



A. TEICHERT & SON, INC.

1820-100

Comment Letter No. 553

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October 21, 2010

Financial Accounting Standards Board

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Attn: Technical Director – File Reference No. 1820-100

(Via U.S. Mail and Electronic Mail)

Re: Comments on the FASB and IASB's Exposure Draft on Revenue Recognition from Contracts with Customers

As a general contractor, we at A. Teichert & Son, Inc. are interested in the Boards project on revenue recognition and it is our desire to ensure that high-quality accounting for the construction industry is maintained.

We have significant concerns over how the new standard may be applied to our company. The current guidance in the Exposure Draft for recognizing revenue at the "performance obligation" level presents significant challenges for our company and carries the risk of adverse economic effects on our industry stemming from an inferior method of revenue recognition. The inherent subjectivity of the prescribed process for identifying and allocating revenue to performance obligations will lead to less consistency and transparency in the financial reporting process in the industry. The inherent subjectivity also opens to the door to financial engineering and outright manipulation.

We believe the reason that the Boards are hearing negative feedback from the construction industry has to do with the fact that the proposed revenue recognition rules are divorced from economic reality. But we also believe that it is possible to make relatively modest refinements to the guidance under the proposed standard in order to align the revenue recognition rules with economic reality.

Specifically, we request that the Boards recognize that in most cases, construction activities for a given project are highly interrelated and have overall risks which are inseparable. Therefore, construction companies lack a basis for determining the price at which it would sell the components of a contract separately and as such characteristics of distinct profit margin will not be met (in most cases) and hence there are typically no more than a single performance obligation for most construction contracts.

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We concur with the guidance in the Exposure Draft regarding continuous transfer and we believe it is appropriately reasoned.

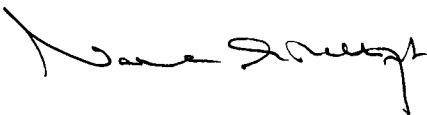
With respect to determining the contract price, we believe that variable consideration (i.e. bonuses or penalties) should be excluded from the calculation of contract revenue until such time as their realization is reasonably assured. Until that time, the inclusion is highly subjective and as a matter of course, we believe that most users of financial statements will not want to see such amounts included in revenue until their realization is reasonably assured.

While we appreciate the Boards efforts to create a single standard to apply to virtually all industries and transactions, we maintain a belief that the key principals of the proposed standard need to be interpreted in such a way to preserve the key tenets of SOP 81-1. Otherwise, the Boards run the risk of creating inferior accounting rules when applied to the construction industry.

The changes will increase our administrative our administrative workload and increase software costs, including updating programs and reports to accommodate the segmentation and re-aggregation of contracts. The costs far out weigh the benefits and it will be challenging to subjectively measure construction income under this new proposed standard.

Finally, we ask that private companies be given at least one additional year to comply with the proposed standard once it becomes effective for public companies.

Kindest regards,



Narendra M. Pathipati
Executive Vice President & CFO