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Checklists and illustrative financial statements for not-for-profit organizations: a financial accounting and reporting practice aid, August 2005 edition

American Institute of Certified Public Accountants. Accounting and Auditing Publications

Lori A. West

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CHECKLISTS AND ILLUSTRATIVE FINANCIAL STATEMENTS FOR NOT-FOR-PROFIT ORGANIZATIONS

A Financial Accounting and Reporting Practice Aid

Edited By
Lori A. West, CPA
Technical Manager,
Accounting and Auditing Publications
CHECKLISTS AND ILLUSTRATIVE FINANCIAL STATEMENTS FOR NOT-FOR-PROFIT ORGANIZATIONS

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Checklists and Illustrative Financial Statements for Not-for-Profit Organizations has not been approved, disapproved, or otherwise acted upon by any senior technical committees of the American Institute of Certified Public Accountants or the Financial Accounting Standards Board and has no official or authoritative status.
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Checklists and Illustrative Financial Statements for Not-for-Profit Organizations</td>
<td>1</td>
</tr>
<tr>
<td>Instructions</td>
<td>5</td>
</tr>
<tr>
<td>Financial Statements and Notes Checklist</td>
<td>7</td>
</tr>
<tr>
<td>Auditors' Reports Checklist</td>
<td>69</td>
</tr>
<tr>
<td>Auditors' Reports on Audits Performed in Accordance With <em>Government Auditing Standards</em> and Circular A-133 Checklist</td>
<td>75</td>
</tr>
<tr>
<td>Accountants' Reports on Compiled or Reviewed Financial Statements Checklist</td>
<td>91</td>
</tr>
<tr>
<td>Illustrative Financial Statements</td>
<td>101</td>
</tr>
</tbody>
</table>
FSP Section 14,000

Checklists and Illustrative Financial Statements for Not-for-Profit Organizations

.01 These checklists and illustrative financial statements are designed to be applied to nongovernmental not-for-profit organizations except for providers of health care services that follow the AICPA Audit and Accounting Guide Health Care Organizations. The term not-for-profit organization is defined in Appendix D of SFAS 117, Financial Statements for Not-for-Profit Organizations, as:

An entity that possesses the following characteristics that distinguish it from a business enterprise: (a) contributions of significant amounts of resources from resource providers who do not expect commensurate or proportionate pecuniary return, (b) operating purposes other than to provide goods or services at a profit, and (c) absence of ownership interests like those of business enterprises. Not-for-profit organizations have those characteristics in varying degrees (Concepts Statement 4, paragraph 6). Organizations that clearly fall outside this definition include all investor-owned enterprises and entities that provide dividends, lower costs, or other economic benefits directly and proportionately to their owners, members, or participants, such as mutual insurance companies, credit unions, farm and rural cooperatives, and employee benefit plans (Concepts Statement 4, paragraph 7).

The term nongovernmental is explained in paragraph 1.03 of the AICPA Audit and Accounting Guide Not-for-Profit Organizations. It says, "Nongovernmental organizations are all organizations other than governmental organizations." The description of a governmental organization is also found in paragraph 1.03 of the Guide. That description, which was agreed to in a joint meeting of the FASB and GASB Boards on March 13, 1996, states:

Public corporations and bodies corporate and politic are governmental organizations. Other organizations are governmental organizations if they have one or more of the following characteristics:

a. Popular election of officers or appointment (or approval) of a controlling majority of the members of the organization's governing body by officials of one or more state or local governments;

b. The potential for unilateral dissolution by a government with the net assets reverting to a government; or

c. The power to enact and enforce a tax levy.

Furthermore, organizations are presumed to be governmental if they have the ability to issue directly (rather than through a state or municipal authority) debt that pays interest exempt from federal taxation. However, organizations possessing only that ability (to issue tax-exempt debt) and none of the other governmental characteristics may rebut the presumption that they are governmental if their determination is supported by compelling, relevant evidence.

Governmental not-for-profit organizations are under the jurisdiction of the GASB. GASB 35, Basic Financial Statements—and Management's Discussion and Analysis—for Public Colleges and Universities, and GASB 34, Basic Financial Statements—and Management’s Discussion and Analysis—for State and Local Governments, are the two major statements that describe the accounting and financial reporting models for governmental not-for-profit organizations.

.02 SFAS 117 requires that all not-for-profit organizations provide a statement of financial position, a statement of activities, and a statement of cash flows. These financial statements present the organization's
total assets, liabilities, and net assets; the balances of and changes in each of three classes of net assets—permanently restricted, temporarily restricted, and unrestricted; and the change in cash and cash equivalents.

.03 All not-for-profit organizations are required to report expenses on a functional basis, although that information need not appear on the face of the statement of activities. For example, organizations that receive little or no support from the general public, such as trade associations, may prefer to report expenses by natural classification (i.e., salaries, employee benefits, supplies, and utilities) on the face of the statement of activities and report expenses by functional classification in the notes to financial statements. An additional reporting requirement is placed on voluntary health and welfare organizations, which are required to include a separate statement of functional expenses (presenting information about their expenses by both functional and natural classifications) as part of their general-purpose external financial statements.

.04 A wide variety of users are interested in the financial statements of not-for-profit organizations. Among the principal users are (1) contributors to the organization, (2) beneficiaries of the organization, (3) the organization's trustees or directors, (4) employees of the organization, (5) governmental units, (6) the organization's creditors and potential creditors, and (7) constituent organizations.

.05 A principal purpose of a not-for-profit organization’s financial statements is to communicate the ways resources have been used to carry out the organization's objectives. While adequate measures of program accomplishment generally are not available in the context of present financial statements, the financial statements should identify the organization's principal programs and their costs. The financial statements of a not-for-profit organization should also help the user evaluate the organization's ability to continue to carry out its objectives in the future.

.06 Another important aspect of financial reporting for not-for-profit organizations is disclosure of the limitations placed by donors on use of resources. Many not-for-profit organizations receive resources restricted by the donor for particular purposes. The nature and extent of those restrictions determine the classification of resources as permanently restricted, temporarily restricted, or unrestricted. To facilitate observance of limitations, not-for-profit organizations often maintain their accounts using fund accounting, by which resources are classified for internal purposes into funds associated with specific activities or objectives. Each fund is a separate accounting entity with a self-balancing set of accounts for recording assets, liabilities, fund balance, and changes in the fund balance. Although separate accounts may be maintained for each fund for internal purposes, financial statements prepared in accordance with SFAS 117 focus on the organization as a whole rather than on fund balances and changes in fund balances.

.07 These checklists and illustrative financial statements are for financial statements prepared in accordance with generally accepted accounting principles (GAAP). If OCBOA financial statements are presented, the provisions of the auditing interpretation, "Evaluating the Adequacy of Disclosure and Presentation in Financial Statements Prepared in Conformity With an Other Comprehensive Basis of Accounting," of SAS 62, Special Reports, should be considered. The interpretation, issued in November 1997 and amended in January 2005 by the Audit Issues Task Force of the Auditing Standards Board, applies to cash, modified cash and income tax basis presentations. It addresses the summary of significant accounting policies; disclosures for financial statement items that are the same as, or similar to, those in GAAP statements; issues relating to financial statement presentation; and disclosure of matters not specifically identified on the face of the statements. The interpretation contains examples of how OCBOA disclosures, including presentation, may differ from those in GAAP financial statements.

.08 These checklists are for audits conducted in accordance with generally accepted auditing standards and assurance standards for nonissuers. Not-for-profit organizations are not issuers subject to oversight by the Public Company Accounting Oversight Board (PCAOB); thus, auditing standards issued by the PCAOB do not apply to audits of not-for-profit organizations. However, an auditor may be engaged to also follow PCAOB auditing standards in the audit of a not-for-profit organization. Refer to Auditing Interpretation 18, "Reference to PCAOB Standards in an Audit Report on a Nonissuer," of SAS 58, as amended (AU

FSP §14,000.03
9508.89-.92). If the auditor is engaged to audit both a not-for-profit organization's financial statements and management's assessment of the effectiveness of internal control over financial reporting in accordance with Public Company Accounting Oversight Board (PCAOB) auditing standards, refer to paragraphs 162–199 of PCAOB Auditing Standard No. 2, An Audit of Internal Control Over Financial Reporting Performed in Conjunction with an Audit of Financial Statements (AICPA, PCAOB Standards and Related Rules, AU sec. 320) for the audit reports that should be used.

Note: This publication was extracted from sections 14,000 through 14,600 of the AICPA Financial Statement Preparation Manual (FSP).
FSP Section 14,100

Instructions

Purpose

.01 The checklists and illustrative financial statements included in this section have been developed by the AICPA Accounting and Auditing Publications Team as nonauthoritative technical practice aids to be used as a memory jogger. This section includes a financial statement and notes checklist, auditors’ reports checklists, an accountants’ reports checklist, and illustrative financial statements.

The checklists have been updated to include relevant accounting and auditing pronouncements through:

- Revised FASB Statements issued from May 1, 2004 through May 1, 2005, including FASB Statement No. 123 (revised 2004), Share-Based Payment
- FASB Interpretation (FASII) No. 47, Accounting for Conditional Asset Retirement Obligations—an interpretation of FASB Statement No. 143
- FASB Staff Positions (FSP) issued through June 30, 2005
- FASB Emerging Issues Task Force (EITF) consensuses adopted through the June 2005 EITF meeting
- AICPA Statement on Auditing Standards (SAS) No. 101, Auditing Fair Value Measurements and Disclosures
- AICPA Statement of Position (SOP) 04-2, Accounting for Real Estate Time-Sharing Transactions
- AICPA Practice Bulletin (PB) No. 15, Accounting by the Issuer of Surplus Notes
- AICPA Statement on Standards for Accounting and Review Services (SSARS) No. 14, Compilation of Pro Forma Financial Information

The checklists and illustrative financial statements should be modified, as appropriate, for pronouncements issued subsequent to the above. In determining the applicability of a pronouncement, its effective date should also be considered.

