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EFRAG Secretariat: Kathrin Schoene (Project Director), Didrik Thrane-Nielsen (Project Director), Sebastian Weller, Robert Stojek

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EFRAG's Comment Letter

International Accounting Standards Board 7 Westferry Circus, Canary Wharf London E14 4HD United Kingdom

[xx September 2021]

Dear Mr Barckow,

Re: Exposure Draft ED/2021/4 Lack of Exchangeability

On behalf of the European Financial Reporting Advisory Group (EFRAG), I am writing to comment on the Exposure Draft ED/2021/4 *Lack of Exchangeability*, proposed amendments to IAS 21, issued by the IASB on 20 April 2021 (the 'ED').

This letter is intended to contribute to the IASB's due process and does not necessarily indicate the conclusions that would be reached by EFRAG in its capacity as advisor to the European Commission on endorsement of definitive IFRS Standards in the European Union and European Economic Area.

In principle, EFRAG agrees with the IASB's proposals to amend IAS 21 *The Effects of Changes in Foreign Exchange Rates* to address the issue of insufficient guidance applicable to the situations where a currency lacks exchangeability. EFRAG considers that the proposals would lead to a reduction of divergency in practice and an increase in transparency about what method is applied. However, EFRAG raises several requests to clarify the proposals in order to better align the proposals with the existing guidance.

EFRAG's detailed comments and responses to the questions in the ED are set out in the Appendix.

If you would like to discuss our comments further, please do not hesitate to contact Sebastian Weller, Robert Stojek, or me.

Yours sincerely,

Jean-Paul Gauzès

President of the EFRAG Board

Appendix - EFRAG's responses to the questions raised in the ED

Question 1 - Assessing exchangeability between two currencies

Paragraph 8 of the draft amendments to IAS 21 specifies that a currency is exchangeable into another currency when an entity is able to exchange that currency for the other currency. Paragraphs A2–A11 of [draft] Appendix A to IAS 21 set out factors an entity considers in assessing exchangeability and specify how those factors affect the assessment.

Paragraphs BC4–BC16 of the Basis for Conclusions explain the Board's rationale for this proposal.

Do you agree with this proposal? Why or why not? If you disagree with the proposal, please explain what you suggest instead and why.

EFRAG's response

EFRAG agrees with the proposed amendments regarding the assessment of lack of exchangeability. In particular, EFRAG agrees with the proposed guidance on the assessment of time frame, the sole focus on the entity's ability to obtain the other currency, without considering the intent to do so, and the decision to require entities to consider only markets or exchange mechanisms in which a transaction to exchange one currency for another would create enforceable rights and obligations.

EFRAG agrees that, when assessing exchangeability of a currency, it is important for an entity to separately consider the purpose for which it obtains this currency.

However, EFRAG recommends that the guidance related to the assessment of lack of exchangeability should be clarified in regard to criteria and whether indirect exchange mechanism should also be considered.

Furthermore, EFRAG proposes the IASB to clarify the relationship between the notion 'normal administrative delay' and the definition of the spot exchange rate provided in paragraph 8 of IAS 21, to explain that `normal administrative delay` does not prevent the immediate fixing of the exchange rate as required by the definition. In this context, EFRAG also suggests clarifying the time period that should be considered in the notion of normal administrative delay.

Finally, EFRAG also proposes to add context to Example 2 in the Illustrative Examples part of ED to explain the reasons for the result of assessment of lack of enforceable rights and obligations.

- EFRAG generally agrees with the proposal of the IASB that provides preparers with guidance regarding the definition and the assessment of a lack of exchangeability that is not temporary. IAS 21 in its current state does not provide such guidance, therefore the amendment, through addressing the issue of insufficient guidance applicable to situations where a currency lacks exchangeability, would add to clarity of the guidance of IFRS Standards, and increase transparency of what estimation method is used in such situations. Consequently, the amendment is expected to reduce diversity in practice.
- 2 However, EFRAG suggests the IASB to clarify the wording of definition of and guidance related to assessment of exchangeability in paragraphs 8 and A1-A11 of the ED. In EFRAG's opinion, it should be clarified that in some situations exchangeability is lacking only in one way. For example, a local currency may lack exchangeability into a foreign currency while, at the same time, the foreign currency may be exchanged by the local authorities into the local currency, but at an unfavourable rate.

