board and the PCC should require private companies to provide the same disclosures as public companies for industry-specific accounting guidance that relates to one of a private company's significant businesses because of the presumption that, generally, industry-specific disclosures are relevant to financial statement users of both public companies and private companies operating in those industries.

2.3 In deciding whether to provide disclosure exceptions or modifications for private companies, the Board and the PCC should consider the following:

a. The typical needs and areas of focus of lenders, other creditors, and investors that use private company financial statements
b. Whether the accounting guidance is primarily intended for a particular industry
c. The relevance of the measurement attribute required by the current guidance to typical users of private company financial statements, including unique industry-specific considerations
d. The existing knowledge and familiarity that many users of private company financial statements typically have about the reporting entity
e. The ability of users to obtain additional information directly from preparers of private company financial statements
f. Given the resource constraints of many private companies, the cost of preparing, auditing, or reviewing the information to be disclosed
g. Whether the relevance of a disclosure is significantly reduced because of the typical long duration between the balance sheet date and the date that financial statements are finalized and made available to users
h. The concern of preparers of private company financial statements about disclosing proprietary information.

2.4 In assessing the factors in paragraph 2.3, the Board and the PCC should place the most weight on factors related to the relevance of the disclosure to the most common types of users of private company financial statements (factors (a)–(c)). The Board and the PCC generally should not provide private companies with exceptions or modifications for disclosing the type of information that typical users of private company financial statements commonly focus on (see paragraph 2.8).
2.5 As the Board and the PCC evaluate potential exceptions or modifications to disclosure requirements, they should consider the ability of private company financial statement users to directly access management to obtain additional information beyond what is included in financial statements (factors (d) and (e)). However, generally no disclosure exceptions or modifications should be permitted unless input from users indicates that a disclosure either does not provide relevant information to typical users of private company financial statements or provides information that is of limited relevance to a narrow set of those users. As discussed in paragraph 1.9, management access should not be considered a dominant factor in deciding whether to permit a disclosure exception or modification. Rather, access to management should be considered as a mitigating factor in evaluating cost-benefit considerations, including the risk that a limited number of users might find a particular disclosure to be relevant. In evaluating disclosure exceptions or modifications, the Board and the PCC should consider whether the remaining disclosure requirements would adequately facilitate the red-flag approach applied by many users of private company financial statements in reviewing the notes to financial statements (see paragraphs BR43 and BR44).

2.6 In evaluating potential exceptions or modifications, the Board and the PCC also should consider, but place less weight on, the cost of providing the disclosures, both in terms of the cost incurred by the preparer and the efforts spent by the user to sort through disclosures that may have limited or no relevance (factor (f)). The Board and the PCC also should consider, but place the least amount of weight on, the typical timing of the availability of private company financial statements and the risk that a disclosure may result in the sharing of proprietary information (factors (g) and (h)).

2.7 Because many users of private company financial statements do not require that level of detailed information and because of cost considerations, the Board and the PCC generally should provide exceptions or modifications relating to the disclosure of disaggregated information such as the following:

a. A tabular reconciliation of the beginning and ending balances of balance sheet accounts, even if the reconciliation provides information that relates to areas included in paragraph 2.8
b. Quantitative details about the composition of certain income statement or balance sheet line items.

However, because of the presumption that industry-specific disclosures generally are relevant to financial statement users irrespective of the company’s ownership structure, the Board and the PCC generally should not provide an exception or modification for industry-specific disaggregated disclosure requirements such as a tabular reconciliation of an investment company’s net assets attributable to shareholders. If the Board and the PCC determine that the disclosure of additional disaggregated information, including tabular account reconciliations, would be relevant to typical users of private company financial statements, they
generally should modify the disclosures to limit the requirement to a nontabular description or, in other words, a narrative (which may include both quantitative and qualitative information) that can provide users with a basic understanding of items having the most significant effect on financial statements without significant costs to preparers.

2.8 The following list describes common areas of focus by typical users of private company financial statements. The Board and the PCC generally should not provide exceptions or modifications for disclosures relating to the following:

a. Cash balances, current or future cash flows, and adjusted EBITDA
b. Borrowings and other credit obligations, liquidity, or leverage
c. Significant contingencies and commitments affecting future cash flows
d. Significant events and transactions affecting cash flows that are unusual in nature or that occur infrequently
e. Noncash charges relating to trade receivables, inventories, fixed assets, and other long-term tangible assets
f. Information about which entities are included in the consolidated financial statements and the reasons for any changes to the company's policy about which entities are included in the consolidated financial statements
g. Capital, regulatory, or other contractual restrictions that may affect future cash flows or liquidity
h. Material transactions with related parties
i. Information about restatements or prior-period errors that have a material effect on the comparability of financial statements
j. Material subsequent events
k. Significant changes in accounting principles, policies, and estimates
l. Information about whether an alternative method of accounting guidance has been applied
m. Other events and circumstances that could significantly affect future cash flows.

2.9 In light of the typical information needs of users of private company financial statements, the Board and the PCC also should consider whether private companies should provide additional disclosures beyond those required by public companies or whether modified disclosures would provide more relevant information to typical users of private company financial statements. Examples might include information about the timing and amount of distributions paid to owners and income tax sharing arrangements.
Illustration—Process Flowchart

2.10 The flowchart below illustrates the framework for deciding whether to permit disclosure exceptions or modifications for private companies.

1. Is the guidance primarily relevant to specific industries?
   No

2. Is the requirement to disclose a reconciliation of the beginning and ending balances of a balance sheet account?
   No

3. Is the requirement to disclose disaggregated quantitative information about the composition of an income statement or balance sheet line item?
   No

4. Does the requirement provide relevant information to private company lenders, other creditors, and investors about the following:
   a. Cash balances, current or future cash flows, or adjusted EBITDA
   b. Borrowings and other credit obligations, liquidity, or leverage
   c. Significant contingencies and commitments affecting future cash flows
   d. Significant events and transactions affecting cash flows that are unusual in nature or that occur infrequently
   e. Noncash charges relating to trade receivables, inventories, fixed assets, and other long-term tangible assets
   f. Information about which entities are included in the consolidated financial statements and the reasons for any changes to the company's consolidation policy about which entities are included in the consolidated financial statements
   g. Capital, regulatory, or other restrictions that may affect future cash flows or liquidity
   h. Material transactions with related parties
   i. Information about restatements or prior-period errors that have a material effect on the comparability of the financial statements
   j. Material subsequent events
   k. Significant changes in accounting principles, policies, and estimates
   l. Information about whether an alternative method of accounting guidance has been applied
   m. Other events and circumstances that could significantly affect future cash flows?

Yes

Generally, do not permit exception or modification for specific industries if guidance relates to one of the company's significant businesses.

Yes

Generally permit exception or modify by requiring a narrative description about the reasons for significant changes during the period.

Yes

Evaluate relevance of line item to determine whether to permit exception or modify by requiring disclosure of only significant qualitative and quantitative information.

Yes

Consider the need for additional disclosures or modifications to provide more relevant information to private company financial statement users.

1. Evaluate whether remaining disclosure requirements will adequately facilitate a red-flag approach to reviewing the financial statement notes.
2. Consider the ability of users to access management to obtain additional information.
3. Determine whether to permit exception or modification.
3: Determining Display Requirements

3.1 Generally, both private companies and public companies should apply the same financial statement display (presentation) guidance established by the FASB because of the presumption that information that is important enough to be presented on the face of financial statements is relevant to most financial statement users. However, in some circumstances, the Board and the PCC may conclude that private companies should be provided exceptions from applying the same display requirements as public companies or should apply a modified display requirement. In determining whether to permit a display exception or modification, the Board and the PCC should assess, among other pertinent considerations, if the information to be displayed is not relevant to typical users of private company financial statements or does not apply to private companies or if disclosing the disaggregated or supplemental information about financial statement line items in the accompanying notes would sufficiently address the needs of typical users without fundamentally affecting the comparison of financial statements of private companies and public companies.

3.2 Generally, the Board and the PCC should require that private companies apply the same display requirements as public companies for industry-specific accounting guidance that relates to one of their significant businesses because of the presumption that the information required to be displayed for specific industries is relevant to financial statement users of both public companies and private companies operating in those industries.

3.3 In determining whether information is not applicable or relevant to typical private company users, the Board and the PCC should consider, among other factors, the following:

a. Whether the information is primarily relevant in specific industries
b. Whether private companies already are permitted an exception from providing related or similar types of information, for example, earnings per share and segment information, under existing guidance
c. Whether the recognition and measurement or disclosure areas of the final private company decision-making framework will provide a basis for an exception to or modification of the related financial statement component
d. Whether the information affects amounts and metrics that typical users of private company financial statements focus on (see paragraph 2.8).
Illustration—Process Flowchart

3.4 The flowchart below illustrates the decision-making framework for determining whether private companies should be provided exceptions or modifications to the display requirements for public companies:

1. Is the guidance primarily relevant to specific industries?
   - Yes: Generally, do not permit exception for specific industries affected if guidance relates to one of the company’s significant businesses.
   - No

2. Are private companies already allowed an exception from providing related or similar types of information under existing standards or does a basis for an exception or modification of the related component exist under the recognition and measurement or disclosure areas of the framework?
   - Yes: Consider permitting exception or modification.
   - No

3. Is the information to be presented applicable or relevant to typical private company users?
   - Yes: Consider permitting exception or modification.
   - No

4. Would requiring disclosure of the information in the notes sufficiently address the needs of typical users without fundamentally affecting the comparison of financial statements of private companies and public companies?
   - Yes: Generally permit exception or modification.
   - No: Generally do not permit exception or modification.
4: Determining the Effective Date of Guidance

4.1 Because of their learning cycle and resource limitations, generally, the amendments in an Accounting Standards Update should be effective for private companies one year after the first annual period for which public companies are required to adopt them.