Instructions

.02 The checklists consist of a number of questions or statements that are accompanied by references to the applicable authoritative pronouncements. The checklists provide for checking off or initialing each question or point to show that it has been considered. Users should check: “yes” if the disclosure has been appropriately made, “no” if the disclosure has not been made, or “n/a” if the disclosure is not applicable to the organization. The auditor should consider the effect of a “no” answer on his/her report. A “no” answer that is material to the financial statements may warrant departures from an unqualified opinion. (See paragraphs 20–63 of SAS No. 58, Reports on Audited Financial Statements, as amended [AICPA, Professional Standards, vol. 1, AU sec. 508.20–.63].) If a “no” answer is checked, the authors recommend that a note be made in the right margin to explain why the disclosure was not made (for example, if the disclosure was not
made because it was not material to the financial statements, write “not material” in the right margin). The right margin may be used for other remarks or comments as appropriate, including cross-referencing to applicable workpapers where the support to a disclosure may be found. Use of the checklists requires the exercise of individual professional judgment and may likely require some modification based on the circumstances of individual engagements.

.03 This checklist is not a substitute for the authoritative pronouncements. Users of the checklists and illustrative financial statements are urged to refer directly to applicable authoritative pronouncements when appropriate. The checklists and illustrative financial statements do not include all disclosures and presentation items promulgated nor do they represent minimum requirements. Pronouncements deemed remote for not-for-profit organizations are not included in this practice aid. The checklists and illustrative financial statements are “tools” and in no way represent official positions or pronouncements of the AICPA.

.04 If you have further questions, call the AICPA Technical Hotline at 1-888-777-7077.
FSP Section 14,200

Financial Statements and Notes Checklist

.01 This checklist has been developed by the staff of the Accounting and Auditing Publications Team of the AICPA as a nonauthoritative practice aid for use by accountants in preparing financial statements and by auditors in auditing them.

.02 Explanation of References:

AAG-NPO = AICPA Audit and Accounting Guide Not-for-Profit Organizations (with conforming changes as of May 1, 2005)

AC = Reference to section number in FASB Accounting Standards—Current Text

ACC & AUD = Reference to section number in AICPA Technical Practice Aids (vol. 2)

APB = Accounting Principles Board Opinion

ARB = Accounting Research Bulletin

AU = Reference to section number in AICPA Professional Standards (vol. 1)

EITF = Emerging Issues Task Force Abstracts

FASBI = Financial Accounting Standards Board Interpretation

FTB = Technical Bulletin issued by the staff of FASB

FSP = FASB Staff Position

PB = AICPA Accounting Standards Division Practice Bulletin

SAS = Statement on Auditing Standards

SFAS = Statement of Financial Accounting Standards

SOP = AICPA Statement of Position

.03 Some questions in this checklist do not cite a specific authoritative reference but indicate that the disclosure is generally accepted. Most organizations disclose that information even though a requirement to do so in the authoritative literature cannot be identified.

This checklist is organized into the sections listed below. Carefully review the topics listed and consider whether they represent potential disclosure items for the not-for-profit organization. Place a check mark by the topics or sections considered not applicable; these sections need not be completed. For example, if the organization does not have any extraordinary items, place a check by “Extraordinary Items” and skip this section when completing the checklist.

Place ✓ by
Sections Not Applicable

• I. General
  A. Titles and References
  B. Accounting Policies and Other Disclosures
  C. Accounting Changes and Error Corrections

1 The FASB staff issues FTBs to provide guidance concerning the application of SFASs or FASBs, APBs, or ARBs. FTBs do not establish new financial accounting and reporting standards or amend existing standards.
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>D</td>
<td>Comparative Financial Statements</td>
</tr>
<tr>
<td>E</td>
<td>Related Entities</td>
</tr>
<tr>
<td>F</td>
<td>Business Combinations</td>
</tr>
<tr>
<td>G</td>
<td>Consolidated Financial Statements</td>
</tr>
<tr>
<td>H</td>
<td>Nonmonetary Transactions Other Than Contributions</td>
</tr>
<tr>
<td>I</td>
<td>Contingencies and Commitments</td>
</tr>
<tr>
<td>J</td>
<td>Risks and Uncertainties</td>
</tr>
<tr>
<td>K</td>
<td>Related Parties</td>
</tr>
<tr>
<td>L</td>
<td>Subsequent Events</td>
</tr>
<tr>
<td>M</td>
<td>Pension and Other Postretirement Benefit Plans</td>
</tr>
<tr>
<td>N</td>
<td>Extraordinary Items</td>
</tr>
<tr>
<td>O</td>
<td>Advertising Costs</td>
</tr>
<tr>
<td>P</td>
<td>Web Site Development Costs</td>
</tr>
<tr>
<td>Q</td>
<td>Costs to Exit or Dispose of an Activity</td>
</tr>
</tbody>
</table>

*II. Statement of Financial Position*

<table>
<thead>
<tr>
<th>Subsection</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>General</td>
</tr>
<tr>
<td>B</td>
<td>Cash and Cash Equivalents</td>
</tr>
<tr>
<td>C</td>
<td>Investments Other Than Derivative Instruments</td>
</tr>
<tr>
<td>D</td>
<td>Derivative Instruments and Hedging Activities</td>
</tr>
<tr>
<td>E</td>
<td>Financial Instruments</td>
</tr>
<tr>
<td>F</td>
<td>Accounts, Notes, Contributions, and Loans Receivables</td>
</tr>
<tr>
<td>G</td>
<td>Beneficial Interests in Assets Held by Others</td>
</tr>
<tr>
<td>H</td>
<td>Inventories</td>
</tr>
<tr>
<td>I</td>
<td>Property and Equipment</td>
</tr>
<tr>
<td>J</td>
<td>Collections of Works of Art and Similar Items</td>
</tr>
<tr>
<td>K</td>
<td>Other Assets and Deferred Charges</td>
</tr>
<tr>
<td>L</td>
<td>Interfund Borrowings</td>
</tr>
<tr>
<td>M</td>
<td>Current Liabilities</td>
</tr>
<tr>
<td>N</td>
<td>Notes Payable and Other Debt</td>
</tr>
<tr>
<td>O</td>
<td>Leases as Lessee</td>
</tr>
<tr>
<td>P</td>
<td>Other Liabilities and Deferred Credits</td>
</tr>
<tr>
<td>Q</td>
<td>Agency Transactions</td>
</tr>
<tr>
<td>R</td>
<td>Restricted Resources</td>
</tr>
<tr>
<td>S</td>
<td>Mandatorily Redeemable Interests</td>
</tr>
</tbody>
</table>

*III. Statement of Activities*

<table>
<thead>
<tr>
<th>Subsection</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>General</td>
</tr>
<tr>
<td>B</td>
<td>Revenue Recognition (Other Than Contributions)</td>
</tr>
<tr>
<td>C</td>
<td>Taxes</td>
</tr>
<tr>
<td>D</td>
<td>Refunds Due To and Advances From Third Parties</td>
</tr>
<tr>
<td>E</td>
<td>Donated or Contributed Services</td>
</tr>
<tr>
<td>F</td>
<td>Donated Materials and Facilities</td>
</tr>
<tr>
<td>G</td>
<td>Fund Raising</td>
</tr>
<tr>
<td>H</td>
<td>Contributions</td>
</tr>
<tr>
<td>I</td>
<td>Split-Interest Agreements</td>
</tr>
<tr>
<td>J</td>
<td>Expenses</td>
</tr>
<tr>
<td>K</td>
<td>Investments and Endowments</td>
</tr>
</tbody>
</table>

*IV. Additional Financial Statements*

<table>
<thead>
<tr>
<th>Subsection</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Statement of Cash Flows</td>
</tr>
<tr>
<td>B</td>
<td>Statement of Functional Expenses</td>
</tr>
</tbody>
</table>
Financial Statements and Notes Checklist

- Auditors' Reports
- Auditors' Reports on Audits Performed Under *Government Auditing Standards* and Under OMB Circular A-133
- Accountants' Reports on Compiled or Reviewed Financial Statements
- Illustrative Financial Statements

.04 Checklist Questionnaire:

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
</table>

I. General

A. Titles and References

1. Are the financial statements suitably titled?
   [SAS 62, par. 7 (AU 623.07)]

2. Does each statement include a general reference that the notes are an integral part of the financial statement presentation?
   [Generally Accepted]

3. For each period, are the following financial statements presented:
   a. Statement of financial position?
   b. Statement of activities?
   c. Statement of cash flows?
   d. Statement of functional expenses? (Only VHWOs are required to provide this statement. Other organizations are encouraged by the FASB to provide it.)
   [SFAS 117, pars. 6 and 26 (AC No5.104); AAG-NPO, par. 3.01]

4. If the primary component of the organization's mission is to receive resources as an agent, has presentation of the statement of cash flows as the first financial statement been considered?
   [AAG-NPO, par. 3.01, fn. 1]

B. Accounting Policies and Other Disclosures

1. Is a description of all significant accounting policies adopted and followed presented as an integral part of the financial statements?
   [APB 22, par. 9 (AC A10.103)]

2. If the organization prepared its financial statements on a comprehensive basis of accounting other than generally accepted accounting principles (GAAP), was disclosure made of the basis of presentation and how that basis differs from GAAP?
   [SAS 62, par. 10 (AU 623.10)]

3. Does disclosure of significant accounting policies encompass important judgments as to appropriateness of principles concerning recognition of revenue, and allocation of asset costs to current and future periods?
   [APB 22, par. 12 (AC A10.105)]

FSP §14,200.04
4. Does the disclosure of significant accounting policies include appropriate reference to details presented elsewhere (in the statements and notes thereto) so duplication of details is avoided?  
[APB 22, par. 14 (AC A10.107)]

5. Is the need for disclosure of the impact of a new FASB Statement issued but not yet effective where restatement of prior periods is required considered?  
[Interpretation of SAS 1 (AU 9410.13–18)]

C. Accounting Changes and Error Corrections

Note: SFAS 154, Accounting Changes and Error Corrections, issued in May 2005, replaces APB 20, Accounting Changes, and SFAS 3, Reporting Accounting Changes in Interim Financial Statements, and changes the requirements for the accounting for and reporting of a change in accounting principle. SFAS 154 applies to all voluntary changes in accounting principle and to changes required by an accounting pronouncement in the unusual instance that the pronouncement does not include specific transition provisions. SFAS 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. Early adoption is permitted for accounting changes and corrections of errors made in fiscal years beginning after June 1, 2005. SFAS 154 does not change the transition provisions of any existing accounting pronouncements, including those that are in a transition phase as of the effective date of SFAS 154. Organizations that have adopted SFAS 154 should complete Questions 1 through 11, inclusive. Organizations that have not adopted SFAS 154 should complete Questions 12 through 19, inclusive.