- 3 EFRAG agrees with the proposed definition of the time frame and the conclusion of the IASB that ignoring normal administrative delays would lead to entities inappropriately concluding that exchangeability is lacking when a currency would, in effect, be exchangeable into that other currency. Otherwise, the proposed guidance would be too restrictive.
- 4 EFRAG agrees that what constitutes a normal administrative delay, depends on facts and circumstances. Therefore, in EFRAG view it is appropriate that the ED does not propose detailed application guidance on what would constitute a 'normal administrative delay' in detail.
- Nevertheless, EFRAG suggests clarifying the notion of normal administrative delay. Particularly, EFRAG recommends reconsidering whether in the light of paragraph IE4 of Illustrative Example 1 (i.e., seven days' delay), a restrictive application of the time period for a "normal administrative delay" could inappropriately expand the application scope of the amendments and whether not stating any number of days at all in this Illustrative Example, would be more appropriate. This is because the lack of exchangeability may be assessed in each jurisdiction in a different way and therefore in some jurisdiction an administrative delay of sixty days would be seen as a "normal delay" while, in other jurisdictions, a delay more than seven days would not be perceived as normal.
- Furthermore, EFRAG notes that paragraph 8 of IAS 21, provides a definition of spot exchange rate. In accordance with this definition a rate would satisfy the condition of spot exchange rate only if the delivery is immediate. Consequently, the ED should elaborate on the fact that the notion of 'normal administrative delay' does not contradict the definition of a spot exchange rate set out in IAS 21 and that 'normal administrative delay' does not refer to the time required for fixing the exchange rate.
- In assessing whether a currency is exchangeable into another currency, an entity shall consider its ability to obtain the other currency either directly or indirectly (i.e., using an intermediary currency). This condition reflects the IASB's view that only the ability, but not the intention or decision to do so, is relevant for the assessment of a lack of exchangeability. EFRAG supports the IASB's view as the intention to exchange currency could potentially extend the scope of the amendment, where in effect no lack of exchangeability exists.
- 8 EFRAG agrees with the IASB's proposal that the entity's assessment shall consider only markets or exchange mechanisms in which a transaction to exchange the currency for the other currency would create enforceable rights and obligations. The IASB observed that the nature and type of markets or exchange mechanisms can vary between jurisdictions and, accordingly, decided that it would be more appropriate to require entities to consider only markets or exchange mechanisms in which a transaction to exchange one currency for another would create enforceable rights and obligations. EFRAG also agrees that the ED proposes that enforceability is a matter of law and that whether enforceable rights and obligations arise depends on facts and circumstances.
- 9 However, in this respect, EFRAG proposes the IASB to consider whether the guidance should also address the existence of other legal indirect exchange mechanism e.g., Blue Chip Swaps in Argentina. EFRAG suggests considering whether the use of such mechanisms would prevent satisfying the criteria of lack of exchangeability.
- 10 EFRAG also suggests adding context to Example 2 in the Illustrative Examples part of the ED as the example does not provide reasons for the lack of enforceability of rights/obligations in the described jurisdiction. EFRAG also agrees that the ED proposes that enforceability is a matter of law and that whether enforceable rights and obligations arise depends on facts and circumstances.
- 11 EFRAG agrees that it is important for an entity to consider the purpose for which it obtains the other currency when assessing exchangeability for each reporting

purpose separately, as for some currencies different exchange rates apply for different uses affecting an entity's ability to obtain those currencies. In the IASB's view in many jurisdictions only one exchange rate exists between two currencies. Thus, the purpose for which an entity intends to use the other currency would neither change the exchange rate nor affect the entity's ability to obtain that other currency. However, EFRAG agrees with the IASB conclusion that it is important for an entity to consider the purpose for which it obtains the other currency when assessing exchangeability, as for some currencies different exchange rates apply for different uses affecting an entity's ability to obtain those currencies.

- 12 EFRAG also notes that the proposed approach on the separate assessment for each reporting purpose aligns with:
 - a) the current guidance in paragraphs 20 37 of IAS 21 for reporting foreign currency transaction in the functional currency and
 - b) paragraphs 38 49 of IAS 21 for use of a presentation currency other than the functional currency and for translating the results and financial position of a foreign operation.
- Finally, the ED proposes that a lack of exchangeability exists when the entity is able to obtain 'no more than an insignificant amount' of the other currency. EFRAG agrees with the IASB's view that the entity should assess significance by comparing the amount, that could be obtained, with the total amount of the other currency required (aggregate approach). EFRAG agrees with the IASB's rationale in this respect because this notion:
 - a) would align more closely with the IASB's view that an entity should estimate the spot exchange rate only in a narrow set of circumstances and
 - b) would be more similar to the approach used in IFRS 13 Fair Value Measurement when the volume or level of activity for an asset or liability has significantly decreased (depart from using observable prices/spot exchange rates).