4.2 For the same reasons above, generally, amendments for private companies should be effective first for annual periods and then for interim periods thereafter. Private companies generally should not be required to adopt amendments during an interim period within the initial fiscal year of adoption.

4.3 In determining whether the effective date for private companies should be the same as the first annual period required for public companies, the Board and the PCC should consider whether there is an immediate need for the amendments to become effective. In making that determination, the Board and the PCC should consider whether the amendments are being issued to (a) correct or clarify existing guidance that currently results in significant diversity in practice or confusion among users of financial statements or (b) address an emerging issue or regulatory change such as a change in tax law or the establishment of a new government program or fee.

4.4 In determining whether the effective date for private companies should be more than one year after the first annual period required for public companies, the Board and the PCC should consider (a) the complexity of and the extent of change expected from the amendments, (b) whether the amendments are required to be applied using a retrospective method of transition, and (c) the extent to which users may be adversely affected as a result of an extended period of time in which private company and public company financial statements are not reported on a comparable basis. An extended period of noncomparability would be an even more important consideration when the amendments affect reported cash balances, cash flows, adjusted EBITDA, working capital, total borrowings, or liquidity and leverage metrics.

4.5 In assessing the complexity of the amendments, the Board and the PCC should evaluate the following:

a. The extent and magnitude of the expected change to financial statements, including the effect on users and preparers of private company financial statements
b. The anticipated effort needed to implement the amendments, including the extent of changes to information systems, the expected level of reliance on third-party consultants and specialists for implementation assistance, and the magnitude of potential changes to internal controls and processes
c. The anticipated effect of the amendments on the terms of contractual agreements, including loan and credit agreements and related
covenants, customer and supplier contracts, compensation and labor agreements, and regulatory requirements.

4.6 Generally, private companies should be permitted to adopt the amendments before the deferred effective date for private companies, but no earlier than the required or permitted effective date for public companies.

Illustration—Process Flowchart

4.7 The flowchart below illustrates the decision-making framework for evaluating the effective date of amendments for private companies.

1. Is there an immediate need that requires the amendments to become effective as soon as possible?
   - Yes: The effective date generally should be for the same annual period as required for public companies.
   - No

2. Does the guidance in the amendments warrant a deferral period of two or more years considering (a) the complexity of, and the extent of change expected from the amendments, (b) whether a retrospective method of transition is required, and (c) the extent to which users of private company financial statements may be adversely affected as a result of the extended period of time in which private company and public company financial statements may not be reported on a comparable basis of U.S. GAAP, particularly when the amendments affect reported cash balances, cash flows, adjusted EBITDA, working capital, total borrowings, or liquidity and leverage metrics?
   - Yes: Consider the appropriateness of deferring the effective date two years beyond the first annual period required for public companies. Generally make effective for annual periods and interim and annual periods thereafter.
   - No: Generally defer the effective date one year beyond the first annual period required for public companies. Generally make effective for annual periods and interim and annual periods thereafter.
5: Determining the Transition Method for Applying Guidance

5.1 If public companies are required to apply the amendments in an Accounting Standards Update using either the full retrospective method or a modified or limited retrospective method of transition, the Board and the PCC should consider whether the same method of retrospective transition is appropriate for private companies. The Board and the PCC should first assess whether a practical expedient is available. Even if the Board has provided public companies with one or more practical expedients for applying a retrospective method, the Board and the PCC should evaluate whether a basis exists to permit one or more additional practical expedients for private companies.

5.2 After evaluating the availability of practical expedients, the Board and the PCC should consider whether there is a sufficient basis to allow private companies to apply a limited or modified retrospective method (if public companies are required to apply the full retrospective method). After evaluating practical expedients and the benefits and costs of limited or modified retrospective method alternatives, the Board and the PCC should assess whether the prospective method of transition should be permitted for private companies.

5.3 A private company should be required to disclose in the notes to financial statements if it has applied an alternative transition method. That disclosure should include, at a minimum, qualitative information about how the amendments affect the comparison of its current-period financial statements with its prior-period financial statements. A private company also should disclose quantitative information about the effect of the amendments to the extent that those amounts are included in the current-period financial statements.

5.4 In determining whether a sufficient basis exists to permit an alternative transition method for private companies, the Board and the PCC should consider the following questions:

a. Do the amendments affect reported cash balances, cash flows, or adjusted EBITDA?
b. Do the amendments affect the comparability of other important amounts and metrics used by many private company financial statement users, including total debt, liquidity, or leverage ratios?
c. Would the disclosures described in paragraph 5.3 likely satisfy the needs of typical users to obtain a sufficient understanding about the effect of the amendments on the comparative reporting period? If not, could users that are interested in understanding the effect of retrospectively applying the amendments likely obtain information directly from management that would reasonably satisfy their needs?
d. Would applying a retrospective method of transition require significant modifications to information systems, internal controls, or processes, maintenance of parallel accounting records, implementation assistance
from outside resources at a significant cost, or significant use of internal resources?

e. Would the effort and costs to audit, review, or compile the effect of applying a retrospective method of transition be significant?

5.5 In evaluating the questions in paragraph 5.4, the Board and the PCC should place more weight on the responses to the questions related to user relevance (questions (a)–(c)) and lesser weight on the responses to the questions related to cost and complexity (questions (d) and (e)). No responses to questions (a) and (b) or yes responses to questions (c)–(e) would indicate that there may be a basis for the Board and the PCC to consider allowing differences in transition guidance.

5.6 In analyzing the benefits and costs of permitting an alternative transition method, the Board and the PCC should consider (a) the limited distribution of private company financial statements, (b) the typical manner in which private company financial statements are used, (c) the level of access to management and the relationships that commonly exist between financial statement preparers and the users of their financial statements, and (d) the typical level of accounting resources at most private companies. Given those factors, the benefits of applying a retrospective method of transition to achieve comparability between private company financial statements and public company financial statements and to evaluate trends sometimes may not justify the related costs of reporting that information.
Illustration—Process Flowchart

5.7 The flowchart below illustrates the decision-making framework for determining the method of transition for private companies.

1. Are the amendments required to be applied using the full or a modified or limited retrospective method of transition?
   - Yes
   - No
     The transition method should be the same for private companies and public companies.

2. Determine whether private companies should be permitted to apply practical expedients, a limited or modified transition method, or the prospective method by considering:
   a. Whether the amendments affect reported cash balances, cash flows, or adjusted EBITDA
   b. Whether the amendments affect other important amounts or metrics including total debt, liquidity, or leverage ratios
   c. Whether users can gain a sufficient understanding of the effect of the amendments through disclosure or access to management
   d. The extent of modifications required to information systems, internal controls, or processes, and maintenance of parallel accounting records, implementation assistance from outside resources at a significant cost, and significant use of internal resources
   e. The effort and cost to audit or review the effect of applying a retrospective method of transition.

   If yes, then
   Require a private company that applies an alternative method of transition to disclose the following:
   1. At a minimum, qualitative information about the comparison of its current-period and prior-period financial statements.
   2. Quantitative information about the effect of the amendments to the extent that such amounts are included in the current-period financial statements.

   If no, then
   The transition method should be the same for private companies and public companies.
APPENDIX A: BASIS FOR PRELIMINARY STAFF RECOMMENDATIONS

Introduction

BR1. The ultimate objective of the project that this Invitation to Comment is a part of is to develop a decision-making framework for the FASB and the PCC to use in determining whether and in what circumstances to adjust recognition, measurement, disclosure, display (presentation), effective date, or transition requirements for private companies reporting under U.S. GAAP.

BR2. The Board has not yet deliberated the topics in this Invitation to Comment or reached tentative conclusions about the draft private company decision-making framework because it wishes to solicit input from stakeholders about the staff's preliminary recommendations before the Board and the PCC begin to reach tentative conclusions about the criteria to be included in the framework. To reflect the important role of the PCC in standard setting for private companies, the preliminary staff recommendations in this Invitation to Comment refer to how the Board and the PCC should apply the framework.

BR3. The framework is not intended to be an entirely new conceptual framework that would lead to a basis for preparing financial statements of private companies that is fundamentally different from the basis for preparing financial statements of public companies. Rather, development of a decision-making framework for private company financial statements is intended to identify differential information needs of users of public company financial statements and users of private company financial statements and to identify opportunities to reduce the complexity and costs of preparing financial statements in accordance with U.S. GAAP. However, a private company could decide not to apply any exceptions or modifications provided by the Board and the PCC (for example, a private company planning an initial public offering of stock).

1: Determining Recognition and Measurement Guidance

BR4. This appendix explains the underlying reasons for the preliminary staff recommendations in this draft framework for private company decision making, beginning with why the staff recommends that the Board and the PCC address the questions listed in paragraphs 1.5 and 1.6. That explanation highlights the differences between users of private company financial statements and users of public company financial statements. The discussion also identifies preparer considerations that the Board and the PCC should take into account in analyzing the benefits and costs of recognition and measurement guidance for private companies. The explanations reflect what a significant number of stakeholders told the FASB staff about their experiences using, preparing, auditing, reviewing, and compiling private company financial statements and their perspectives about
the factors that differentiate the financial reporting considerations of private companies and public companies.