1. If the organization makes a change in an accounting principle, is the change reported through retrospective application of the new accounting principle to all prior periods, unless it is impracticable to do so?  
[SFAS 154, par. 7]

2. If the organization makes a change in an accounting principle, is the following information disclosed in the fiscal period in which the change is made:
   a. The nature of the change in accounting principle?  
   b. The reason for the change in accounting principle, including an explanation of why the newly adopted accounting principle is preferable?  
   c. The method of applying the change?  
   d. A description of the prior-period information that has been retrospectively adjusted, if any?  
   e. The effects, in total and by class, of the change on change in net assets, and on the operating measure (if any), as well as on any other affected financial statement line item (except subtotals) for the current period and any prior periods retrospectively adjusted?  
   f. The cumulative effect of the change on total net assets and on each class of net assets in the statement of financial position, as of the beginning of the earliest period presented?
g. If retrospective application to all prior periods is impracticable, disclosure of the reasons therefore, and a description of the alternative method used to report the change?

h. If indirect effects of a change in accounting principle are recognized:

(1) A description of the indirect effects of a change in accounting principle, including the amounts that have been recognized in the current period?

(2) Unless impracticable, the amount of the total recognized indirect effects of the accounting change that are attributable to each prior period presented?

[SFAS 154, par. 17]

3. If the change in accounting principle has no material effect in the period of change but is reasonably certain to have a material effect in later periods, are the disclosures required by Questions 2a and 2b provided whenever the financial statements of the period of change are presented?

[SFAS 154, par. 17]

4. If the organization makes a change in an accounting estimate, is the change accounted for in (a) the period of change if the change affects that period only or (b) the period of change and future periods if the change affects both? (Note: A change in accounting estimate cannot be accounted for by restating or retrospectively adjusting amounts reported in financial statements of prior periods or by reporting pro forma amounts for prior periods.)

[SFAS 154, par. 19]

5. If the organization makes a change in an accounting estimate that either (1) will affect several future periods or (2) is material and is made in the ordinary course of accounting for items such as uncollectible accounts, is the following information disclosed in the fiscal period in which the change is made:

a. The effects, in total and by class, of the change on change in net assets, and on the operating measure (if any), for the current period?

b. If the change in estimate is effected by changing an accounting principle, the information in Question 2 above?

[SFAS 154, par. 22]

6. If a change in accounting estimate has no material effect in the period of change but is reasonably certain to have a material effect in later periods, is a description of the change in estimate provided whenever the financial statements of the period of change are presented?

[SFAS 154, par. 22]

7. If a change in the reporting entity occurs, is the change retrospectively applied to the financial statements of all prior periods presented to show financial information for the new reporting entity for those periods?

[SFAS 154, par. 23]
8. If a change in the reporting entity occurs, is the following information disclosed in the fiscal period in which the change is made:
   
   a. The nature of the change and the reason for it?
   
   b. The effects, in total and by class, of the change on change in net assets, on change in net assets before extraordinary items (if any), and on the operating measure (if any), for all the periods presented?
      [SFAS 154, par. 24]

9. If a change in reporting entity has no material effect in the period of change but is reasonably certain to have a material effect in later periods, is the nature of the change and the reason for it disclosed whenever the financial statements of the period of change are presented?
   [SFAS 154, par. 24]

10. If an error in the financial statements of a prior period is discovered subsequent to their issuance, is the correction of the error reported as a prior-period adjustment by restating the prior-period financial statements?
    [SFAS 154, par. 25]

11. If the financial statements are restated to correct an error, is the following information disclosed:
    
    a. The fact that the previously issued financial statements have been corrected?
       [SFAS 154, par. 26]
    
    b. The nature of the error?
       [SFAS 154, par. 26]
    
    c. The effect of the correction on each financial statement line item for each prior period presented?
       [SFAS 154, par. 26]
    
    d. The cumulative effect, in total and by class, of the correction on net assets as of the beginning of the earliest period presented?
       [SFAS 154, par. 26]
    
    e. The effects, in total and by class, of the correction on change in net assets for each of the periods presented?
       [APB 9, par. 26 (AC A35.107)]
    
    f. For single period financial statements, the effects, in total and by class, of the correction on change in net assets of the preceding year?
       [APB 9, par. 26 (AC A35.107)]

12. For an accounting change, does disclosure in the period of the change include:
    
    a. Nature of the change?
    
    b. Justification for the change and a clear explanation of why the newly adopted principle is preferable?
    
    c. Effect on excess of revenues over expenses?
       [APB 20, par. 17 (AC A06.113)]

FSP §14,200.04
<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>13. If a change does not have a material effect in the period of change but is expected to have a material effect in later periods, are disclosures of the change made? [APB 20, par. 38 (AC A06.133)]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. For changes in accounting principles accounted for as a cumulative effect adjustment:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Is the amount of the cumulative effect shown in the statement of activities between the captions “extraordinary items” and “change in unrestricted net assets,” “change in temporarily restricted net assets,” and “change in permanently restricted net assets” as appropriate?</td>
<td></td>
<td></td>
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<tr>
<td>b. Are financial statements included for prior periods, for comparative purposes, as previously reported?</td>
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<tr>
<td>c. Is the effect of the new accounting principle on change in net assets before extraordinary items and on change in net assets disclosed in the period of the change?</td>
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<tr>
<td>d. Is change in net assets before extraordinary items and statement of activities computed on a pro forma basis on the face of the statement of activities for all periods presented as if the newly adopted accounting principle had been applied during all periods affected? [APB 20, pars. 19–21 and 25 (AC A06.115–.117 and .121)]</td>
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<td>15. For changes in accounting principles accounted by applying the new method retroactively in restatements of prior periods, is the effect of the new accounting principle on change in net assets before extraordinary items and on change in net assets for all prior periods presented been disclosed? [APB 20, par. 28 (AC A06.124)]</td>
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<td>16. If a change in reporting entity occurs, are the disclosures made in accordance with APB 20, paragraphs 34 and 35? [APB 20, pars. 34 and 35 (AC A35.112 and .113)]</td>
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<td>17. Is the reason for not reporting the cumulative effect of the change and not disclosing the pro forma amounts for prior years disclosed if it is impossible to determine such effect? [APB 20, pars. 25 and 26 (AC A06.121 and .122)]</td>
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<td>18. Is a correction of an error shown as a prior period adjustment with disclosure of the following in the period of its discovery and correction:</td>
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<tr>
<td>a. Nature and effect of the error in previously issued financial statements?</td>
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<tr>
<td>b. Effect of its correction on excess of revenues over expenses before and after extraordinary items? [APB 20, par. 37 (AC A35.105); SFAS 109, par. 288n (AC A35.103); APB 9, par. 26 (AC A35.107)]</td>
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<tr>
<td>c. For single period statements, the effects of the prior period adjustment on net assets at the beginning of the period and on change in net assets of the preceding year? [APB 9, par. 26 (AC A35.107)]</td>
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</table>

FSP §14,200.04
d. For each year when comparative statements are presented, adjusted amounts for net assets and change in net assets for all affected classes?  
[APB 9, par. 18 (AC A35.106)]

19. Are the effects of changes in accounting estimates disclosed if material or if the changes affect several future periods?  
[APB 20, pars. 31–33 (AC A06.130–.132)]

D. Comparative Financial Statements

1. Has presentation of comparative statements been considered?  
[SFAS 117, par. 69; ARB 43, Ch. 2A, pars. 1 and 2 (AC F43.101 and .102)]

2. Are the disclosures included in the prior year’s financial statements repeated, or at least referred to, to the extent that they continue to be of significance?  
[ARB 43, Ch. 2A, par. 2 (AC F43.102)]

3. If changes have occurred in the manner of or basis for presenting corresponding items for two or more periods, are appropriate explanations of the changes disclosed?  
[ARB 43, Ch. 2A, par. 3 (AC F43.103)]

4. If prior year information is summarized and does not include the minimum information required by SFAS 117 and AAG-NPO, is the nature of the prior year information described by appropriate titles and in the notes?  
[AAG-NPO, par. 3.20]

E. Related Entities

1. If organizations have a relationship characterized by either (a) ownership of a majority voting interest as discussed in SFAS 94, Consolidation of All Majority-owned Subsidiaries, or (b) control via majority ownership or voting interest in the board of the other entity, are consolidated financial statements presented in accordance with SOP 94-3? (Refer to Section I.G., “Consolidated Financial Statements.”)  
[SOP 94-3, pars. 9–11 (ACC 10,610.09–.11)]

2. If organizations have a relationship that is characterized by ownership of an investment in voting stock that gives one significant influence over the operating and financial policies of the other (generally 20 percent or more of the voting stock), is the investment accounted for under the equity method? (Refer to Section II.C., “Investments Other Than Derivative Instruments.”)  
[SOP 94-3, pars. 6–13 (ACC 10,610.06–.07)]

3. Is the nature of a controlled relationship disclosed, even though there are no transactions between the enterprises, if the reporting entity and one or more other enterprises are under common ownership or management control, and the existence of the control could result in operating results or financial position of the reporting entity being significantly different from those that would have been obtained if the entity were autonomous?  
[SFAS 57, par. 4 (AC R36.104)]
4. If the organization controls a separate not-for-profit organization through a form other than majority ownership or voting interest and has an economic interest in that other organization and consolidated financial statements are not presented, do disclosures include:

   a. Identification of the other organization and the nature of its relationship with the reporting organization that results in control?

   b. Summarized financial data of the other organization including: total assets, liabilities, net assets, revenue, and expenses, and resources that are held for the benefit of the reporting organization or that are under its control?

   c. Disclosures required by SFAS 57 as described in Question 2 and in Section I.K., "Related Parties"?

