Mr Bob Herz
Chairman of the
Financial Accounting Standards Board
401 Merritt 7
P.O. Box 5116
Norwalk Connecticut 06856-5116
United States of America

Dear Bob,

Proposed FASB Staff Position (FSP) No. FAS 144-d – Amending the Criteria for Reporting a Discontinued Operation

Exposure Draft ‘Discontinued Operations – Proposed amendments to IFRS 5’

On behalf of the German Accounting Standards Board (GASB) I am writing to comment on the Financial Accounting Standards Board’s proposed ‘FASB Staff Position No. FAS 144-d – Amending the Criteria for Reporting a Discontinued Operation’. We appreciate the opportunity to comment on the Exposure Draft.

As part of the joint project the International Accounting Standards Board issued an Exposure Draft ‘Discontinued Operations – Proposed amendments to IFRS 5’ which proposes amendments to IFRS 5 equivalent to those proposed in this ‘FASB Staff Position No. FAS 144-d’.

For comments we therefore refer to our attached comment letter to the International Accounting Standards Board’s Exposure Draft.

If you want to discuss any aspects of this comment letter in more detail, please do not hesitate to contact me.

Yours sincerely,

Liesel Knorr
President
Sir David Tweedie  
Chairman of the  
International Accounting Standards Board  
30 Cannon Street  
London EC4M 6XH  
United Kingdom  

Dear David,

Exposure Draft ‘Discontinued Operations – Proposed amendments to IFRS 5’

On behalf of the German Accounting Standards Board (GASB) I am writing to comment on the IASB Exposure Draft ‘Discontinued Operations – Proposed amendments to IFRS 5’ (herein referred to as ‘the ED’). We appreciate the opportunity to comment on the Exposure Draft.

We generally support the objective of convergence of IFRS and US GAAP. Although we are aware of the IASB’s and FASB’s decision to converge their respective standards on discontinued operations, we nevertheless question the need for convergence regarding the definition of discontinued operations and the disclosure requirements at this point in time. However, if the Boards proceeded with this project, we would at least expect the resulting standard to remain without further changes for the foreseeable future in both, US GAAP and IFRS.

We disagree with the proposals regarding

• the definition of a discontinued operation;
• the disclosure requirements for components of an entity that do not meet the definition of a discontinued operation; and
• the retrospective application of the revised definition.

In addition, we have concerns regarding the different accounting treatments for discontinued operations that are classified as ‘held for sale’ and those that are ‘to be abandoned’.
Please find our detailed comments on the questions raised in the ED in the appendix to this letter. If you would like to discuss our comments further, please do not hesitate to contact me.

Yours sincerely,

Liesel Knorr
President
operation. A component of an entity identified as a discontinued operation should be
disclosed separately when it is major. In deciding whether a component of an entity is
major, quantitative and qualitative aspects should be considered. Among the qualitative
factors to be considered is the 'dissimilarity' of the disposed component in comparison
to the remaining components. Regarding the quantitative aspects a cumulative limit
could ensure that a concurrent disposal of several small (not major) components is
presented separately when the total of the minor components represents a major part of
the reporting entity.

Apart from the definition of a discontinued operation itself, we have concerns regarding
the current IFRS 5 requirement for treating discontinued operations differently,
depending on whether they are classified as held for sale or are to be abandoned
(according to IFRS 5.13), a differentiation sustained in the ED. In IFRS 5.BC36 the
IASB argues that 'a distinction can be drawn between an asset that is to be sold and an
asset that is to be abandoned, because the former will be recovered principally through
sale and the latter through its continuing use'. We consider the IASB's argument weak,
because in both cases (selling or abandoning) the asset or discontinued operation is or
at least can be used until their disposal or abandonment.

From our point of view, this difference in treatment could lead to a presentation of
economically identical circumstances in a different way and, therefore, to a presentation
that is doubtful from the perspective of giving useful information to users. For example:
Assume an entity that decides to sell a disposal group that qualifies for being reported
as a discontinued operation. After negotiations with potential buyers the entity decides
to discontinue the selling efforts and to abandon the disposal group instead. In such a
scenario the entity would retrospectively report discontinued operations upon the
decision to sell, reclassify the operations into continuing operations upon change of
decision to again reclassify into discontinued operations once the wind-down of the
operations is completed. Although in both cases (selling or abandoning) the entity
clearly decides not to continue the operation the presentation changes with the decision
whether it will be sold or abandoned.

Another example that supports an identical treatment of disposed or abandoned
discontinued operations: An entity decides to divest a whole operating segment. While a
part of that operating segment (e.g. 80%) is intended to be sold, the remaining other
part (e.g. 20%) is intended to be abandoned in order to enhance the sale. Although the
entity will no longer operate in the segment, the selling and/or abandoning will not be
presented separately as discontinued operation. This is because of the proposed (as
well as the current) wording of the definition of a discontinued operation. It implies that a
sale of only a part of a segment (current: major line of business) would not be treated as
a discontinued operation until the abandoned part ceases to be used.