BR5. This appendix also provides guidance about how the Board and the PCC should evaluate and prioritize different considerations and stakeholder needs by emphasizing that it is most important to focus on providing relevant information to financial statement users. This appendix also explains that the Board and the PCC should place significant, albeit lesser, focus on considerations about the cost and complexity of providing the information. Furthermore, it explains that when conducting their overall evaluation about the benefits and costs of accounting and reporting guidance, the Board and the PCC should consider the ability of many users of private company financial statements to access management to obtain additional information. However, access to management should be considered as a mitigating factor rather than a determining factor when evaluating whether to provide differences for private companies.

Relevance to Users

BR6. For the convenience of readers, this appendix repeats the questions from paragraphs 1.5 on relevance and 1.6 on cost and complexity.

| a. | Does the transaction, event, or balance affect reported cash balances, cash flows, or adjusted EBITDA? |
| b. | Does the transaction, event, or balance significantly affect borrowings, liquidity, or leverage? |
| c. | Does the transaction or event affect, or does the balance relate to, trade receivables, inventories, fixed assets, other long-term tangible assets, accounts payable, or other liabilities? |
| d. | Do users typically consider the quantitative effect of the transaction, event, or balance when evaluating collateral, financial performance, or financial position? Consider whether users typically adjust financial statements by substituting an alternative accounting approach. |

BR7. The most common users of private company financial statements are investors, lenders, and other creditors such as sureties. For purposes of this framework, the term investors refers to equity investors. While debt investors also may use private company financial statements, their needs are more closely aligned with the needs of lenders and other creditors.

BR8. Vendors, customers, lessors, insurers, regulators, and trustees of employee stock ownership plans also use private company financial statements. While those types of users also often focus on cash flows, liquidity, and solvency, it is important to focus most on the needs of investors, lenders, and other creditors—the primary users of private company financial statements—in
evaluating the relevance and costs of recognition and measurement guidance for private companies. As explained in paragraph BR23, if private company financial statements do not contain information sufficient to satisfy the needs of nontypical users, there are no restrictions on management’s ability to directly provide those users with additional information outside of financial statements.

BR9. Lenders are most concerned about financial statement transactions that affect cash flow from operations available to service debt to help them assess their ability to collect the principal loaned to a borrower when it becomes due, along with the scheduled interest payments. Lenders and other creditors also are concerned about total borrowings and other contingencies and commitments that may affect liquidity, solvency, and future cash flows. When assessing the earnings of a private company, typical users often focus on adjusted EBITDA. However, most users of the financial statements of privately held financial institutions do not focus on the statement of cash flows and adjusted EBITDA. Many users of private company financial statements indicated that they do not focus on fair value measurements of debt instruments and certain derivatives and the related effect of changes in fair value measurements on reported earnings and financial position resulting from changes in market prices that are expected to reverse in the future. Private company financial statement users commonly focus on fair value measurements in the limited number of industries for which fair value is the primary measurement attribute, such as investment companies; for equity instruments when a quoted market price is available and when a company does not intend to hold a debt instrument or derivative until its maturity or term.

BR10. As discussed in paragraphs DF6 and DF7, the investment strategies, including the length of time that investments generally are held and the expected sources of investment returns, of investors in private companies and equity investors in public companies often differ. Those differences affect the importance that investors in private companies and equity investors in public companies place on financial statement amounts. For example, transactions that affect cash flow and adjusted EBITDA are of primary importance to investors in private companies because of their focus on cash dividends and other cash distributions as the source of their investment returns. Equity investors in public companies also focus on cash transactions and balances, but generally their needs for financial information are broader and more diverse than those of investors in private companies and many use information in the U.S. GAAP financial statements for different reasons.

BR11. Because of lenders’ focus on cash and liquidity, debt covenant calculations typically exclude many noncash transactions, particularly those of a nonoperating nature. Many private company investors in nonfinancial institutions also adjust EBITDA to eliminate the effect of some additional noncash transactions such as unrealized gains or losses and impairment losses to better reflect cash flows. Those analyses typically do not eliminate noncash transactions that result from applying the accrual basis of accounting, such as
establishing liabilities for payroll and warranty expense. Many preparers of private company financial statements said that the preparation efforts and audit or review costs of complying with some accounting guidance that does not affect reported cash amounts or liquidity often are not justified considering the limited benefits of reporting that information to users.

BR12. In addition to cash and cash flow from operations available to service debt, lenders focus on a borrower’s tangible net worth that is eligible to support a loan. Therefore, lenders evaluate accounts such as trade receivables, inventories, fixed assets, accounts payable, and other liabilities, but they most often exclude goodwill and other intangible assets from their quantitative analyses. Secured lenders commonly require a borrowing base certificate that lists the receivables and inventories that are eligible for collateral financing. As a result, lenders generally are most interested in the types of noncash adjustments that affect working capital accounts that serve as collateral against which they can lend on a loan-to-value margined basis, such as bad debt charges and inventory obsolescence losses; fixed assets and other long-term tangible assets that serve as collateral; and accrued operating expenses and other charges affecting earnings that relate to the entity’s core operations. Lenders also focus on incremental working capital and the level of fixed asset investment required to achieve forecasted revenue. However, many lenders said that they typically receive a much greater level of detail about those accounts directly from management on a monthly or quarterly basis than is included in U.S. GAAP financial statements.

BR13. While historical cost may not be a relevant measurement basis for a lender to assess tangible collateral, most lenders focus on liquidation value, which may not always be equivalent to fair value, and they often engage their own valuation professionals to perform independent appraisals. Similarly, historical cost or amortized cost may not be the most relevant measurement basis for an investor to assess the value of its investment. However, many private company investors also will engage a valuation professional when they deem it appropriate and relevant (for example, when contemplating selling their ownership interest), rather than rely on recurring fair value measurements included in U.S. GAAP financial statements. For those reasons, many private company stakeholders said that the costs of providing some fair value measurements on a recurring basis, in particular when quoted market prices do not exist, often are not justified by the related benefits.

BR14. Most lenders prefer to receive a borrower’s financial information presented on the basis of primary or direct responsibility for repaying the loan, which is a legal entity basis. Unlike most public company investors, lenders typically do not focus on the financial information of the consolidated financial reporting entity. Many lenders said that combining the net assets and cash flows of the legal entity with which they entered into a borrowing agreement with those of another legal entity distorts the tangible net asset and cash flow positions of the legal entity that are available to repay the borrowing. Many private company
investors also focus on the legal entity because owners' income tax, estate tax, and succession planning typically are based on the legal structure of the entity, and some investors provide personal guarantees of the legal entity's performance under loan and other credit agreements. Investors also may focus on the legal entity if they do not have a direct ownership interest in a consolidated variable interest entity. In contrast, most sureties and some other types of users are interested in the financial performance and position of the consolidated reporting entity because they need to assess the company's overall solvency and ability to continue as a going concern. However, most sureties and some lenders said that they prefer to receive consolidating financial statements rather than consolidated financial statements to better understand the composition of the entity's financial results and position.

BR15. The factors discussed above support the recommendation that the Board and the PCC should consider whether lenders and other creditors or investors commonly disregard the quantitative effect of applying particular recognition or measurement guidance in evaluating the relevance of the resulting information for users of financial statements. The Board and the PCC also should consider whether lenders commonly accept financial statements that are qualified because of exceptions or modifications to recognition or measurement guidance (that is, intentional exceptions or modifications to one or more aspects of U.S. GAAP). Examining the most common reasons for issuing qualified financial statement reports would help in evaluating whether the guidance results in information that is not relevant to lenders' credit-making decisions and that may not be relevant to other creditors and significant investors and/or whether the guidance is overly complex or costly for preparers to apply.

BR16. The Board and the PCC also should consider whether users commonly adjust financial statements by applying an alternative accounting method. By substituting an alternative accounting method, users incur additional time and costs to adjust financial statements to better reflect the information necessary to satisfy their objective. In addition, some users indicated that in certain instances they substitute reported amounts on the basis of their estimates determined using an alternative method because it reflects a more realistic result about future cash flows. Those users most often obtain the information necessary to make those adjustments directly from the preparer by means of discussions with management, review of due diligence questionnaires, review of tax returns, or receipt of subsequent interim financial information.
e. Is the primary purpose of the guidance to provide information about historical events and transactions rather than to provide information with predictive value to help users in making their forecasts of future cash flows?

f. Does the guidance require that the threshold for recognizing or measuring a transaction or event be at least probable of occurring?

g. Does the guidance relate to loss contingencies or commitments that could significantly affect future cash flows? If yes, consider whether disclosing the event or circumstance would likely satisfy the needs of users.

h. Does the measurement guidance reflect volatility in financial statements resulting from underlying changes in market prices of debt instruments or certain derivatives that can reverse in the future because the instrument or derivative has a defined maturity or term?

i. Is it likely that users that are interested in the transaction, event, or balance can obtain information directly from management that can reasonably satisfy the objective of the guidance?