5. If either control or economic interest exists, but not both, are the disclosures required by SFAS 57 as described in Question 2 and in Section I.K., "Related Parties" made and are the entities consolidated only if they were consolidated prior to the issuance of SOP 94-3 in conformity with the guidance in SOP 78-10?

6. Are the nature and extent of leasing transactions with related parties appropriately disclosed?

7. If the organization has an investment in an unincorporated legal entity, such as a partnership or a joint venture, is that investment accounted for using either full consolidation, the equity method, or cost, as appropriate, but not the pro-rata method of consolidation?

8. If the organization transferred assets to a financially interrelated organization (as described in paragraph 13 of SFAS 136) and specified itself or its affiliate as the beneficiary, has it disclosed the following for each period in which a statement of financial position is presented:

   a. The identity of the financially interrelated organization to which the transfer was made?

   b. Whether variance power was granted to the financially interrelated organization and, if so, a description of the terms of the variance power?

   c. The terms under which amounts will be distributed to the organization or its affiliate?

   d. The aggregate amount recognized in the statement of financial position for those transfers and whether that amount is recorded as an interest in the net assets of the financially interrelated organization or as another asset (such as a beneficial interest in assets held by others or as a refundable advance)?

   [SFAS 136, par. 19 (AC No 5.177)]
9. If the transfer in Question 8 was made in a year under audit, is it reported on a separate line in the statement of activities if it is an equity transaction (i.e., it meets the three conditions in paragraph 18 of SFAS 136)?

[SFAS 136, par. 18 (AC C67.171)]

**F. Business Combinations**

*Note:* SFAS 141, *Business Combinations*, supersedes several pronouncements including APB 16, *Business Combinations*. However, that Statement does not apply to combinations of two or more not-for-profit organizations or to the acquisition of a for-profit business entity by a not-for-profit organization. Thus, GAAP does not change for those types of combinations. Not-for-profit organizations should continue to follow the guidance in AAG-NPO and in APB 16 as amended by pronouncements prior to the issuance of SFAS 141.

1. If a business combination occurred during the period and met the specified conditions for a pooling-of-interests, do the statements and notes include the required disclosures? (Note: Not-for-profit organizations are, under certain circumstances, permitted to use the pooling-of-interests method, even though they generally do not issue common stock.)

[AAG-NPO, pars. 1.15 and 1.16; APB 16, pars. 45–48 and 63–65 (AC B50.104–107 and .122–124)]

2. If a business combination does not meet the specified conditions for a pooling-of-interests:

   a. Is the combination accounted for by the purchase method?

   [APB 16, pars. 66–88 and 90–94 (AC B50.125–146 and .159–163); SFAS 38 (AC B50.148–150 and .166); FASBI 4 (AC B50.151 and .152) concerns research and development activities of an acquired subsidiary]

   b. Do the statements and notes include the required disclosures?

   [APB 16, pars. 78 and 95 (AC B50.402 and .164)]

**G. Consolidated Financial Statements**

1. If consolidated financial statements are presented:

   a. Is the consolidation policy disclosed?

   [ARB 51, par. 5 (AC C51.108); APB 22, pars. 12–14, as amended by SFAS 95, par. 152 (AC A10.105–107)]

   b. In instances in which the financial reporting periods of subsidiaries differ from that of the parent, is recognition given to the effect of intervening events that materially affect financial position or the results of operations?

   [ARB 51, par. 4 (AC C51.107)]

   c. Are restrictions made by entities outside of the reporting entity on distributions from the controlled not-for-profit organization to the reporting organization and any resulting unavailability of the net assets of the controlled not-for-profit organization for use by the reporting organization disclosed?

   [SOP 94-3, par. 14 (ACC 10,610.14)]
### H. Nonmonetary Transactions Other Than Contributions

1. Do disclosures for nonmonetary transactions during the period include:
   - a. Nature of the transactions?
   - b. Basis of accounting for the assets transferred?
   - c. Gains or losses recognized on the transfers?

   [APB 29, par. 28 (AC C11.102 and N35.120); FASBI 30 (AC N35.114-.119)]

### I. Contingencies and Commitments

1. Are the nature and amount of accrued loss contingencies disclosed as necessary to keep the financial statements from being misleading?
   [SFAS 5, par. 9 (AC C59.108)]

2. For loss contingencies not accrued, do disclosures indicate:
   - a. Nature of the contingency?
   - b. Estimate of possible loss or range of loss, or a statement that such estimate cannot be made?

   [SFAS 5, par. 10 (AC C59.109)]

3. If exposure to loss exists in excess of the amount accrued for a loss contingency, do disclosures include the excess amount or state that no estimate is possible?
   [SFAS 5, par. 10 (AC C59.109)]

4. Are gain contingencies adequately disclosed to avoid any misleading implications about likelihood of realization?
   [SFAS 5, par. 17 (AC C59.118)]

5. Is there adequate disclosure of commitments such as those for capital expenditures, grants to be awarded to others, restrictive covenants in financing agreements, unused letters of credit, inventory purchase agreements, and employment contracts?
   [SFAS 5, pars. 18 and 19 (AC C59.120)]

6. If, after December 31, 2002, the organization entered into or modified a guarantee, including a guarantee of the indebtedness of others, is the stand-ready obligation reported as a liability?
   [FASBI 45, pars. 8 and 9 (AC C80.107 and .108)]

7. Do disclosures about guarantees, including guarantees of the indebtedness of others, include the following information:
   - a. The nature of the guarantee, including the approximate term, how the guarantee arose, and the events or circumstances that would require the guarantor to perform under the guarantee?
   - b. The maximum potential amount of the future payments (undiscounted) that the organization would be required to make, or if the guarantee provides no limitation on future payments, that fact?
   - c. The reasons why the maximum future payments cannot be estimated, if the organization is unable to estimate that amount?
   - d. The current carrying amount of the liability?

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FSP §14,200.04
e. The nature of any recourse provisions that would enable the organization to recover from third parties any amounts paid under the guarantee, and the extent to which the proceeds are expected to cover the amount in Question b above?

f. A description of any assets (collateral) that can be liquidated to recover amounts paid under the guarantee, and the extent to which the proceeds from liquidation are expected to cover the amount in Question b above? [SFAS 5, par. 12 (AC C59.113); FASB 45, par. 13 (AC G80.112)]

8. Are environmental remediation obligations and related assets for third-party recoveries reported and disclosed in accordance with SOP 96-1? [SOP 96-1]

9. Are encumbrances, appropriations of fund balances, unspecified reserves, and other commitments not meeting the criteria of SFAS 5, paragraph 8 not reported as expenses or liabilities? (Note: These may be reported as segregations of net assets on the statement of financial position.) [SFAS 5, paras. 14 and 15 (AC C59.116 and .117); SFAS 117, par. 16 (AC No5.114); AAG-NPO, par. 11.03, fn. 2]

10. If the organization has failed to maintain an appropriate composition of cash or other assets in amounts needed to comply with all donor restrictions, are the amounts and circumstances disclosed? [AAG-NPO, pars. 3.27 and 4.05]

11. If there is a reasonable possibility that noncompliance with donor-imposed restrictions has resulted in a material contingent liability having been incurred at the financial statement date, could lead to a material loss of revenue, or could cause inability to continue as a going concern, are the amounts and circumstances disclosed? [AAG-NPO, par. 3.27]

12. Is disclosure made of conditions that raise questions about the organization’s ability to continue in existence for a reasonable period of time, and any mitigating factors, including management’s plans? [SAS 59, pars. 10 and 11 (AU 341.10 and .11)]

J. Risks and Uncertainties

1. Is a description of the principal services/activities performed by the organization, including a description of each of its major classes of programs and the relative importance of each, and the revenue sources for the organization’s services included in the financial statements? [SOP 94-6, par. 10; AAG-NPO, par. 13.32]

2. Is an explanation that the preparation of financial statements in conformity with GAAP requires the use of management’s estimates included in the financial statements? [SOP 94-6, par. 11]

3. Is disclosure regarding an estimate made when known information available prior to the issuance of the financial statements indicates

FSP §14,200.04
Financial Statements and Notes Checklist

that it is at least reasonably possible that a change in the estimate will have a material effect on the financial statements within one year and both of the criteria in SOP 94-6, paragraph 13 are met? [SOP 94-6, par. 13]

4. Does the disclosure in Question 3 above, indicate the nature of the uncertainty including an indication that it is at least reasonably possible that a change in estimate will occur in the near term? [SOP 94-6, par. 14]

5. Has the optional disclosure been considered about the factors that cause the estimate in Question 3 above to be sensitive to change? [SOP 94-6, par. 14]

6. If the organization decides that both criteria in SOP 94-3, paragraph 13 are not met because the organization uses risk-reduction techniques to mitigate losses or the uncertainty that may result from future events, have the optional disclosures in SOP 94-3, paragraph 15 been considered? [SOP 94-6, par. 15]

7. Is disclosure made of the concentrations described in paragraph 22 of SOP 94-6 (including concentrations of contributions from a particular donor or fund-raising event; concentrations of sources of labor, material, or services; or geographic concentrations), if, based on information known to management prior to issuance of the financial statements, the criteria in paragraph 21 are met? [SOP 94-6, pars. 21, 22, and 24]

