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23 July 2014

Dear Sirs,

Exposure Draft ED/2014/1 - Disclosure Initiative: Proposed amendments to IAS 1

Introduction

We are the Quoted Companies Alliance, the independent membership organisation that champions the interests of small to mid-size quoted companies. Their individual market capitalisations tend to be below £500m.

The Quoted Companies Alliance is a founder member of European**Issuers**, which represents over 9,000 quoted companies in fourteen European countries.

The Quoted Companies Alliance Financial Reporting Expert Group has examined your proposals and advised on this response. A list of members of the Expert Group is at Appendix A.

Response

We welcome the opportunity to respond to this consultation. We are pleased that the IASB is undertaking a Disclosure Initiative and addressing what is a serious problem of over disclosure in financial statements. The proposed amendments to IAS 1 *Presentation of Financial Statements* arising from the Disclosure Initiative are a sensible clarification of IAS 1 and should assist preparers of financial statements in ensuring that disclosures remain focussed on information that is material and relevant for users.

Responses to specific questions

Q 1: Disclosure Initiative amendments – Do you agree with each of the amendments? Do you have any concerns about, or alternative suggestions for, any of the proposed amendments?

We agree with each of the proposed amendments.

With respect to the amendment to paragraph 117 whereby the wording '…in the summary of significant accounting policies' is removed, we would suggest that the IASB considers making consequential amendments to paragraph 121. The reference in paragraph 121 to accounting policies that are 'significant' no longer makes sense in the context of this section of IAS 1. We suggest the word 'significant' is replaced with 'relevant' so as to reference back to paragraph 117.

The Quoted Companies Alliance is the independent membership organisation that champions the interests of small to mid-size quoted companies.

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Q 2: Presentation of items of other comprehensive income arising from equity-accounted investments – Do you agree with the IASB's proposal to amend IAS 1 for the presentation of items of other comprehensive income arising from equity-accounted investments amendments (see paragraphs 82A, BC1–BC6 and the Guidance on implementing IAS 1)? If not, why and what alternative do you propose?

We agree with the proposed amendment.

Q 3: Transition provisions and effective date – Do you agree with the proposed transition provisions for the amendments to IAS 1 as described in this Exposure Draft (see paragraphs 139N and BC23–BC25)? If not, why and what alternative do you propose?

We agree with the view expressed in BC23 that additional transitional provisions are neither necessary nor beneficial. We do, however, find it contradictory that entities will be required to disclose early adoption (paragraph 139N) if the amendments are purely intended to 'clarify existing requirements' (paragraph BC24).

If you would like to discuss any of our responses in more detail, we would be happy to attend a meeting.

Yours sincerely,

Tim Ward

Chief Executive

Quoted Companies Alliance Financial Reporting Expert Group

Matthew Stallabrass (Chairman)

Joseph Archer

Crowe Clark Whitehill LLP

Crowe Clark Whitehill LLP

Western Selection Plc

Anthony Carey Mazars LLP Ian Davies Vislink PLC Anna Draper BDO LLP

Jack Easton UHY Hacker Young

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Matthew Howells

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Shalini Kashyap EY

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