BR17. While annual and interim financial statements may be significant factors in making public company investment decisions, most private company investment decisions are based primarily on other due diligence activities. As a result, recognition and measurement guidance aimed at satisfying investors should focus primarily on the needs of investors that, in most cases, are familiar with the company and have direct access to management rather than on the broader needs of actual and potential investors in the public capital markets. FASB Concepts Statement No. 8, Conceptual Framework for Financial Reporting—Chapter 1, The Objective of General Purpose Financial Reporting, and Chapter 3, Qualitative Characteristics of Useful Financial Information, states that information may be capable of making a difference in a decision even if some users choose not to take advantage of it or already are aware of it from other sources. However, because of the more limited distribution of private company financial statements, the greater knowledge that many private companies have about their users' needs, and resource limitations, many private company stakeholders contend that it is not cost beneficial to apply recognition or measurement guidance that might be relevant to some users of their financial statements that might use the information in making a decision. For example, many private company investors said that they are familiar with the ownership structure of the company and its affiliated entities or that they often were involved in its initial structuring. They often are involved with those affiliated entities or have the ability to obtain additional information about affiliate entities directly from management. As a result, the consolidation of variable interest entities may not
necessarily have the same level of relevance for many private company investors that it has for many public company investors.

BR18. Users of private company financial statements typically interact directly and without restrictions with management at regular intervals throughout the year and frequently receive interim financial information. As a result, many users said that they rarely are surprised by the content of annual financial statements. They view annual financial statements as third-party confirmation of their observations of the company’s financial performance over the year obtained through means other than financial statements. Many users of private company financial statements indicated that, on the basis of their relationships with management, they consider themselves to be well informed about the company before reviewing financial statements. However, they value the assurance that accompanies U.S. GAAP financial statements, particularly when they are audited, to validate the integrity of the unaudited interim financial information that management previously provided to facilitate their credit or investment decisions throughout the year. That is, annual U.S. GAAP financial statements provide more confirmatory value than predictive value to users of private company financial statements. Many private company investors also value assurance about the company’s most recent historical results, in part to monitor stewardship and validate the appropriateness of compensation payments that are linked to financial measures.

BR19. Because of those factors, many users of private company financial statements place more emphasis on validating historical financial results and position than on amounts that may bear little correlation to current or probable cash flows of the company. They also generally do not use U.S. GAAP financial statements as a primary source of information to assess potential uncertainties and future cash outflows or as a primary forecasting tool, in part because private company financial statements often are not issued on a sufficiently timely basis. Instead, they often receive updated information through subsequent interim financial results and management projections. For example, although private company users want to be made aware of contingent losses and commitments, they are more interested in reported financial results and financial position that reflect the most realistic or probable outcome of an uncertainty than on an amount measured on the basis of a probability-weighted assessment of future cash outflows. They can supplement their assessment of those matters by accessing management.

BR20. In contrast, financial statements often are a primary source of financial information for public company investors and investment professionals. That may be because the information is sufficient or because the users are unable to obtain additional information directly from management. Specifically, public companies are generally required to provide updated financial statements on a more timely and interim basis, so users may not need additional information. Even if additional material information were desired, users of public company financial statements may have less economic leverage and less regular
interaction with management; therefore, they would be unable to obtain the desired information. In addition, public company management must consider that their disclosure of nonpublic information to certain types of investors may give rise to an obligation to make full public disclosure of that information; therefore, public companies may have compliance programs in place to guide those who make communications with investors or other users on the company’s behalf. While lenders and some other users have the ability to access management of both private companies and public companies, many lenders said that their relationships with management of private companies often are more personal and extensive.

BR21. Some users of private company financial statements, such as regulators, some sureties and agents, and insurance providers, do not regularly interact with management and they have a lesser degree of direct access to management than most lenders, other creditors, and investors. Concepts Statement 8 defines the primary types of financial statement users as existing and potential investors, lenders, and other creditors, although it limits that definition to those types of users that do not have direct access to management. This draft framework differs from Concepts Statement 8 because it considers that typical users of private company financial statements have direct access to management and because Concepts Statement 8 does not contemplate that many of those users use financial statements primarily to obtain assurance about financial information previously obtained through other means.

BR22. Concepts Statement 8 further states that financial information should meet the needs of the maximum number of primary users and that regulators and other types of users (for example, customers and trade creditors) are not the parties for whom general purpose financial statements are primarily intended. Furthermore, those users are not prohibited from accessing management. Rather, market-driven facts and circumstances often dictate the level of access that management is willing to provide based on the extent of the existing or potential business relationship with the user.

BR23. In assessing whether a sufficient basis for permitting differences in recognition or measurement guidance exists for private companies, the Board and the PCC should consider the ability of private company financial statement users to access management to obtain the financial information that may be necessary to make investing or credit-making decisions. That factor becomes particularly important when the Board and the PCC decide that the recognition or measurement guidance under consideration is only moderately relevant to typical private company users or is relevant only to a narrow set of private company financial statement users. In those cases, after obtaining input from users, the Board and the PCC should assess whether the users that may place some relevance on the guidance can likely obtain information directly from management that will reasonably satisfy the objective of the guidance. Rather than requiring all private companies to apply a particular measurement basis that private company financial users indicate may be somewhat useful in making
decisions, after weighing other factors such as cost and complexity, the Board and the PCC should consider whether it is likely that management would have the information available to provide directly to interested users that can reasonably satisfy the objective of the guidance.

BR24. As discussed in paragraphs DF6 and DF7, the investment strategies of investors in private companies often differ from those of investors in public companies. For example, many investors in private companies employ longer term holding strategies and, therefore, are less sensitive than investors in public companies may be to short-term fluctuations in financial performance and financial position. Because private company investors are more likely to invest with a long-term focus, many do not focus on fair value measurements for debt instruments and certain derivatives, especially those involving significant unobservable inputs and when the company intends to hold instruments to their maturity or term in part because fair value measurements produce shorter term volatility in earnings and asset and liability values that are expected to reverse in the future.

BR25. While private company investors generally are more interested in the company’s long-term performance, public company investors often are more interested in the current valuation of their equity or debt securities held. However, given that public company and private company equity investors are a broad and diverse group, their investment return strategies, holding periods, and exit strategies vary and can change over time.

| j. Is an untimely issuance of financial statements likely to significantly dilute the relevance of the information resulting from the guidance? |

BR26. Banks often require their private company borrowers to provide annual financial statements within 120 to 180 days after the end of the borrower’s fiscal year, and they often provide borrowers with extensions of time to submit their financial statements. In contrast, the SEC requires public companies (with the exception of foreign private issuers) to file their annual financial statements within either 60, 75, or 90 days after the fiscal year-end depending on the size of the company’s market capitalization. The SEC requires quarterly financial statements to be filed within either 40 or 45 days after the end of the fiscal reporting period. Because private company financial statements are issued much longer after the end of the fiscal year than most public company financial statements, some reported amounts as of the balance sheet date often are so outdated that their usefulness is impaired. In addition, because financial statements often are issued several months after year-end, they rarely are the latest financial information used to make investing and credit decisions. Rather, management typically provides lenders, investors, and other users with unaudited monthly or quarterly financial information. Some preparers of private company financial statements and their accountants said that the increased complexity of certain recognition
and measurement guidance and the growing volume and complexity of disclosure requirements have contributed to delays in the issuance of many private company financial statements.

Cost and Complexity

| k. Does application of the guidance often require assistance from outside resources at a significant cost? |
| l. Is significant complexity involved in determining the initial and/or ongoing accounting treatment? |
| m. Are there expected to be significant changes to information systems, debt covenant agreements, other contracts, internal controls, or processes as a result of applying the new guidance? |
| n. Is the accounting treatment challenging to audit, review, or compile? |

BR27. Private companies typically do not invest in the same level of accounting resources as many public companies. Consequently, many private companies may not have the resources needed to effectively and efficiently monitor the development of new accounting standards, implement complex new accounting guidance, and apply certain complex accounting guidance on an ongoing basis. Because private companies generally have fewer and less specialized accounting personnel than public companies, an increased burden is placed on their resources. Private companies often incur a disproportionally larger amount of external costs relative to their total accounting budgets to implement and apply accounting guidance on a recurring basis because they need more assistance from their public accountants or consultants to better evaluate and apply certain accounting standards. The cost of modifying information systems, contracts, internal controls, or processes to comply with new accounting standards also can be disproportionately burdensome for many private companies. Many users of private company financial statements indicated that they are sympathetic to companies that consider those costs to be unduly burdensome. In some instances, users are willing to make accommodations such as accepting financial statements that are qualified because of U.S. GAAP exceptions or obtaining information directly from management.

BR28. Many public companies, particularly small public companies, also are concerned about what they perceive to be burdensome costs and complexity. However, it sometimes is appropriate for the Board and the PCC to consider cost and complexity differently in evaluating benefits and costs for private companies because the information resulting from the guidance in question may not be very relevant to typical users of private company financial statements. Those users often are more limited in number, are known to management, and have greater access to management than do users of public company financial statements.
BR29. Because of their resource limitations, many private companies are not as regularly engaged in participating in the standard-setting process and monitoring changes in accounting guidance. Some practitioners from smaller public accounting firms that primarily serve private companies said that it is increasingly difficult for them to stay current on new accounting guidance and assist their clients in adopting that guidance in a timely manner.