K. Related Parties

1. For related-party transactions, do disclosures include:
   a. The nature of the relationship involved (e.g., affiliate companies, officers, etc.)? __    __    __
   b. A description of the transactions to which no amounts or nominal amounts were ascribed, for each of the periods for which a statement of activity is presented, and such other information deemed necessary to an understanding of the effects of the transactions on the financial statements? __    __    __
   c. The dollar amount of transactions for each of the periods for which a statement of activities is presented and the effects of any change in the method of establishing the terms from that used in the preceding period? __    __    __
   d. Amounts due from or to related parties as of the date of each statement of financial position presented and, if not otherwise apparent, the terms and manner of settlement? [SFAS 57, pars. 2-4 (AC R36.102-.104)] __    __    __

2. If management represents that related-party transactions were consummated on terms equivalent to those in an arms-length transaction, can that representation be substantiated? [SFAS 57, par. 3 (AC R36.103)] __    __    __
### L. Subsequent Events

1. Are the financial statements adjusted for any changes in estimates resulting from subsequent events that provided additional evidence about conditions that existed at the statement of financial position date?
   
   \[\text{[SFAS 5, par. 8 (AC C59.105); SAS 1, secs. 560.03., .04., .07, and 561.01-.10 (AU 560.03., .04., .07, and 561.01-.10)]}\]

2. Are subsequent events that provide evidence about conditions that did not exist at the statement of financial position date, but arose subsequent to that date adequately disclosed to keep the financial statements from being misleading?
   
   \[\text{[SFAS 5, par. 11 (AC C59.112); APB 16, par. 61 (AC B50.120); SAS 1, secs. 560.05-.07 and 561.01-.10 (AU 560.05-.07 and 561.01-.10)]}\]

3. If the criteria in paragraph 30 of SFAS 144 for a long-lived asset (disposal group) classified as held for sale are met after the date of the statement of financial position but before the issuance of the financial statements:
   
   - Is the asset (group) classified as held and used?
   - Is the carrying amount(s) of the major classes of assets and liabilities included as part of the disposal group disclosed in the notes?
   - Is a description of the facts and circumstances leading to the expected disposal and the expected manner and timing of the disposal included in the notes?

   \[\text{[SFAS 144, par. 33 (AC D60.110)]}\]

**Note:** Consider the appropriateness of dual dating the auditor's report if a subsequent event is disclosed in the financial statements.

\[\text{[SAS 1, sec. 530.05 (AU 530.05)]}\]

### M. Pension and Other Postretirement Benefit Plans

**Note:** The requirements below are for a nonpublic entity as defined in Appendix E of SFAS 132, Employers' Disclosures about Pension and Other Postretirement Benefits (revised 2003), as most not-for-profit organizations are expected to meet that definition. If the not-for-profit organization is a public entity—for example, because it makes a filing with a regulatory agency in preparation for the sale of debt securities in a public market—or if it prefers to make an expanded set of disclosures, see SFAS 132(R), paragraphs 5 and 7 (AC P16.150 and .153). For defined benefit pension plans, accounting and reporting by the plans themselves should be in conformity with SFAS 35 (AC P65).]

1. If there is a defined benefit plan, do disclosures include:
   
   - The benefit obligation, fair value of plan assets, and funded status of the plan?
     \[\text{[SFAS 132(R), par. 8a (AC P16.150Aa and P40.169Aa)]}\]
   
   - Employer contributions, participant contributions and benefits paid?
     \[\text{[SFAS 132(R), par. 8b (AC P16.150Ab and P40.169Ab)]}\]
c. The amounts recognized in the statement of financial position, including the net pension and other postretirement benefit pre-paid assets or accrued liabilities and any intangible asset and the amount of net assets recognized pursuant to paragraph 37 of SFAS 87, as amended?

[SFAS 132(R), par. 8g (AC P16.150Ag and P40.169Ag)]

--- No ---

--- N/A ---

--- No ---

d. The amount of net periodic benefit cost recognized and the amount included within change in net assets arising from a change in the minimum pension liability recognized pursuant to paragraph 37 of SFAS 87, as amended?

[SFAS 132(R), par. 8h (AC P16.150Ah)]

--- No ---

--- N/A ---

--- No ---

e. On a weighted-average basis, the following assumptions used in the accounting for the plans: assumed discount rate, rate of compensation increase (for pay-related plans), and the expected long-term rate of return on plan assets specifying, in a tabular format, the assumptions used to determine net benefit cost?

[SFAS 132(R), par. 8i (AC P16.150Ai and P40.169Ae)]

--- No ---

--- N/A ---

--- No ---

f. The assumed health care cost trend rate(s) for the next year used to measure the expected costs of benefits covered by the plan (gross eligible charges) and a general description of the direction and pattern of change in the assumed trend rates thereafter, together with the ultimate trend rate(s) and when that rate is expected to be achieved?

[SFAS 132(R), par. 8k (AC P40.169 Aj)]

--- No ---

--- N/A ---

--- No ---

g. If applicable, the amounts and types of securities of the employer and related parties included in plan assets, and the approximate amount of future annual benefits of plan participants covered by insurance contracts issued by the employer or related parties, and any significant transactions between the employer or related parties and the plan during the period?

[SFAS 132(R), par. 8l (AC P16.150Ak and P40.169 Ak)]

--- No ---

--- N/A ---

--- No ---

h. The nature and effect of significant nonroutine events, such as amendments, combinations, divestitures, curtailments, and settlements?

[SFAS 132(R), par. 8m (AC P16.150Al and P40.169Al)]

--- No ---

--- N/A ---

--- No ---

i. The measurement date(s) used to determine benefit measurements for the pension plans and other postretirement benefit plans that make up at least the majority of plan assets and benefit obligations?

[SFAS 132(R), par. 8j (AC P16.150Aj and P40.149Aj)]

--- No ---

--- N/A ---

--- No ---

j. As of the measurement date used, the percentage of the fair value that each major category of plan assets (for example, equity securities, debt securities, real estate, etc.) compose of total plan assets held?

[SFAS 132(R), par. 8c(1) (AC P16.150Ac and P40.149Ac)]

--- No ---

--- N/A ---

--- No ---

k. Additional categories of plan assets and additional information about specific assets within a category if that information is expected to be useful in understanding the risks associated with each asset category and the overall expected long-term rate of return on assets? (Encouraged, but not required.)

[SFAS 132(R), par. 8c(4) (AC P16.150Ac and P40.149Ac)]

--- No ---

--- N/A ---

--- No ---

--- No ---

FSP §14,200.04
l. The following information about the plan's investment policies and strategies:

(1) Target allocation percentages or range of percentages for each major category of plan assets, presented on a weighted-average basis as of the measurement date(s) of the latest statement of financial position presented, if applicable?

(2) Factors that are pertinent to an understanding of the policies or strategies such as investment goals, risk management practices, permitted and prohibited investments including the use of derivatives, diversification, and the relationship between plan assets and benefit obligations?

m. A narrative description of the basis used to determine the overall expected long-term rate-of-return-on-assets assumption (for example, the general approach used, the extent to which the overall rate-of-return-on-assets assumption was based on historical returns, the extent to which adjustments were made to those historical returns in order to reflect expectations of future returns, and how those adjustments were determined)?

n. For defined benefit pension plans, the accumulated benefit obligation?

o. The benefits (as of the date of the latest statement of financial position presented) expected to be paid in each of the next five fiscal years, and in the aggregate for the five fiscal years thereafter? (Note: The expected benefits should be estimated based on the same assumptions used to measure the company's benefit obligation at the end of the year and should include benefits attributable to estimated future employee service.)

p. The best estimate, as soon as it can reasonably be determined, of contributions expected to be paid to the plan during the next fiscal year (that is, beginning after the date of the latest statement of financial position presented)? (Note: Estimated contributions may be presented in the aggregate combining (1) contributions required by funding regulations or laws, (2) discretionary contributions, and (3) noncash contributions.)

q. If more than one defined benefit plan exists:

(1) Are the required disclosures above either (a) aggregated for all of the employer's single-employer defined benefit pension plans and all of the employer's defined benefit postretirement plans or (b) disaggregated in groups, so as to provide the most useful information?

(2) If plans with assets in excess of accumulated benefit obligations are aggregated with plans that have accumulated benefit obligations that exceed plan assets and the required disclosures are combined, are the following amounts disclosed:
(a) The aggregate benefit obligation and the aggregate fair value of plan assets disclosed for plans with benefit obligations in excess of plan assets? [SFAS 132(R), par. 6 (AC P16.153)]

(b) The aggregate pension accumulated benefit obligation and the aggregate fair value of plan assets for pension plans with accumulated benefit obligations in excess of plan assets? [SFAS 132(R), par. 6 (AC P16.153)]

(3) Are prepaid benefit costs and accrued benefit liabilities reported separately in the statement of financial position? [SFAS 132(R), par. 6 (AC P16.153)]

2. If there are defined contribution pension or other defined contribution postretirement plans, do the disclosures include the following items:
   a. The amount of costs recognized for those plans during the period, disclosed separately from the amount of costs for defined benefit plans? [SFAS 132(R), par. 11 (AC P16.162)]

   b. A description of the nature and effect of any significant changes during the period affecting comparability, such as a change in the rate of employer contributions, a business combination, or a divestiture? [SFAS 132(R), par. 11 (AC P16.162)]

3. If the pension plan has characteristics of both a defined benefit plan and a defined contribution plan and the substance of the plan is to provide a defined benefit, are Questions 1a–1q followed? [SFAS 87, par. 66, as amended (AC P16.163)]

4. If there is a multiemployer pension or other postretirement plan, do disclosures include:
   a. The amount of contributions to multiemployer plans during the period? [SFAS 132(R), par. 12 (AC P16.166)]

   b. A description of the nature and effect of any significant changes during the period affecting comparability, such as a change in the rate of employer contributions, a business combination, or a divestiture? [SFAS 132(R), par. 12 (AC P16.166)]

   c. If the situation arises where the withdrawal from a multiemployer pension plan may result in the employer having an obligation to the plan for a portion of its unfunded benefit obligations that is either probable or reasonably possible, are the provisions of SFAS 5 (AC C59) applied? [SFAS 87, par. 70 (AC P16.167) and SFAS 132(R), par. 13 (AC C59.122, fn. 7a)]

   d. Are the provisions of SFAS 5 (AC C59) applied if the situation arises where withdrawal from a multiemployer postretirement benefit plan may result in an employer’s having an obligation to the plan for a portion of the plan’s unfunded accumulated postretirement benefit obligation and it is probable or reasonably possible that:

FSP §14,200.04
5. If the organization sponsors a postretirement health care plan that provides prescription drug benefits and has elected to defer recognizing the effects of the Medicare Prescription Drug, Improvement and Modernization Act of 2003 (the Act), did the organization disclose:

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<th>Yes</th>
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<tr>
<td>a. The existence of the Act and the fact that in accordance with FSP 106-1, any measures of the accumulated postretirement benefit obligation or net periodic postretirement benefit cost in the financial statements or accompanying notes do not reflect the effects on the plan of the Act?</td>
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<td>b. The fact that specific authoritative guidance on the accounting for the federal subsidy is pending and that guidance, when issued, could require the organization to change previously reported information?</td>
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<tr>
<td>c. Any additional information is appropriate to help the reader understand the Act’s possible economic consequences, including</td>
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Notes: In January 2004, the FASB issued FSP 106-1, Accounting and Disclosure Requirements Related to the Medicare Prescription Drug, Improvement and Modernization Act of 2003, which permits a sponsor of a postretirement health care plan that provides a prescription drug benefit to make a one-time election to defer accounting for the effects of the Act. Regardless of whether a sponsor elects that deferral, the FSP requires certain disclosures pending further consideration of the underlying accounting issues. The disclosures required by FSP 106-1, Accounting and Disclosure Requirements Related to the Medicare Prescription Drug, Improvement and Modernization Act of 2003, (Questions 5 and 6) are effective for financial statements of fiscal years ending after December 7, 2003. When FSP 106-2 becomes effective, or upon earlier adoption if elected, it supersedes FSP 106-1, and Questions 7, 8, and 9 would apply (see below).

In May 2004, the FASB issued FSP 106-2, Accounting and Disclosure Requirements Related to the Medicare Prescription Drug, Improvement and Modernization Act of 2003, which provides guidance on the accounting for the effects of the Act for employers that sponsor postretirement health care plans that provide prescription drug benefits. This FSP also requires those employers to provide certain disclosures regarding the effect of the federal subsidy provided by the Act. When this FSP becomes effective, or upon earlier adoption if elected, it supersedes FSP 106-1. Except for certain nonpublic entities, FSP 106-2 is effective for the first interim or annual period beginning after June 15, 2004. For a nonpublic entity, as defined in SFAS 87, Employers’ Accounting for Pensions, that sponsors one or more defined benefit postretirement health care plans that provide prescription drug coverage but of which no plan has more than 100 participants, FSP 106-2 is effective for fiscal years beginning after December 15, 2004. Earlier application of FSP 106-2 is encouraged. Readers should refer to the detailed effective date requirements in FSP 106-2.
whether the organization would need to amend the plan (regardless of whether it intends to do so) in order to benefit from the new legislation? (Encouraged, but not required.)

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d. An estimate of the cash flows that the organization believes it will be entitled to receive under the federal subsidy with an acknowledgment that the issues of how and when the federal subsidy should be accounted for are not yet resolved by the FASB? (Encouraged, but not required.) [FSP 106-1]

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6. If the organization sponsors a postretirement health care plan that provides prescription drug benefits and has recognized the effects of the Medicare Prescription Drug, Improvement and Modernization Act of 2003 (the Act), did the organization disclose:

a. The effects, if any, of the Act on the reported measure of the accumulated postretirement benefit obligation?

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b. How that effect has been, or will be reflected, in the net postretirement benefit costs of current or subsequent periods?

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c. The effects of any changes in estimates of participation rates or per capita claims costs as a result of the Act?

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d. The fact that specific authoritative guidance on the accounting for the federal subsidy is pending and that guidance, when issued, could require the organization to change previously reported information?

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e. The basis for concluding that its plan is at least “actuarially equivalent” (as defined in the Act) to Medicare Part D?

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f. If some or all of the federal subsidy (other than current period amortization) related to prescription drug is recognized immediately as a component of income from continuing operations, is the amount recognized reported as a separate line item on the face of the statement of activities?

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[FSP 106-1]


7. Until an employer is able to determine whether benefits provided by its plan are actuarially equivalent, does it disclose the following in financial statements for interim or annual periods:

a. The existence of the Act?

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b. The fact that measures of the accumulated postretirement benefit obligation (APBO) or net periodic postretirement benefit cost do not
reflect any amount associated with the subsidy because the employer is unable to conclude whether the benefits provided by the plan are actuarially equivalent to Medicare Part D under the Act?

[FSP 106-2]

8. In interim and annual financial statements for the first period in which an employer includes the effects of the subsidy in measuring the APBO and the first period in which an employer includes the effects of the subsidy in measuring net periodic postretirement benefit cost, does it disclose the following:

a. The reduction in the APBO for the subsidy related to benefits attributed to past service?

b. The effect of the subsidy on the measurement of net periodic postretirement benefit cost for the current period? That effect includes (1) any amortization of the actuarial experience gain in Question (a) as a component of the net amortization called for by paragraph 59 of SFAS 106, (2) the reduction in current period service cost due to the subsidy, and (3) the resulting reduction in interest cost on the APBO as a result of the subsidy.

c. Any other disclosures required by paragraph 5(r) of SFAS 132(R)? Paragraph 5(r) of SFAS 132(R) requires disclosure of “an explanation of any significant change in the benefit obligation or plan assets not otherwise apparent in the other disclosures required by this Statement.”

[FSP 106-2]

9. For purposes of the disclosures required by paragraphs 5(a) and 5(f) of SFAS 132(R), does an employer disclose gross benefit payments (paid and expected, respectively), including prescription drug benefits, and separately the gross amount of the subsidy receipts (received and expected, respectively)?

[FSP 106-2]

10. If the organization terminates a defined benefit plan and (a) contributes the assets withdrawn to a defined contribution plan, (b) the amount contributed is in excess of the employer’s required (or maximum) annual contribution to the plan, and (c) the risk and rewards of the ownership of the assets in excess are retained by the employer, were the following considered for the defined contribution plan:

a. Is the excess contribution that is not allocated to individual participants accounted for as an asset regardless of the source of funds?

b. Is the unallocated amount treated as if it were part of the employer’s investment portfolio and recorded as an asset?

(1) Is the investment return attributed to such securities including dividends, interest, and gains and losses reported in a manner consistent with the employer’s reporting of similar items?

[EITF 86-27]

N. Extraordinary Items

1. Are extraordinary items segregated and shown on the face of the statement of activities using the caption “extraordinary items”?
2. Are descriptive captions and amounts presented for individual extraordinary events or transactions, preferably on the face of the statement of activities?

3. Do disclosures include descriptions of extraordinary events or transactions and the principal items entering into determination of extraordinary gains or losses?
   [APB 30, par. 11 (AC I17.102)]

4. For an adjustment of an extraordinary item reported in a prior period:
   a. Is the adjustment classified separately as an extraordinary item in the current period?
   b. Are the nature, origin, and amount of the item disclosed?
   [SFAS 16, par. 16(c) (AC I17.119)]

O. Advertising Costs

*Note:* Fund-raising by nonprofit organizations is not considered advertising.
[SOP 93-7, par. 22, fn. 4]

1. Do the disclosures for advertising costs include:
   a. The accounting policy selected from the two alternatives in paragraph 26 of SOP 93-7 (as interpreted by PB 13, *Direct-Response Advertising and Probable Future Benefits*), including whether such costs are expensed as incurred or the first time the advertising takes place?
   b. A description of the direct-response-advertising reported as assets (if any), the related accounting policy, and the amortization method and period?
   c. The amount charged to advertising expense for each statement of activities presented, with separate disclosure of amounts, if any, representing a write-down of the capitalized advertising costs to net realizable value and the reasons for the write-down?
   d. The amount of advertising reported as assets in each statement of financial position presented?
   [SOP 93-7, par. 49; APB 17, pars. 30 and 31 (AC I60.111 and .112)]

P. Web Site Development Costs

1. Are Web site development costs incurred in the planning stage expensed as incurred?
   [EITF 00-2]

2. Are costs of software used to operate the Web site accounted for consistent with SOP 98-1, *Accounting for the Costs of Computer Software Developed or Obtained for Internal Use*, unless a plan exists to market the software externally?
   [EITF 00-2]

3. Are costs incurred to develop graphics (broadly defined as the “look and feel” of the web page) accounted for consistent with SOP 98-1, unless a plan exists to market them externally?
   [EITF 00-2]
4. Are costs of operating the Web site accounted for in the same manner as other operating costs?

[SFAS 146, par. 18 (AC L32.118)]

Q. Costs to Exit or Dispose of an Activity

1. Are costs associated with an exit or disposal activity that does not involve a discontinued operation included in income from operations (if presented)?

2. Are costs associated with an exit or disposal activity that involves a discontinued operation included in the results of discontinued operations?

3. If an event or circumstance occurs that discharges or removes the organization's responsibility to settle a liability for a cost associated with an exit or disposal activity recognized in a prior period, are the related costs reversed through the same line item(s) in the statement of activities used when those costs were recognized initially?

4. In the period in which an exit or disposal activity is initiated and any subsequent period until the activity is completed, do the notes to the financial statements describe the exit or disposal activity, including the facts and circumstances leading to the expected activity and the expected completion date?

5. For each major type of cost associated with the exit or disposal activity (for example, one-time termination benefits, contract termination costs, and other associated costs), has the organization made the following disclosures:

   a. The total amount expected to be incurred in connection with the activity?

   b. The amount incurred in the period?

   c. The cumulative amount incurred to date?

   d. A reconciliation of the beginning and ending liability balances showing separately the changes during the period attributable to costs incurred and charged to expense, costs paid or otherwise settled, and any adjustments to the liability with an explanation of the reason(s) therefor?

   e. The line item(s) in the statement of activities in which the costs are aggregated?