Question 2 - Determining the spot exchange rate when exchangeability is lacking

Paragraphs 19A–19C and paragraphs A12–A15 of the draft amendments to IAS 21 specify how an entity determines the spot exchange rate when a currency is not exchangeable into another currency.

Paragraphs BC17–BC20 of the Basis for Conclusions explain the Board's rationale for this proposal.

Do you agree with this proposal? Why or why not? If you disagree with the proposal, please explain what you suggest instead and why.

EFRAG's response

EFRAG agrees with the proposed approach on how to determine the spot exchange rate when exchangeability is lacking. EFRAG also agrees with the proposed guidance to use a principles-based approach to estimate spot exchange rates by setting up conditions that an exchange rate must fulfil.

However, EFRAG recommends introducing a rebuttable presumption that the use of an observable exchange rate should be preferred. The presumption could be rebutted by proofing that another rate better reflect the economic reality. Alternatively, EFRAG suggests that a disclosure could be introduced explaining the reasons of not using the available observable rates.

Furthermore, EFRAG suggests improving application guidance on the assessment explained in paragraph A13 of the ED and the possible

consequences for adjusting the exchange rate. In this context, EFRAG suggests addressing the use of observable exchange rates reached in unofficial or illegal currency exchange transactions.

- 14 EFRAG agrees with the proposed approach on how to determine the spot exchange rate when exchangeability is lacking.
- However, EFRAG is cognisant of constituents' concerns that the use of estimated exchange rates may reduce comparability between entities and increase subjectivity.
- Therefore, EFRAG recommends to the IASB introducing a rebuttable presumption that the use of an observable exchange rate (as mentioned in paragraph A12 of the ED) should be preferred. Consequently, the use of an estimation technique would only be required under limited circumstances when it is necessary to better reflect the economic reality. In EFRAG's opinion, this presumption would increase comparability and reliability of resulting financial information. Alternatively, EFRAG suggests that a disclosure could be introduced explaining the reasons of not using the available observable rates.
- 17 EFRAG also supports the proposed principles-based approach and the conclusion that establishing conditions to support the estimation process is more appropriate then prescribing detailed rules. EFRAG supports the IASB's view that a detailed description of a proposed model would be too burdensome.
- 18 EFRAG is aware that other IFRS Standards do not prescribe certain estimation techniques in detail as well (e.g., measurement of expected credit losses under IFRS 9).
- 19 EFRAG agrees with the IASB's view that an entity would not necessarily need to use a complex estimation technique as in some situations an entity could simply estimate the spot exchange rate by adjusting an observable exchange rate in accordance with paragraph 19A of the ED. EFRAG also agrees with the IASB that the guidance should not propose any detailed requirements on estimation of a spot exchange rate. Therefore, in this respect, EFRAG does not suggest changing the guidance as described by the ED.
- 20 However, in order to clarify the estimation process and its sources, EFRAG recommends the IASB to add a measurement framework and further comprehensive guidance and examples (see below) on the estimation process without being too detailed. More guidance would assist preparers, ensure more comparability, improve consistency, and ease enforceability. The Framework should be aligned with IFRS 13 Fair Value Measurement to encourage the use of observable inputs.
- 21 EFRAG also suggests adding a comprehensive illustrative example or other explanatory content in the Basis for Conclusions as an example of an estimation procedure. In EFRAG's opinion, an additional example would help the preparers to better understand how to apply the required adjustments. In EFRAG's view more explanatory content would contribute to understandability and would simplify application and therefore result in less diversity in practice.
- In EFRAG's view, the IASB should also improve the guidance related to the assessment of the conditions to determine whether an entity may use an observable exchange rate as an estimated spot exchange rate and, when the conditions are not met, the effect of the assessment on the estimation of spot exchange rate. For instance, if the assessment in paragraph A13 of IAS 21 would lead to a conclusion that the observable exchange rate would not faithfully reflect the prevailing economic conditions (i.e., exchange rate would not be free floating) the guidance should explain:
 - a) whether this fact should be reflected in the estimation process, and

- b) how this fact should be reflected;
- c) Nevertheless, as stated before, EFRAG would not suggest prescribing a certain calculation method.
- 23 Finally, EFRAG suggests the IASB to explicitly address the use of:
 - a) other legal indirect currency exchange mechanisms (e.g., Blue Chip Swaps in Argentina) and to consider whether those rates would constitute an observable exchange rate as considered in paragraph A12 of the ED;
 - b) observable but not official rates¹, as well as the practice to use of illegal rates (so called "black-market" rates), which may be found applied in in some jurisdictions.