BR30. Many private company preparers indicated that they lack the resources to comprehensively address the complexities associated with some of the financial accounting and reporting for areas such as derivatives, share-based payments, fair value measurements, and deferred income taxes, all of which may require them to engage outside professionals and obtain assistance from their public accountants. That resource shortfall is more prevalent in small and medium-sized private companies, but it also affects many small public companies. Some preparers and public accountants of private companies said that the increasing complexity of recognition and measurement guidance has increased the frequency of financial reporting errors, delayed the issuance of financial statements, and increased the costs of compliance because of the high level of outside assistance required from public accountants and topical experts and specialists. Those preparers and public accountants said that the result is that a growing number of private companies have elected to prepare their financial statements using an alternative basis of accounting or have applied U.S. GAAP with exceptions.

BR31. The Board and the PCC should consider those limitations of accounting resources and concerns about complexity in assessing both the one-time implementation costs and the subsequent recurring costs of applying recognition or measurement guidance incurred by private companies in relation to the benefits received by the typical users of their financial statements.

2: Determining Disclosure Requirements

BR32. The considerations underlying the staff recommendations on determining disclosure guidance for private companies are much the same as those that support the recommendations on recognition and measurement. Paragraphs BR33–BR47 review the considerations that are especially pertinent to disclosure guidance and discuss comments on disclosures received from stakeholders.

BR33. Many preparers of private company financial statements said that the costs of preparing and auditing or reviewing what they perceive to be a growing volume of extensive disclosures often outweigh the benefits to the users of their financial statements. Both users and preparers of private company financial statements noted that while general purpose financial statements should include an appropriate level of disclosures to provide relevant information to financial statements users, it often is unnecessary to require private companies to disclose the same level of detail required in public company financial statements. Those stakeholders cited the following considerations:
a. The typical information needs of users of private company financial statements
b. The extent of knowledge that typical users of private company financial statements often already have about the reporting entity
c. The smaller number of users of financial statements of typical private companies
d. The ability of users of private company financial statements to access management to obtain additional supporting information.

BR34. Some preparers and users of financial statements of both private companies and public companies said that preparing financial statement disclosures has taken on a checklist-style approach. They said that approach often results in boilerplate information that provides limited insight for financial statement users. Some preparers also said that many public accountants have contributed to a checklist-style approach by exercising a high level of conservatism that does not sufficiently incorporate both qualitative and quantitative materiality considerations when evaluating the completeness of note disclosures. The Board is addressing broad concerns about disclosure effectiveness and the factors that sometimes make disclosures ineffective in its current project to develop a disclosure framework, which is intended to benefit both private companies and public companies.

BR35. Paragraph BR8 discusses that it is important to focus on the most common types of users of private company financial statements in evaluating the relevance and costs of guidance on recognition and measurement. The same is true for guidance on disclosures. Paragraphs BR7–BR14 explain that the most common types of users of private company financial statements are lenders and other creditors and investors and discuss their significant areas of focus.

BR36. Because private company preparers control the distribution of their financial statements, they know who is using their disclosures, and most of those preparers are familiar with their users’ most significant areas of focus. Therefore, preparers can tailor the nature and extent of their disclosures to best address their users’ needs. While annual and interim financial statements generally are a significant factor in making investment decisions about public companies, most investment decisions about private companies are based primarily on other due-diligence activities, in part because financial statements often are not issued on a timely basis. As a result, private company disclosures aimed at satisfying investors should focus primarily on the needs of existing investors that, in most cases, are familiar with the company and have direct access to management, rather than on the broader and lesser known needs of potential investors and other users.

BR37. Paragraph BR12 describes the typical areas of focus of lenders and explains that many lenders said that they typically receive a much greater level of detail about those areas directly from management on a monthly or quarterly basis in contrast to the limited information that is included in annual financial
statements. Therefore, some lenders and other users said that they do not need notes that contain an extensive amount of detail, particularly about certain inputs and assumptions used in preparing financial statements. Instead, many users indicated that the accompanying public accountant's report is sufficient confirmation that the inputs and assumptions underlying the information recognized in financial statements are reasonable and that they can obtain additional details, if necessary, from management.

BR38. Many users of private company financial statements said that mandatory and extensive disclosure requirements have resulted in notes that often do not capture the information that is most relevant to their decision making. That excessive information also results in a cost to the users because they must sort through the financial statement notes to locate the information that they need for their decision-making process. However, some users and preparers of public company financial statements also have made similar observations. Both private company investors and lenders indicated that they commonly request additional information from management, including requests for both U.S. GAAP and non-U.S. GAAP measures, and ask questions to supplement their review of financial statement notes.

BR39. Financial statement disclosures must contain a sufficient level of baseline information to be relevant to investing or credit-making decisions. Users of private company financial statements typically interact with management at regular intervals throughout the year and receive monthly or quarterly financial information. As a result, many users stated that they are rarely surprised by the content of annual financial statements and notes and that they view annual financial statements as third-party confirmation of their prior observations of the company's performance over the year. Users of private company financial statements generally place minimal value on disclosures about most noncash transactions, particularly those of a nonoperating nature. Many users said that they prefer notes that are relevant to their needs and less complex because those notes improve the transparency and usefulness of financial statements. Some users of private company financial statements observed that the notes about commitments, risks, and contingencies would be more valuable and less lengthy if they focused more on the facts about the matter rather than management's views and estimates because some users prefer to further discuss the matters with management and arrive at their own conclusions.

BR40. Generally, private companies should be provided exceptions from or modifications to providing tabular reconciliations of beginning and ending balance sheet accounts because many users have said that they do not need this detailed information, users that may want this information often can obtain it directly from the preparer, and the cost of preparing and auditing or reviewing information at that implied level of precision could be significant. Generally, private companies should be provided exceptions or modifications to disclosing tabular account reconciliations unless the reconciliation is required by industry-specific accounting guidance that relates to a significant business of the
preparer. Examples include a reconciliation of an investment company's net assets attributable to shareholders and a financial institution's allowance for credit allowances. If users indicate a need to understand why the amounts of particular types of assets and liabilities changed during a reporting period, the Board and the PCC should consider whether a modification requiring private companies to provide a nontabular description or, in other words, a narrative of the significant changes would address users' needs in a more cost-effective manner than requiring tabular account reconciliations. That explanation might include both qualitative and quantitative information about the reasons for significant changes in those accounts. However, when evaluating the potential cost savings and benefits of providing a narrative, the Board and the PCC should consider that some users may find a tabular reconciliation presentation easier to locate and understand.

BR41. Generally, private companies should provide the same disclosures as public companies under accounting guidance that specifically relates to one of a private company's significant businesses. Those disclosure requirements likely are relevant to most financial statement users given the unique nature of some industries and the often specialized accounting guidance that they must apply. For example, privately held investment companies generally should provide the same industry-specific disclosures that are required by publicly held investment companies, in part because of their extensive use of fair value measurements. However, for those privately held investment companies, other differential considerations, such as degree of management access and accounting resources, should be taken into account in considering disclosure exceptions or modifications related to accounting guidance that is not industry specific, such as restructuring charges, contingent losses, and fixed assets. The staff acknowledges that the Board and the PCC would have to apply judgment in assessing the relevance of guidance to particular industries when the Board issues broad or objectives-based accounting guidance for which no industry-specific guidance is provided. In those cases, the Board and the PCC would have to determine whether certain industries should be excluded from the scope when considering potential exceptions and modifications on the basis of the relevance of the disclosures to financial statement users of companies that have core operations in those industries.

BR42. The general ability of users of a private company's financial statements to obtain additional information beyond what is included in financial statements may be particularly pertinent in considering disclosure requirements. However, some private companies said that their users often request forward-looking information rather than additional details about historical information included in financial statements.

BR43. Because of the users' greater access to management and the often closer relationships between private companies and their investors and lenders, many preparers and users of private company financial statements said that there is less need for mandatory, extensive note disclosures in private company
financial statements than in public company financial statements. Many users indicated that they use the notes as a secondary source of information to validate previous knowledge and expectations and to engage in a more focused dialogue with management in what can be described as a **red-flag approach** to review.

**BR44.** To illustrate a red-flag approach to disclosures about contingencies, many users of private company financial statements typically have previous knowledge of contingencies and commitments before they read about them in the notes, but after reviewing the notes they likely will engage in follow-up discussions with management about the status and potential resolution of those matters. Therefore, under a red-flag approach, some information in the notes can be limited to basic information necessary to facilitate a user’s review and to allow a user to identify appropriate follow-up questions to present to management. However, in evaluating the benefits and costs of providing disclosure exceptions or modifications, the Board and the PCC should consider whether the remaining disclosure requirements in a particular area would provide typical users of financial statements with enough information to facilitate an effective red-flag approach.

**BR45.** The discussion in paragraph BR21 in the context of recognition and measurement also is pertinent in considering potential differences in disclosure requirements for private companies and public companies. Some users of private company financial statements, such as regulators, some sureties and agents, and insurance providers, do not regularly interact with management. Users that typically do not have the same level of direct access to a private company’s management as most lenders and other creditors and investors may have a greater need for more comprehensive notes.