6. If a liability for a cost associated with the exit or disposal activity is not recognized because its fair value cannot be reasonably estimated, is that fact and the reasons therefor disclosed?
II. Statement of Financial Position

A. General

1. Does the statement of financial position report total assets, liabilities, and net assets as well as separate amounts for each of three classes of net assets with captions used to describe their meaning as explained in SFAS 117? 
   [SFAS 117, pars. 10, 13, and 100 (AC No5.131, fn. a)]

2. Does the organization provide information about liquidity by one or more of the following presentations:
   a. Sequencing assets according to their nearness of conversion to cash and sequencing liabilities according to the nearness of their maturity and resulting use of cash?
   b. Classifying assets and liabilities as current and noncurrent?
   c. Disclosing in notes to financial statements relevant information about the liquidity or maturity of assets and liabilities, including restrictions on the use of particular assets? 
   [SFAS 117, par. 12 (AC No5.110); AAG-NPO, par. 3.04]

3. For classified statements of financial position, are assets and liabilities segregated into current and noncurrent classifications, with totals presented for current assets and current liabilities? 
   [ARB 43, Ch. 3A, par. 3 (AC B05.406); SFAS 78, pars. 5 and 13 (AC B05.102-.109B); SFAS 6, par. 15 (AC B05.118); FASBI 8, par. 3 (AC B05.117); TB 79-3, par. 2 (AC B05.501-.503); SFAS 117, par. 12 (AC No5.110)]

4. For classified statements of financial position, are assets that are not expected to be realized during the current operating cycle classified as noncurrent? 
   [ARB 43, Ch. 3A, pars. 5 and 6 (AC B05.106 and .107)]

5. Are cash and other assets that are received with restrictions that limit their use to long-term purposes or that are designated by the governing board for long-term purposes (a) reported separately from similar assets that are available for current use and (b) described in the notes if the nature of the assets (for example, treasury bonds) is not apparent from the face of the statement of financial position? 
   [SFAS 117, par. 11 (AC No5.107); AAG-NPO, par. 3.03]

6. Are contractual limitations on the use of particular assets disclosed on the face of the financial statements or in the notes? 
   [AAG-NPO, par. 3.07]

7. Are valuation allowances for assets shown as deductions from their related assets with appropriate disclosure? 
   [APB 12, par. 3 (AC V18.102)]

B. Cash and Cash Equivalents

1. Is “cash” or “cash and cash equivalents” included as a separate line item on the statement of financial position? 
   [AAG-NPO, par. 4.03]
2. Are restricted amounts appropriately segregated from other cash balances?
   [ARB 43, Ch. 3A, par. 6 (AC B05.107); AAG-NPO, pars. 3.03 and 4.03]  Yes No N/A

3. If a concentration of credit risk arises from deposits in excess of federally insured limits, is it disclosed?
   [SFAS 107, par. 15A (AC F25.115K), as amended by SFAS 133, par. 535
   (AC No5.148, .150, .151, .163, fn. 20, and .403B)]  Yes No N/A

4. If the organization has material bank overdrafts or a material balance of undelivered checks as of the statement of financial position date, are:
   a. Bank overdrafts presented as a separate caption within current liabilities?  Yes No N/A
   b. Undelivered checks classified as accounts payable?  [Generally Accepted]  Yes No N/A

5. Are short-term highly liquid investments excluded from cash equivalents if they are purchased with resources that have donor restrictions that limit their use to long-term investment—for example, as a permanent endowment fund?  [AAG-NPO, par. 3.19]  Yes No N/A

6. Are requirements to hold cash in separate accounts disclosed?  [AAG-NPO, par. 4.05]  Yes No N/A

C. Investments Other Than Derivative Instruments

1. Are investments in equity securities with readily determinable fair values and all investments in debt securities measured at fair value in the statement of financial position?  [SFAS 124, par. 7 (AC No5.152)]  Yes No N/A

2. Are other types of investments (such as real estate, venture capital funds, etc.) reported in accordance with AAG-NPO, paragraph 8.34?  [SFAS 124, par. 31 (AC No5.152, fn. 15); AAG-NPO, par. 8.34]  Yes No N/A

3. For each period for which a statement of financial position is presented, are the following disclosures made on the face of the financial statements or in the notes thereto:
   a. The aggregate carrying amount of investments by major types (e.g., equity securities, corporate debt securities, etc.)?  Yes No N/A
   b. The basis for determining the carrying amount for investments other than equity securities with readily determinable fair values and all debt securities?  Yes No N/A
   c. The methods and assumptions used to estimate the fair values of investments other than financial instruments, if those other investments are reported at fair value?  Yes No N/A
   d. The aggregate amount of the deficiencies for all donor-restricted endowment funds, for which the fair value of the assets at the reporting date is less than the level required by donor stipulations or law?  [SFAS 124, par. 15 (AC No5.162); AAG-NPO, par. 8.26]  Yes No N/A
4. For the most recent period for which a statement of financial position is presented, does the entity disclose the nature of and carrying amount for every individual investment or group of investments that represents a significant concentration of market risk (market risk may result from the nature of the investments, a lack of diversity of industry, currency, or geographic location)?

[SFAS 124, par. 16 (AC No.5.163); AAG-NPO, par. 8.27]

5. Are significant concentrations of credit risk, including those that arise from concentrations of investments in U.S. government securities, disclosed?

[SFAS 107, par. 15A (AC F25.115K), as amended by SFAS 133, par. 531 (AC F25.115I, .116A–D, and .116B, fn. 16n)]

6. Are the appropriate disclosures made for investments in common stock accounted for under the equity method?

[APB 18, par. 20 (AC A06.116), as amended and superseded by SFAS 94 (AC I82.110)]

7. If the organization enters into securities lending transactions or repurchase agreements, has it disclosed its policy for requiring collateral or other security?

[SFAS 140, par. 17a1 (AC F39.110a)]

Notes: The disclosure guidance in EITF 03-1, The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments, is effective for reporting periods ending after June 15, 2004. The measurement and recognition guidance contained in paragraphs 10–20 of the consensus was deferred by FSP EITF 03-1-1, Effective Date of Paragraphs 10–20 of EITF Issue No. 03-1, The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments, until the final issuance of FSP EITF 03-1-a. The final FSP (retitled FSP FAS 115-1, The Meaning of Other-Than-Temporary Impairment and Its Application to Certain Investments) will replace the guidance set forth in paragraphs 10–18 of EITF 03-1 with references to existing other-than-temporary impairment guidance, such as SFAS 115, Accounting for Certain Investments in Debt and Equity Securities, SEC Staff Accounting Bulletin 59, Accounting for Noncurrent Marketable Equity Securities, and APB 18, The Equity Method of Accounting for Investments in Common Stock. FSP FAS 115-1 will codify the guidance set forth in EITF D-44 and clarify that an investor should recognize an impairment loss no later than when the impairment is deemed other than temporary, even if a decision to sell has not been made. Readers should be alert to its issuance.

When applied by not-for-profit organizations, EITF 03-1 provides guidance for reporting equity securities whose fair value is not readily determinable (that is, equity securities that are outside the scope of SFAS 124) if those securities are reported at cost. EITF 03-1 refers to those equity securities as cost method investments.

8. For all cost-method investments that are in an unrealized loss position for which impairment losses have not been recognized, does the organization include the following information as of each date for which a statement of financial position is presented in its annual financial statements:

   a. The aggregate amount of unrealized losses (that is, the amount by which cost or amortized cost exceeds fair value)?
b. The aggregate related fair value of investments with unrealized losses?

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c. Is the information required by Questions 8a and 8b above presented in tabular form, aggregated by each category of investment that the organization discloses for its cost-method investments?

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d. Is the table required in Question 8c segregated by those investments that have been in a continuous unrealized loss position for less than twelve months and those that have been in a continuous unrealized loss position for twelve months or longer?

[Note: EITF 03-1, par. 21; AAG-NPO, Ch. 8, par. A.4]

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9. If the organization reports a “performance indicator” that excludes unrealized gains and losses on debt and equity securities that are classified as available for sale or held to maturity (using the definitions of those terms from SFAS 115, Accounting for Certain Investments in Debt and Equity Securities) does the organization report the information in Question 8 for each category of investment that the organization discloses in accordance with SFAS 124?

[Note: EITF 03-1, par. 21]

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10. For all cost-method investments that are in an unrealized loss position for which impairment losses have not been recognized, does the organization explain as of the date of the most recent statement of financial position included in its annual financial statements why it concluded that the impairment was not other-than-temporary? That information could include:

a. The nature of the investment(s)?

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b. The cause(s) of the impairment(s)?

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c. The number of investment positions that are in an unrealized loss position?

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d. The severity and duration of the impairment(s)?

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e. The evidence (both positive and negative) considered by the organization in reaching its conclusion that the investment is not other-than-temporarily impaired, including, for example, industry analyst reports, sector credit ratings, volatility of the security's fair value, and/or any other information that the organization considers relevant?

[Note: EITF 03-1, par. 21; AAG-NPO, Ch. 8, par. A.5]

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11. Is use of the equity method of accounting limited to investments in the following list:

a. Common stock, as described in APB 18, The Equity Method of Accounting for Investments in Common Stock?

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b. In-substance common stock, as that type of investment is defined in EITF 02-14, Whether an Investor Should Apply the Equity Method of Accounting to Investments Other Than Common Stock?

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Financial Statements and Notes Checklist

33

c. Non-corporate entities accounted for under SOP 78-9, Accounting for Investments in Real Estate Ventures?  

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d. Limited liability companies that maintain “specific ownership accounts” for each investor as discussed in EITF 03-16, Accounting for Investments in Limited Liability Companies?  