Question 3 - Disclosure

Paragraphs 57A–57B and A16–A18 of the draft amendments to IAS 21 require an entity to disclose information that would enable users of its financial statements to understand how a lack of exchangeability between two currencies affects, or is expected to affect, its financial performance, financial position, and cash flows.

Paragraphs BC21–BC23 of the Basis for Conclusions explain the Board's rationale for this proposal.

Do you agree with this proposal? Why or why not? If you disagree with the proposal, please explain what you suggest instead and why.

EFRAG's response

EFRAG agrees with the proposed disclosure objective and the disclosure requirements as proposed in the ED. EFRAG is of the view that these disclosure requirements will provide relevant information to users of financial statements to understand the effects of estimating the spot exchange rate on the financial statements and the entity's exposure to a currency that lacks exchangeability.

EFRAG supports the ED's proposal that the required disclosures need not be duplicated in cases where the entity has provided the information elsewhere in its financial statements.

EFRAG suggests including additional disclosure requirements that would allow users to better understand the effect of the lack of exchangeability on financial statements of the affected preparer.

- 24 EFRAG agrees with the IASB's proposed disclosure objective and the disclosure requirements as proposed in the ED. EFRAG notes that the focus of the disclosure requirements in the ED is to help user to understand the implications of a lack of exchangeability on the entity's financial statement.
- 25 EFRAG also considers that requiring disclosures about the estimation process and possible management estimates that are accompanying the assessment of a lack of exchangeability could potentially lead to duplicate information, because other standards require separate disclosures for such kind of information. Therefore, EFRAG supports the ED's proposal to prevent duplicate disclosures when information is disclosed elsewhere in the financial statements.

¹ In the economic reality of some jurisdictions, unofficial, or illegal/black, markets exist. On such markets, the transactions do not create enforceable rights and obligations. Nevertheless, the floating prices may be observed and even followed in practice, as input in the process of estimating the spot exchange rates.

- 26 However, EFRAG also suggests including the following disclosure requirements:
 - about situations where entities are not able to access foreign capital resources on a non-temporary basis (locked in capital) – in EFRAG's opinion, it should be useful to provide information necessary to understand the impact of the restrictions;
 - b) to provide the details (movements) in accumulated translation reserves since lack of exchangeability occurred in EFRAG's opinion this would provide the information necessary to better understand the effect of the lack of exchangeability on the presented elements of financial position and performance; and
 - c) presenting sensitivity analysis of important input factors used in the estimation process in EFRAG's opinion this should allow to understand the effect of entity's applied judgement on the entity's financial statements.

Question 4 - Transition

Paragraphs 60L–60M of the draft amendments to IAS 21 require an entity to apply the amendments from the date of initial application and permit earlier application.

Paragraphs BC24–BC27 of the Basis for Conclusions explain the Board's rationale for this proposal.

Do you agree with this proposal? Why or why not? If you disagree with the proposal, please explain what you suggest instead and why.

EFRAG's response

EFRAG generally supports the proposed transition requirements. EFRAG considers that the proposed transition requirements will impact intra period comparability of financial statements. EFRAG agrees with the IASB's view that the benefits of retrospective application would not outweigh the costs.

EFRAG agrees to the IASB's view that additional transition requirements for first -time adopters are not required.

- 27 EFRAG generally supports the proposed transition requirements as retrospective application would require an entity to assess exchangeability in prior periods and then estimate spot exchange rates for those prior periods. In many cases this would be costly and likely to require the use of hindsight.
- 28 EFRAG agrees that the effects of initial application shall be recognized as an adjustment to the opening balance of retained earnings when the entity reports foreign currency transactions. EFRAG supports the IASB's view that separately tracking any exchange differences recognised in other comprehensive income would introduce unnecessary complexity.
- 29 EFRAG also agrees that the effects of initial application shall be recognized as an adjustment to the cumulative amount of translation differences in equity, when the entity uses a presentation currency other than its functional currency or translates the results and financial position of a foreign operation, as those exchange differences are generally recognised in other comprehensive income and accumulated in a separate component of equity.
- 30 EFRAG agrees to the IASB's view that additional transition requirements for first time adopters are not required as guidance in IFRS 1 requires the retrospective application of IAS 21, while allowing first-time adopter to deem the cumulative translation difference for all foreign operations to be zero at its date of transition to IFRS.