**BR46.** The cost and complexity of complying with disclosure requirements also can be challenging for public companies, particularly small public companies. However, cost and complexity often are more pertinent in conducting a cost-benefit analysis for private companies because the resulting information may not necessarily be very relevant to many of the users of their financial statements. Some preparers of private company financial statements raised concerns that extensive, disaggregated disclosure requirements increase the risk that confidential information may be released to unauthorized parties. While private company preparers control to whom they release their financial statements, for example, specific vendors or customers, some remain concerned about the risk that proprietary information may be provided to their competitors, other unauthorized parties, or others that do business with their competitors. Those preparers noted that a significant benefit of being a privately held company is the ability to avoid disclosing proprietary information that could result in a competitive disadvantage or increased liability exposure.

**BR47.** In addition to considering the extent to which many users of private company financial statements do not need the same information that users of public company financial statements do, the Board and the PCC should consider
whether private company financial statements can be made more relevant by requiring additional or modified disclosures that may not be relevant to typical users of public company financial statements. Examples might include information about the timing and amount of distributions paid to owners and income tax sharing arrangements.

3: Determining Display Requirements

BR48. To promote comparability, private companies generally should apply the same financial statement display (presentation) guidance as public companies. If the Board concludes that financial information is important enough to be included on the face of financial statements, only in limited circumstances would an exception or a modification for private companies be warranted. Also, many stakeholders have indicated that the fundamental look and feel of financial statements presented in accordance with U.S. GAAP should not vary significantly between public companies and private companies. For example, because the reclassification of amounts from other comprehensive income to net income does not affect reported cash amounts, it may be sufficient to disclose such reclassifications in the notes rather than on the face of private company financial statements. However, some stakeholders said that given the importance of the income statement and statement of comprehensive income, the form of their presentation should not vary significantly between private companies and public companies.

BR49. Given the importance of the cash flow statement to users of financial statements of most private companies (excluding financial institutions), most of those users likely would benefit from all amendments that require further disaggregation of line items in the cash flow statement. Clear examples of situations in which private companies should be provided exceptions from display requirements include circumstances in which the information does not apply to or is not required for private companies, such as earnings per share and segment information. In other instances, such as display matters affecting the balance sheet, the Board and the PCC should evaluate the relevance of the proposed financial information on a standard-by-standard basis by applying the guidance on display included in this framework.

BR50. Private companies generally should apply the same display requirements as public companies for industry-specific guidance that relates to one of their significant businesses. That information most often is relevant to users of financial statements across the industry, regardless of an entity’s ownership structure. Examples include specific balance sheet or income statement presentation requirements for financial institutions, insurance companies, construction contractors, oil and gas companies, and health care entities.

BR51. Before assessing the relevance of information to be displayed on the face of financial statements, the Board and the PCC should first assess whether
there is a basis for permitting private companies an exception or modification to the recognition, measurement, or disclosure of the underlying financial statement component.

BR52. In determining the display requirements of financial information, the Board and the PCC should assess the relevance and importance of that information to private company investors, lenders, and other creditors by considering the following:

a. The type of financial information on which typical users of private company financial statements focus (primarily amounts that affect reported cash balances, cash flows, or adjusted EBITDA)

b. The ability of users to obtain additional financial information directly from management if necessary

c. Input from private company users and preparers that cluttered financial statements sometimes result in confusion and may shift the focus away from areas of greater importance. While some public company users and preparers also make that criticism, it generally is more valid for private companies because their financial statements typically are not a primary method of providing information to users.

The discussion of the recognition and measurement and disclosure areas in the basis for staff recommendations of this draft framework further describe the considerations of (a) and (b) in paragraph BR52. The Board and the PCC should place more weight on the relevance to users of financial statements, but they also should consider whether the proposed guidance would result in significant incremental costs.

BR53. Both preparers and users of private company financial statements often complain about the large volume of disclosures included in the notes. Notwithstanding, to achieve a simpler presentation on the face of financial statements, users of private company financial statements often prefer disclosure of relevant disaggregated or supplemental financial information in the accompanying notes than on the face. For example, some private company users are interested in seeing inventory disaggregated by type such as raw materials, work in process, and finished goods. However, many users said that it would be sufficient to include such details in the notes rather than to add additional line items to the face of the balance sheet. In contrast, many users of public company financial statements prefer that a greater amount of disaggregated information be included on the face of financial statements, in part because many public companies provide an earnings release containing only primary financial statements before issuing their complete set of interim or annual financial statements including the accompanying notes.

BR54. FASB Concepts Statement No. 5, Recognition and Measurement in Financial Statements of Business Enterprises, states that information disclosed parenthetically on the face of financial statements amplifies or explains information recognized in financial statements. Considering how typical investors,
lenders, and other creditors use private company financial statements, presenting information parenthetically on the face of private company financial statements may be unnecessary in many situations. As further described in the recognition and measurement and disclosure areas of the basis for staff recommendations of this draft framework, the unique characteristics of private company financial statement users often provide a sufficient basis for providing exceptions or modifications to some public company reporting requirements. Those factors include the following:

a. There are extensive relationships that often exist between users and preparers of private company financial statements.

b. Financial statements represent just one component of financial information (for example, accounts receivable aging, accounts payable aging, budget versus actual financial results, financial projections, income tax returns, and due diligence questionnaires) used to make investing or credit-making decisions.

c. Many users use private company financial statements as a secondary source of information to validate their previous knowledge and expectations and to engage in a more focused dialogue with management about the company rather than to gain their primary understanding of the company's financial performance and position.

d. Private company financial statements often are made available long after the end of the reporting period.

BR55. In deciding whether to require entities to disclose disaggregated or supplemental information on the face of financial statements, the Board has historically considered, among other factors, that many public companies include a balance sheet, income statement, and statement of cash flows in their public earnings release before they issue a complete set of financial statements. But private companies do not follow that reporting sequence. As a result, many private company financial statement users stated that including relevant supplemental information in the notes generally is sufficient.

4: Determining the Effective Date of Guidance

BR56. In recent years, the Board typically has deferred the effective date of the amendments in Accounting Standards Updates for private companies and not-for-profit organizations for a period of one year following the effective date for public companies. The Board's basis for the deferrals includes the following:

a. The typical periodic timing of the learning and education cycle for preparers of private company financial statements and many of their public accountants

b. The ability of private companies and their public accountants to learn from the earlier implementation experiences of public companies
c. The availability of, and competition for, third-party resources to assist in implementing new guidance
d. The lead time necessary to provide instructors and materials for training a large and broadly distributed audience of private company financial statement preparers, public accountants, and users.

BR57. For the same reasons described in paragraph BR56, the effective dates for private companies often have been for annual fiscal year-ends rather than for interim periods within the initial year of adoption.

BR58. A primary reason for a one-year deferral of the effective date for private companies is to mitigate the risk that some preparers, public accountants, and to a lesser extent, users of private company financial statements may not become aware of or may not be adequately trained in the new accounting guidance in a shorter period because of their typical education cycle. As discussed in paragraphs DF12 and DF13, typically, much of the education cycle about new accounting guidance for private company stakeholders occurs in the middle to the second half of the calendar year. Providers of continuing professional education that deliver mid-year education sessions typically do not include training for amendments that are not issued as final before February or March. Because of those reasons, the staff recommendation to provide a one-year deferral period should not be rejected when particular amendments either are not viewed as being complex or do not affect recognition or measurement in financial statements.

BR59. Because of the quarterly frequency of public reporting requirements and their greater level of accounting resources, many preparers and auditors of SEC registrants are more regularly engaged than some preparers and public accountants of private companies in identifying and learning about proposed and final changes in financial accounting and reporting guidance. The logistics of providing appropriate training for private company financial statement preparers and their public accountants often are more complex and require additional time because their population is very large, diverse, and more widely dispersed than that of public companies.

BR60. The typical relative investment in accounting resources of private companies and public companies discussed in paragraphs DF10 and DF11 also is pertinent in considering the appropriate effective date of new guidance for private companies because private companies generally have fewer and less specialized accounting personnel than public companies. As a result, private companies often require additional time to implement new guidance, and many private companies and their public accountants acquire valuable knowledge and achieve significant efficiencies from observing the earlier implementation experiences of public companies and their public accountants.

BR61. In limited circumstances, the Board and the PCC may determine that there is no need to defer the effective date by one year after the first annual period required for public companies because the Board has provided public
companies with an extended period of time to adopt the amendments. However, the Board and the PCC should carefully consider the complexity of the amendments; the availability of, and competition for, third-party resources to assist in implementing the new guidance; the method of transition; and the extent to which private companies and their public accountants would benefit by learning from the earlier implementation experiences of public companies.

BR62. If public companies are permitted to early adopt amendments, private companies generally also should be permitted to early adopt the amendments, provided that they do so no earlier than the effective date for public companies. That approach would provide private companies with the flexibility to achieve comparability of their financial statements with public company financial statements earlier than required if they decide that it is important to do so.

BR63. Many users of private company financial statements indicated that a deferred effective date of one or two years beyond the effective date for public companies does not significantly affect their use of private company financial statements. Many private company users, particularly lenders, sureties, and some investors, stated that they rarely directly compare private company financial statements with public company financial statements. Other users, including some that use both private company and public company financial statements, indicated that while comparability between private company financial statements and public company financial statements would be ideal, they understand the cost-benefit considerations for private company financial statements. Therefore, many users said that they generally support deferred effective dates for private companies. Some users of private company financial statements said that the deferral period provides them with additional time to learn about the new guidance. Some stakeholders said that, ultimately, a deferred effective date also may give users more assurance that financial statements appropriately reflect the effect of the amendments. Deferred effective dates also provide users of private company financial statements with more time to assess how the change will affect their analyses and the private company’s debt covenants. However, some users of both private company and public company financial statements prefer that effective dates not be deferred beyond one year because the deferral would result in a longer period of noncomparability.

