



IFRS Alert

Clarifications to IFRS 15 Revenue from Contracts with Customers

Issue 2016-04

Executive Summary

The IASB has made clarifying amendments to IFRS 15 *Revenue from Contracts with Customers* and introduced additional transition relief for entities applying the standard for the first time.

The focus of these amendments is on clarifying the application of IFRS 15 when identifying performance obligations, determining whether an entity is acting as principal or agent in a transaction, and assessing whether a licence transfers to a customer over time or at a point in time.



Introduction

The IASB has published 'Clarifications to IFRS 15 Revenue from Contracts with Customers'. These amendments address a number of issues identified by the joint IASB-FASB Transition Resource Group (TRG) on revenue recognition. The TRG was formed by the Boards after issuing the new standard in 2014 and is tasked with supporting the implementation of IFRS 15. While a total of five topics discussed by the TRG indicated the possible need for clarification, the IASB has elected to address just three of these, striking a balance between being responsive to issues raised while minimising disruption to the implementation process. The Amendments also introduce two practical expedients available for use by entities implementing the new standard.

The Amendments

The amendments clarify the application of IFRS 15 in three specific areas to reduce the amount of diversity in practice that might otherwise result from differing views on how to implement the requirements of the new standard. They will help companies:

- identify performance obligations (by clarifying how to apply the concept of 'distinct')
- determine whether a company is a principal or an agent in a transaction (by clarifying how to apply the control principle)
- determine whether a licence transfers to a customer at a point in time or over time (by clarifying when a company's activities significantly affect the intellectual property to which the customer has rights).



The amendments also create two additional practical expedients available for use when implementing IFRS 15:

- for contracts that have been modified before the beginning of the earliest period presented, the amendments allow companies to use hindsight when identifying the performance obligations, determining the transaction price, and allocating the transaction price to the satisfied and unsatisfied performance obligations
- companies applying the full retrospective method are permitted to ignore contracts already complete at the beginning of the earliest period presented.

Effective Date

The Amendments are effective for annual periods beginning on or after 1 January 2018 (the effective date of the new standard). Earlier application is permitted.

Contact

Fergus Condon

Partner, Financial Accounting and Advisory Services (FAAS) E fergus.condon@ie.gt.com T +353 (0)1 680 5610

Stephen Murray

Partner, Corporate Audit E stephen.murray@ie.gt.com T +353 (0)1 680 5689

Louise Kelly

Partner, Audit E louise.kelly@ie.gt.com T +44 (0)28 9587 1100

Click here to subscribe to future thought leadership publications.



© 2016 Grant Thornton International Ltd.

IFRS Alerts are developed as an information resource summarising new pronouncements issued by the International Accounting Standards Board and the IFRS Interpretations Committee. This document is intended as a guide only and the application of its contents to specific situations will depend on the particular circumstances involved. While every care has been taken in its presentation, personnel who use this document to assist in evaluating compliance with International Financial Reporting Standards should have sufficient training and experience to do so. No person should act specifically on the basis of the material contained herein without considering and taking professional advice. Neither Grant Thornton International Ltd (GTIL), nor any of its personnel nor any of its member firms or their partners or employees, accept any responsibility for any errors this document might contain, whether caused by negligence or otherwise, or any loss, howsoever caused, incurred by any person as a result of utilising or otherwise placing any reliance upon it.

"Grant Thornton" refers to the brand under which the Grant Thornton member firms provide assurance, tax and advisory services to their clients and/or refers to one or more member firms, as the context requires. GTIL and the member firms are not a worldwide partnership. GTIL and each member firm is a separate legal entity. Services are delivered by the member firms. GTIL does not provide services to clients. GTIL and its member firms are not agents of, and do not obligate, one another and are not liable for one another's acts or omissions.