As supported by the above examples we strongly believe that the different treatment of
selling or abandoning leads to an inappropriate presentation of discontinuances, and
decision-useful information is not given under the current and proposed treatment for abandoned operations. We therefore ask the IASB to carefully reconsider that issue.

**Question 1(b)**

If an entity is not required to apply IFRS 8, is it feasible for the entity to determine whether the component of an entity meets the definition of an operating segment? Why or why not? If not, what definition would you propose for an entity that is not required to apply IFRS 8, and why?

We believe that it is feasible for entities to determine whether the component of an entity meets the definition of an operating segment even when these entities are not required to apply IFRS 8 for segment reporting purposes. However, as already said above, we disagree with defining a discontinued operation on the basis of an operating segment.

**Amounts presented for discontinued operations**

**Question 2**

Do you agree that the amounts presented for discontinued operations should be based on the amounts presented in the statement of comprehensive income? Why or why not? If not, what amounts should be presented, and why?

We agree that the amounts presented for discontinued operations should be based on the amounts presented in the statement of comprehensive income. We support the IASB's view in ED IFRS 5.BC11. The objective of the separate presentation of amounts relating to discontinued operations is to provide users with information about different cash flows expected to arise from continuing and discontinued operations. This would be achieved in an objective and consistent manner, when the amounts must be determined in accordance with those IFRSs used to determine the amounts presented in the statement of comprehensive income.

**Disclosures for all components of an entity that have been disposed of or are classified as held for sale**

**Question 3(a)**

Do you agree with the proposed disclosure requirements? Why or why not? If not, what changes would you propose, and why?

We agree with the proposed disclosure requirements for components of an entity as long as they meet the definition of a discontinued operation. These requirements
include the extended analysis of the post-tax profit or loss according to ED IFRS 5.33(b)(i) and the reconciliation according to ED IFRS 5.33B in cases where the analysis is presented in the notes.

We disagree with the proposed disclosure requirements for components of an entity that do not meet the definition of a discontinued operation. Either a component of an entity meets the definition of a discontinued operation and should, therefore, be presented separately in the statement of comprehensive income and/or notes, or a component of an entity does not meet the definition of a discontinued operation. Such a component would then not have to be presented separately, neither in the statement of comprehensive income nor in the notes. The IASB itself states in ED IFRS 5.BC11 that the objective of the separate presentation of discontinued operations is to provide users with information about the different cash flows expected to arise from continuing and discontinued operations. We strongly doubt the usefulness of the proposed extensive information related to components of an entity that do not meet the definition of discontinued operations.

In addition, we note that the IASB provides an explanation for all proposed amendments in the basis for conclusions except for the extension of disclosures relating to all components of an entity. In fact, ED IFRS 5.BC 8 indicates that the FASB agreed with the proposed definition of discontinued operations only as long as disclosures related to all components of an entity that have been disposed of or are classified as held for sale - regardless of whether they meet the definition of a discontinued operation or not - would be required. We do not believe that it is a feasible approach to remedy lacking agreements between IASB and FASB regarding the superior of several disclosure alternatives by simply requiring both alternatives. Additionally, we would welcome an analysis whether the cost and benefits of the proposed disclosures warrant the new requirements.

Overall the FASB’s obvious concerns about the proposed definition of discontinued operations might be reduced by means of our proposed solution as outlined in our response to question 1 (a), i.e. to change the proposed definition to a “major component of an entity”. We would expect that under normal circumstances more discontinuances would fall under this definition when compared to the currently proposed “operating segment”.

**Question 3(b)**

Do you agree with the disclosure exemptions for businesses that meet the criteria to be classified as held for sale on acquisition? Why or why not? If not, what changes would you propose, and why?

We agree with the disclosure exemptions for businesses that meet the criteria to be classified as held for sale on acquisition. Furthermore, we support the proposed
consequential amendment to IFRS 3 to provide similar disclosure exemptions, because this amendment improves the consistency of the standards.

**Effective date and transition**

**Question 4**

Are the transitional provisions appropriate? Why or why not? If not, what would you propose, and why?

We agree that the proposed prospective application of the revised disclosures is appropriate.

However, we do not agree with the proposed retrospective application of the revised definition. Retrospective application would mean that when items presented as discontinued operations in prior periods do not meet the revised definition of discontinued operations, an entity shall reclassify the amounts presented in the statement of comprehensive income and present them in continuing operations. We believe that in many cases a retrospective application would be impracticable; furthermore, we doubt the usefulness of such reclassification. We therefore propose a prospective application, i.e. all discontinued operations should continue to be classified based on the definition that existed at the time of initial classification as discontinued operations.

In addition, we have concerns that the ED has not signalled the likely effective date. Therefore, it is difficult to assess the appropriateness of the transitional provisions regarding practicability. Generally, we would welcome if the IASB signalled likely effective dates when publishing exposure drafts, and if it was only by indicating the proposed time between standard issuance and initial mandatory application. Regarding the present ED IFRS 5, we would deem appropriate a mandatory application not earlier than one year after issuing the finalised standard.