5: Determining the Transition Method for Applying Guidance

BR64. Lenders often are the most common type of user of private company financial statements; therefore, private company financial statements should include information that adequately addresses the typical needs of lenders. Most lenders require at least two years of comparative financial information to make credit decisions. However, some lenders to private companies indicated that because they understand the cost-benefit considerations of applying a retrospective method of application, they would be willing to accept an alternative
transition method if the effect on comparability is not expected to be significant to important financial metrics such as reported cash balances, cash flows, adjusted EBITDA, working capital, and total borrowings. They also would accept a transition method other than retrospective if, upon request, management can provide those lenders directly with unaudited comparative financial information. Some lenders said that although they require comparative financial information, they do not necessarily need it to be included in financial statements if the borrower discloses the change and explains the significant differences resulting from applying the change in guidance.

BR65. In addition to lenders, other users of private company financial statements, including sureties, investors, and regulators, said that comparability between reporting periods is more important for evaluating the effect of some amendments than it is for others. If amendments do not affect their areas of common focus, the benefits of neither a full nor a modified or limited retrospective transition method are likely to warrant the related costs. In contrast, amendments that significantly affect the reporting of sources of cash inflows and outflows or debt and liquidity measures may make it difficult for the user to separate the effects of actual financial performance from the effect of the amendments and thus may warrant some form of retrospective application.

BR66. Many preparers of private company financial statements said that the Board and the PCC should consider exceptions or modifications to a retrospective transition method for amendments that do not significantly affect the reporting of sources of cash inflows and outflows or debt and liquidity measures because the cost of applying a retrospective method often outweighs the benefit to the users of their financial statements. They said that, in many cases, users of private company financial statements do not need amendments to be applied retrospectively because of the following:

   a. They generally do not focus on most noncash adjustments and, with few exceptions, the adoption of new amendments does not affect reported cash balances or cash flows.

   b. Many users, such as existing equity investors, vendors, lessors, and customers, are not as concerned about the effect on prior-period financial statements because they are more interested in current-period and future results. Those users often do not use financial statements as a primary source for making projections primarily because of the typical long duration between the financial reporting date and the date that financial statements are issued.

   c. Many users can access management if they want to understand the effect of the amendments on prior-period results, and many of those users do not require that information to be included in financial statements.

BR67. As discussed in other areas in the framework, many preparers of private company financial statements have relatively few accounting resources.
Therefore, they incur relatively higher costs than public companies to modify systems, maintain parallel accounting records, and engage public accountants and other external professionals to implement amendments using a retrospective method of adoption.

BR68. Concepts Statement 8 and Topic 250, Accounting Changes and Error Corrections, emphasize the importance of comparability and consistency in understanding U.S. GAAP financial statements. While the guidance in Topic 250 addresses only voluntary changes in accounting principles and unusual situations in which transition guidance is not provided for new amendments, it requires retrospective application of changes in accounting principles to prior-period financial statements. However, that guidance acknowledges cost-benefit considerations by permitting prospective application if retrospective application is impracticable. Concepts Statement 8 also discusses cost-benefit considerations in determining the extent of information to be provided to the various users of general purpose financial statements.

BR69. Permitting private companies to apply an alternative transition method may contribute to a lack of both consistency within a private company's financial statements and comparability of financial statements of different companies. However, requiring a private company that applies an alternative transition method to disclose qualitative information and some quantitative information about how the amendments affect the comparison of its financial statements should mitigate some of the negative effects of that lack of consistency and comparability. Those disclosures also should provide an appropriate level of information to facilitate the red-flag approach that many users of private company financial statements use to identify potential significant or unusual items that may require discussion with management.

BR70. The staff also considered not recommending that the Board and the PCC provide any level of transition relief to private companies because U.S. GAAP does not require private companies to present comparative financial statements. However, Topic 205, Presentation of Financial Statements, encourages a comparative presentation, and describes such presentation as ordinarily desirable. The staff also considered the following input received from stakeholders:

a. In practice, many private companies prepare comparative financial statements.

b. Typical users of private company financial statements expect to receive comparative financial statements. Presenting single-period financial statements solely to avoid the cost and complexity of applying retrospective transition during some years would result in an inconsistent presentation and could cause confusion.
c. Many lenders and some other users of private company financial statements rely on comparative statements to ensure that the prior-period figures that they previously included in their analyses agree with the latest reported balances.

d. In some regulated industries such as banking, the regulator requires comparative financial statements.
APPENDIX B: TENTATIVE DECISIONS REACHED TO DATE AND BASIS FOR CONCLUSIONS—DEFINITION OF A NONPUBLIC ENTITY

Introduction

B1. This appendix summarizes the Board’s tentative decisions reached to date and considerations in developing the proposed definition of a private company (nonpublic business entity). It includes the reasons for accepting particular views and rejecting others. Individual Board members gave greater weight to some factors than to others.

Purpose of the Definition of a Private Company

B2. It is necessary to determine which types of entities would be included in the private company decision-making framework so that the Board and the PCC can evaluate the appropriate accounting and reporting guidance with a particular type of entity in mind. The Board notes that it is important for various types of stakeholders to be informed about the intended scope of the private company decision-making framework so that it is clear which types of entities would be eligible to apply accounting and reporting differences for private companies. However, the Board acknowledges that decisions about whether an entity may apply permitted differences in U.S. GAAP may ultimately be determined by regulators (for example, the SEC and financial institution regulators), lenders and other creditors, or other financial statement users that may not accept financial statements that reflect exceptions or modifications for private companies.

B3. The Board and the PCC will consider factors such as user needs, on a standard-by-standard basis, when determining which private companies will be eligible to apply accounting and reporting differences under U.S. GAAP. Therefore, if an entity is defined as a private company, that entity may not necessarily be eligible to apply all financial accounting and reporting differences that are provided to private companies. For example, the draft private company decision-making framework indicates that private companies should be subject to the same requirements as public companies for industry-specific accounting guidance because of the presumption that the accounting requirements generally will be relevant to financial statement users of both public companies and private companies given the unique nature of some industries and the often specialized accounting guidance that they are required to apply. The Board also may evaluate whether a particular accounting or reporting difference that is permitted to be applied by a private company should be extended to a public company or a not-for-profit organization.
Background

B4. The Codification includes several definitions of the term *nonpublic entity* that the FASB established to address specific types of issues over the years, including the scope of a standard, differences in accounting or disclosure requirements, changes in regulations over time, and deferred effective dates. As a result, the Board has received feedback from stakeholders requesting clarification of the existing definitions and questions about which definition of a nonpublic entity should be used when applying certain accounting and reporting guidance. When providing that feedback, stakeholders specifically questioned which types of nonpublic entities qualify for practical expediens, exceptions and modifications to public entity guidance, and deferred effective dates. Some stakeholders have questioned which entities will be in the scope of the private company decision-making framework once it is finalized.

B5. In March 2012, the FASB chairman added a project to the Board's agenda to reexamine the definition of a nonpublic entity. The first phase of the project focuses on defining what constitutes a private company to determine which entities should be included in the scope of the private company decision-making framework. Not-for-profit organizations are excluded from the scope of the private company decision-making framework. The Board will focus on which types of not-for-profit organizations constitute a nonpublic entity for other financial accounting and reporting purposes in a second phase of the project for which Board deliberations have not yet begun. The objectives of the definition of a nonpublic entity project include simplifying the definition of a nonpublic entity, addressing known practice issues, and identifying the scope of entities that would be considered in future deliberations about potential exceptions and modifications in U.S. GAAP accounting and reporting requirements for nonpublic entities.

Tentative Decisions Reached to Date

B6. The Board has tentatively decided that an entity is not a private company if it:

   a. Files or furnishes financial statements with a regulatory agency for purposes of issuing securities in a public market or issuing securities that trade in a public market
   b. Is a for-profit conduit bond obligor for conduit debt securities that are traded in a public market
   c. Is an employee benefit plan.

B7. The Board separately considered the following types of entities and tentatively decided that they are not excluded from the definition of a private company unless they meet any of the characteristics described in paragraph B6:
a. A financial institution.
b. A consolidated subsidiary of an entity that is a public company.
c. An entity that has a controlled and consolidated subsidiary that is a public company.

Entities That Issue Securities in a Public Market or Issue Securities That Are Traded in a Public Market

B8. Under all of the existing definitions of a nonpublic entity in the Codification, entities that file financial statements with a regulatory agency in preparation for the sale of securities in a public market or for the purpose of issuing securities that trade in a public market are defined as public companies. The financial statement users of entities that issue securities in a public market or issue securities that trade in a public market generally lack direct access to management to obtain material financial information, and it is common for there to be a large number of financial statement users that have broader, more diverse needs and that use financial information for different reasons than typical users of private company financial statements. The six significant differential factors between public companies and private companies described in paragraphs DF1–DF13 were developed primarily on the basis of entities that access the public capital markets by issuing securities that are publicly traded. Therefore, when assessing those entities and their relationship to the six significant differential factors, the Board concluded that the entities described in paragraph B6 are not private companies.

