June 4, 2010

Mr. Robert Herz  
Chairman  
Financial Accounting Standards Board  
401 Merritt 7  
P.O. Box 5116  
Norwalk, Conn. 06856-5116

Sir David Tweedie  
Chairman  
International Accounting Standards Board  
First Floor  
30 Cannon Street  
London, EC4M 6XH  
United Kingdom

Dear Mr. Herz and Sir David:

The following organizations include those that belong to the Financial Instruments Reporting and Convergence Alliance ("FIRCA"), as well as non-FIRCA members.

Our organizations represent all sectors of the economy and areas of the financial services arena. As such, we recognize that accurate and transparent financial reporting is a cornerstone of our capital markets in the United States and globally.

We are extremely concerned that the release of revisions to 8 major accounting standards over a 30 to 40 day period, with varying comment periods, is an unrealistic and detrimental approach to overhauling accounting standards.

While we understand the intent for these projects, it is more important to get the job done right than for it to be done in haste. Indeed, with the continued response to the financial crisis, both domestically and internationally, the very foundation of some of the necessary standards is not even in place for a credible revision to move forward.
Furthermore, the release of so many revisions in such a short period of time will not allow for a proper digestion and reflection of the projects, leading to a lack of appropriate input. Therefore, the scope and breadth of these projects will act against the very purpose of public exposure. Indeed, such a broad and large release of projects may instead lead to a backlash against the accounting standard setters that can endanger the very prospects of convergence that the standard setters are attempting to facilitate.

We recognize that this process has already started with the release of the Exposure Drafts on financial instruments and statement of comprehensive income on May 26, 2010. However, in order to provide a logical and sequential release of projects that will allow for a rational approach to this overhaul of accounting standards, we would request that the financial instruments exposure draft be withdrawn and that the projects are released in the following phases:

- Phase 1: Consolidation and Derecognition
- Phase 2: Financial Instruments, Fair Value Measurement and Financial Instruments with characteristics of equity
- Phase 3: Leases and Insurance
- Phase 4: Financial Statement Presentation

Such a sequential release and consideration of these projects will allow for appropriate review and input by all users of financial reports. Indeed, while we acknowledge that this phased approach will slow down the convergence projects, it will insure that the final product will be of a higher and more thoughtful quality than the current schedule will allow.

We have seen in recent times that the lack of a dialogue amongst all users of financial reporting can lead to acrimony and disastrous results. Because of the current schedule, the quality of dialogue will not occur with so many accounting standards being issued at virtually the same time. We believe that the current schedule will repeat the mistakes of history.
Thank you for your consideration in this matter and we look forward to discussing this matter with you.

Sincerely,

American Council of Life Insurers
American Insurance Association
CRE Financial Council
Group of North American Insurance Enterprises
Mortgage Bankers Association
National Association of Home Builders
Property Casualty Insurers Association of America
The Real Estate Roundtable
U.S. Chamber of Commerce
June 4, 2010

The Honorable Yoon, Jeung-Hyun
Minister of Strategy and Finance
Government Complex II
88 Gwanmoonro Gwacheon City
Gyeonggi Province 427-725
The Republic of Korea

Dear Mr. Minister:

Our organizations represent all sectors of the economy and areas of the financial services arena. As such, we recognize that accurate and transparent financial reporting is a cornerstone of our capital markets in the United States and globally. We respectfully request that the meeting secretariat circulate this letter to other meeting participants.

We have attached a letter to the Financial Accounting Standards Board ("FASB") and the International Accounting Standards Board ("IASB") expressing our concern with the release of revisions to 8 major accounting standards over a 30 to 40 day period, with varying comment periods. This rush to revise accounting standards, based on artificial deadlines, is indeed troubling as the continued response to the financial crisis has failed to lay the very foundation for some of the revised standard.

Therefore, we have proposed that the financial instruments exposure draft be withdrawn and that the projects be released in the following phases:

- Phase 1: Consolidation and Derecognition
- Phase 2: Financial Instruments, Fair Value Measurement and Financial Instruments with Characteristics of Equity
- Phase 3: Leases and Insurance
- Phase 4: Financial Statement Presentation
Such a sequential release and consideration of these projects will allow for appropriate review and input by all users of financial reports. This phased in approach will help to insure that the projects are done correctly rather than quickly. Accordingly, the final product will be of a higher and more thoughtful quality than the current schedule will allow.

We have seen in recent times that the lack of a dialogue amongst all users of financial reporting can lead to acrimony and disastrous results. Because of the current schedule, the quality of dialogue will not occur with so many accounting standards being issued at virtually the same time. We believe that the current schedule will repeat the mistakes of history.

Thank you for your consideration in this matter and we look forward to discussing this matter with you.

Sincerely,

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Property Casualty Insurers Association of America
The Real Estate Roundtable
U.S. Chamber of Commerce