Conduit Bond Obligors

B9. Most of the definitions of a nonpublic entity in the Codification define that term as an entity that is not a conduit bond obligor for conduit debt securities that are traded in a public market (a domestic or foreign stock exchange or an over-the-counter market, including local or regional markets). When considering whether an entity that is a conduit bond obligor should be considered a private company for financial reporting purposes, the Board assessed the six significant differential factors between public companies and private companies including the number and types of users and typical users' access to management. The Board observed that conduit bond obligors are indirectly accessing the public debt markets. Accordingly, the Board concluded that the users of financial statements of a privately held conduit bond obligor often have similar information needs as investors in public company corporate debt securities and, therefore, financial statements should not reflect differences in accounting and reporting guidance. In addition, conduit bond obligors typically have more financial statement users that have less ability to directly obtain additional material financial information in comparison with most other private companies.
B10. The Board considered an alternative that would exclude from the definition of a private company only those conduit bond obligors that are required to indirectly comply with SEC Rule 15c2-12, Municipal Securities Disclosure. Some Board members expressed support for this alternative because entities that are indirectly subject to Rule 15c2-12 typically have conduit bonds that are more widely traded and typically have more financial statement users that have less access to management than conduit bond obligors that are not indirectly subject to Rule 15c2-12. Other Board members rejected this alternative because of the view that the size of a bond offering should not be a determining factor when considering accounting and reporting differences for private companies but, rather, the fact that those entities are accessing the public capital markets should be a determining factor. Board members acknowledge that some entities that are conduit bond obligors face similar resource constraints as many other private companies and indicated that they would be willing to consider potential deferred effective dates for privately held companies that are conduit bond obligors.

Employee Benefit Plans

B11. Employee benefit plans have unique characteristics that differ from both private companies and public companies. The needs of users of employee benefit plan financial statements are specific and more focused when compared with the needs of financial statement users of both public companies and private companies. Employee benefit plans follow accounting guidance that often is tailored to the unique nature of the plans. After considering those factors, the Board decided that employee benefit plans should not be considered private companies for financial reporting purposes and, therefore, should not be included in the scope of the private company decision-making framework.

B12. The Board considered an alternative that would differentiate an employee benefit plan that is sponsored by a private company from an employee benefit plan that is sponsored by a public company. The Board rejected that alternative because it concluded that the factors that differentiate a private company from a public company, particularly related to the types of users and their financial reporting needs, are not applicable to an employee benefit plan regardless of whether the plan is sponsored by a private company or a public company. Also, most users of employee benefit plan financial statements do not have different financial reporting needs based on the ownership structure of the plan sponsor. Furthermore, employee benefit plans apply a form of specialized accounting and reporting guidance for which the Board determined no differences should be permitted.

Financial Institutions

B13. The Board discussed whether a financial institution that otherwise meets the characteristics of a private company as defined in this project should be
included in the definition of a private company for financial reporting purposes and, therefore, would be within the scope of the private company decision-making framework. A financial institution referred to in the definition of a private company would be subject to the description in paragraph 942-320-50-1, which includes banks, saving and loan associations, savings banks, credit unions, finance companies, and insurance entities.

B14. The Board discussed whether to exclude all financial institutions from the definition of a private company on the basis of the notion of public accountability because privately held financial institutions hold and manage financial resources for a broad group of individuals for investment purposes and act in a fiduciary capacity. That notion of public accountability is consistent with the decision reached by the International Accounting Standards Board when it finalized its International Financial Reporting Standard for Small and Medium-sized Entities (IFRS for SMEs). The Board rejected that alternative because of its view that the notion of public accountability applies to many regulated industries and should not be a factor in determining whether an entity is considered private for financial reporting purposes.

B15. Some Board members expressed concern that if financial institutions were considered private companies and within the scope of the private company decision-making framework, it may not always be appropriate for those companies to apply differences in U.S. GAAP because of the unique needs of some financial statement users of financial institutions. The Board determined that a financial institution could be considered within the definition of a private company, but could be excluded from the scope for specific exceptions or modifications provided for private companies if it is determined that those differences would adversely affect the relevance of information provided to financial statement users. The Board decided that a privately held financial institution could be considered for exceptions and modifications in areas of accounting and reporting that are not specific to financial institutions or that are not particularly relevant to financial statement users of financial institutions.

B16. Some Board members expressed support for excluding financial institutions entirely from the definition of a private company because of their unique nature but are continuing to evaluate whether financial institutions should be permitted to apply accounting and reporting differences when deliberating individual topics. Those Board members stated that the needs and investment strategies of financial statement users of financial institutions, including depositors and regulators, may differ from the needs of most other users of private company financial statements and, therefore, may require separate consideration depending on the accounting or reporting difference under consideration.

B17. One Board member expressed concern about additional costs that could be incurred by financial institutions if regulators do not accept differences in accounting and reporting guidance for private companies. As a result, financial
institutions may be required to maintain two sets of accounting records, which
may not be cost beneficial.

B18. The Board considered an alternative that would differentiate financial
institutions on the basis of asset size. The Board rejected that alternative
because it would be difficult to determine a bright line on the basis of the size of a
financial institution when assessing user needs and preparer considerations. In
addition, if the Board were to establish a size threshold to correspond with
current thresholds created by regulators, those thresholds would be subject to
change by the regulators during future periods, which would require the FASB to
consider whether to make a corresponding change.

Private Companies That Are Consolidated Subsidiaries of
Public Companies

B19. Some of the definitions of a nonpublic entity in the Codification include the
criterion that an entity that is controlled by a public entity is considered a public
entity. The Board considered whether a U.S. private subsidiary that is controlled
and consolidated by a U.S. public company should be permitted to apply
accounting and reporting differences for private companies when preparing
standalone U.S. GAAP financial statements.

B20. For purposes of consolidation, many private subsidiaries already prepare
and provide financial information following U.S. GAAP guidance for public
companies to their controlling public company. The Board considered that
permitting a private subsidiary to apply accounting and reporting differences in
recognition and measurement guidance, effective dates, and transition methods
may not result in significant benefits to a private subsidiary when preparing
standalone financial statements. However, the Board noted that permitting a
private subsidiary to apply accounting and reporting differences in its standalone
financial statements may provide more relevant information to its users of
standalone financial statements (often times, a lender to the private subsidiary)
and could reduce costs of disclosures. In addition, some Board members
concluded that a private company should not be precluded from applying
differences in its standalone U.S. GAAP financial statements on the basis of its
internal reporting requirements to a parent that is a public company. Some Board
members indicated that there could be different materiality considerations when
preparing the subsidiary’s standalone financial statements compared with the
materiality considerations used in preparing consolidated financial statements of
the public company parent. Therefore, permitting a private subsidiary to apply
accounting differences that are not material to its public parent could be cost
beneficial for a private subsidiary and users of its standalone financial
statements.

B21. Some Board members expressed concern about the potential for having
conflicting accounting information available in the marketplace because financial
statements of a private subsidiary would not reconcile to information about the subsidiary that may be included in consolidated financial statements of the public company parent. However, the Board considered that standalone financial statements would not be made publicly available to all financial statement users of the public company parent and that under the draft private company decision-making framework, a privately held subsidiary would be required to disclose that it applied differences in U.S. GAAP. Specifically, some Board members expressed concerns about considering a wholly owned subsidiary of a public company as a private company because, in some cases, the private subsidiary’s operations may be a substantial portion of the public company’s financial results. Concerns were raised about structuring, including reverse merger situations, when a private subsidiary purchases control of a public company shell and then merges it with the private company. Those Board members indicated that if disclosure is the primary area in which a private subsidiary would achieve cost savings, disclosure relief may be provided by the disclosure framework project.

A Private Company That Controls a Public Subsidiary

B22. The Board considered whether a U.S. private company that controls and consolidates a U.S. public company in its financial statements should be permitted to apply differences in accounting and reporting guidance for private companies. The Board considered if the consolidated entity as a whole has some public equity holders, whether the consolidated entity should be considered a public entity and whether financial reporting would be simplified if an entity is considered public any time there is a public entity in the consolidated group.

B23. The Board ultimately decided that a private company that controls and consolidates a U.S. public company in its financial statements should be included in the definition of a private company and the scope of the private company decision-making framework because the financial reporting requirements of a public subsidiary should not preclude a privately held entity from applying differences in its own financial statements. When evaluating the six significant differential factors, the Board considered that a private company that controls and consolidates a public company, and the characteristics of its financial statement users, typically are similar to most other private companies. The Board recognized that permitting a controlling private company to apply accounting and reporting differences for private companies may not be cost beneficial in all circumstances, specifically when that controlling private company has a significant number of public subsidiaries or when its primary operations consist of holding an investment in one or more public subsidiaries. However, some private companies have a number of private subsidiaries and if a controlling private company is not permitted to apply accounting differences for private companies in its consolidated financial statements, its private subsidiaries would be required to provide the parent with financial information prepared in accordance with
public company U.S. GAAP that may be costly to prepare and irrelevant to financial statement users.

Next Steps

B24. The Board has not yet deliberated all of the topics to be addressed to finalize the definition of a private company, including the method of transition and effective date. While this Invitation to Comment is open for public comment, the Board will continue to deliberate other topics necessary to complete its tentative decisions on the definition of a private company. The Board also will begin the second phase of this project, which involves determining what constitutes a nonpublic not-for-profit entity. The Board expects that the next phase of this project will result in the issuance of an Exposure Draft on the definition of a nonpublic entity.