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e. Beneficial interests in trusts as required by SFAS 136, Transfers of Assets to a Not-for-Profit Organization or Charitable Trust That Raises or Holds Contributions for Others? [AAG-NPO, Ch. 8, par. A.7]  

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12. Have the necessary disclosures about financial instruments been made? (Refer to Section II.E., “Financial Instruments.”)  

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D. Derivative Instruments and Hedging Activities

1. Are derivative instruments that are within the scope of SFAS 133, including certain derivative instruments embedded in other contracts, accounted for as assets or liabilities in the statement of financial position and measured at their fair values?  

[SFAS 133, par. 17 (AC D50.114)]  

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2. Are gains and losses included in the change in net assets for:
   a. Derivative instruments that are not designated as a hedging instrument and derivative instruments that are designated as cash flow hedges?  

[SFAS 133, par. 43 (AC D50.140)]  

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   b. Derivative instruments designated and qualifying as a fair value hedge, along with the offsetting loss or gain on the hedged item and the effects of hedge ineffectiveness?  

[SFAS 133, par. 43 (AC D50.140)]  

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3. Are gains and losses on derivative instruments or nonderivative financial instruments that are designated and qualifying as hedges of a foreign currency exposure of a net investment in a foreign operation accounted for in the same manner as a translation adjustment, that is, are they reported separately in the statement of activities in accordance with paragraph 13 of SFAS 52, Foreign Currency Translation?  

[SFAS 133, pars. 42 and 43 (AC D50.139-140)]  

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4. Does the organization disclose the following information about derivative instruments it holds or issues (or nonderivative instruments it holds or issues that are designated and qualify as hedging instruments pursuant to paragraphs 37 and 42 of SFAS 133):  

   a. Its objectives for holding or issuing those instruments?  

[SFAS 133, par. 44 (AC D50.141)]  

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   b. The context necessary to understand those objectives?  

[SFAS 133, par. 44 (AC D50.141)]  

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   c. Its strategies for achieving those objectives?  

[SFAS 133, par. 44 (AC D50.141)]  

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5. Do the disclosures described in Question 4 distinguish between instruments designated as (a) fair value hedging instruments, (b) cash flow hedging instruments, (c) hedges of foreign currency exposure of net investments in foreign operations, and (d) all other derivatives and describe:

FSP §14,200.04
a. The organization’s risk management policy for each of the types of hedges? [SFAS 133, par. 44 (AC D50.141)]

b. A description of the items or transactions for which risks are hedged? [SFAS 133, par. 44 (AC D50.141)]

6. For derivative instruments not designated as hedging instruments, does the organization describe the purpose of holding or issuing the derivatives? [SFAS 133, par. 44 (AC D50.141)]

7. Did the organization consider providing additional qualitative disclosures about its overall risk management profile? [SFAS 133, par. 44 (AC D50.141)]

8. Is the following information about fair value hedges disclosed:
   a. The net gain or loss recognized in the change in net assets for the sum of (1) the amount of the hedge’s ineffectiveness and (2) the component of the derivative instrument’s gain or loss, if any, excluded from the assessment of hedge effectiveness? [SFAS 133, par. 45a (AC D50.142)]
   b. A description of where the net gain or loss is reported in the statement of activities? [SFAS 133, par. 45a (AC D50.142)]
   c. The amount of net gain or loss recognized in earnings when a hedged firm commitment no longer qualifies as a fair value hedge? [SFAS 133, par. 45a (AC D50.142)]

9. Is the following information about hedges of the net investment in a foreign operation disclosed:
   a. The net amount of gains or losses included in the cumulative translation adjustment during the reporting period? [SFAS 133, par. 45c (AC D50.142)]

10. If the organization extinguished debt and a gain or loss resulted in part because the debt’s carrying amount had been adjusted in prior years as required by the fair value hedge accounting requirements of SFAS 133, is the component of the gain or loss that results from the prior adjustment of the debt’s carrying amount classified with the extinguishment gain or loss? [EITF 00-9]

E. Financial Instruments

1. Do disclosures of all significant concentrations of credit risk arising from all financial instruments, whether from an individual counterparty or groups of counterparties (except for certain insurance and investment contracts, purchase and pension obligations), include:
   a. Information about the (shared) activity, region, or economic characteristic that identifies the concentration?
   b. The maximum amount of loss due to credit risk that, based on the gross fair value of the financial instrument, the entity would incur
if parties failed completely to perform according to the terms of the contracts and the collateral or other security, if any, for the amount due proved to be of no value to the organization?

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c. The organization's policy of requiring collateral or other security to support financial instruments subject to credit risk, information about the organization's access to that collateral or other security, and the nature and a brief description of the collateral or other security supporting those financial instruments?

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d. The organization's policy of entering into master netting arrangements to mitigate the credit risk of financial instruments, information about the arrangements for which the entity is a party, and a brief description of the terms of those arrangements, including the extent to which they would reduce the organization's maximum amount of loss due to credit risk?

[SFAS 107, par. 15A (AC F25.115K), as amended by SFAS 133, par. 531 (AC F25.116A and .116B)]

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2. If the organization received an asset or liability in a transfer of financial instruments during the period for which it was unable to estimate the fair value, is a description of the asset or liability disclosed and the reasons why it was not practicable to estimate its fair value?

[SFAS 140, par. 17d (AC F39.110b)]

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**Note:** SFAS 126, Exemption from Certain Required Disclosures about Financial Instruments for Certain Nonpublic Entities, as amended, states that disclosures about the fair value of financial instruments prescribed in SFAS 107 shall be optional for an entity that meets all of the following criteria:

- a. The entity is a nonpublic company.
- b. The entity's total assets are less than $100 million on the date of the financial statements.
- c. The organization has no instrument that, in whole or in part, is accounted for as a derivative instrument under SFAS 133, other than commitments related to the origination of mortgage loans to be held for sale, during the reporting period.

Consider this exemption when reviewing Questions 3–6 below.

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3. Is the fair value of financial instruments for which it is practicable to estimate that value (except for those excluded in paragraphs 8 and 13 of SFAS 107) disclosed, together with the related carrying amount in a form that makes it clear whether the fair value and carrying amount represent assets or liabilities and how the carrying amounts relate to what is reported in the statement of financial position?¹

[SFAS 107, par. 10 (AC F25.115C)]

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4. Are the methods and significant assumptions used to estimate the fair value of financial instruments disclosed?

[SFAS 107, par. 10 (AC F25.115C)]

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5. If it is not practicable to estimate the fair market value of a financial instrument, do disclosures include:

¹ If disclosed in more than a single note, one of the notes should include a summary table containing the fair value and related carrying amounts and cross-references to the location(s) of the remaining disclosures required by SFAS 107, as amended.
a. Information pertinent to estimating the fair value of the financial instrument or class of financial instruments, such as the carrying amount, effective interest rate, and maturity?

b. The reasons why it is not practicable to estimate fair value?

[SFAS 107, par. 14 (AC F25.115J)]

6. Unless the offsetting of financial instruments against other financial instruments is permitted under FASB 39, *Offsetting of Amounts Related to Certain Contracts*, or FASB 41, *Offsetting of Amounts Related to Certain Repurchase and Reverse Repurchase Agreements*, does the organization, in disclosing the fair value of a financial instrument, show amounts gross, instead of netting the fair value of the instrument with the fair value of other financial instruments?

[SFAS 133, par. 531c (AC F25.115I)]

F. Accounts, Notes, Contributions, and Loans Receivables

1. Are major categories of loans and receivables presented separately on the face of the statement of financial position or in the notes (for example, contributions receivable, trade receivables, notes receivable, amounts due from governing board members, employees or affiliated entities) with appropriate disclosures?

[ARB 43, Ch. 1A, par. 5 (AC R36.105); SOP 01-6, par. 13e]

2. If a classified statement of financial position is presented, are amounts due from affiliated organizations and subsidiaries classified as current only if it is collectible within one year or if it is the organization’s practice to liquidate the amounts periodically?

[ARB 43, Ch. 3A, par. 4 (AC B05.401)]

3. If a note is noninterest bearing or has an inappropriate stated interest rate:

   a. Is the discount or premium presented as a deduction from or addition to the face amount of the note?

   b. Does the disclosure include the effective interest rate and face amount of the note?

   c. Is amortization of discount or premium reported as interest in the statement of activity?

[APB 21, par. 16 (AC I69.109)]

4. Are unearned discounts, finance charges and interest included in the face amount of receivables shown as a deduction from the related receivables?

[APB 6, par. 14 (AC B05.107A, note 3)]

5. Are valuation allowances for receivables shown as a deduction from the related receivable and the amounts disclosed in the financial statements?

[APB 12, par. 3 (AC V18.102); SOP 01-6, par. 13e]

6. Do organizations that receive unconditional promises to give disclose the following:

FSP §14,200.04
Financial Statements and Notes Checklist

Yes No N/A

a. The amounts of promises receivable in less than one year, in one
to five years, and in more than five years?

b. The face amount of contributions promised to the organization?

c. The amount of any allowance for uncollectible promises receivable?

d. Unamortized discount?

e. Amounts pledged as collateral or otherwise limited as to use?
   [SFAS 116, par. 24 (AC C67.121); AAG-NPO, par. 5.78]

7. Do organizations that receive conditional promises to give disclose
the following:

a. The total of the amounts promised?

b. A description and amount for each group of promises having
similar characteristics (such as amount of promises conditioned
on establishing new programs, completing a new building, and
raising matching gifts by a specified date)?
   [SFAS 116, par. 25 (AC C67.122)]

8. If receivables are sold with recourse:

a. Is the amount of the recourse obligation computed and reported
as a liability? or

b. If it is not practicable to estimate the fair value of the recourse
obligation incurred, is a description of the recourse agreement and
the reasons why it is not practicable to estimate the fair value of
the obligation disclosed?
   [SFAS 140, pars. 11 and 17d (AC F39.106 and .110b)]

9. If an impairment of a loan has been recognized, have the following
disclosures been made: (Note: Large groups of smaller balance ho-

gogeneous loans that are collectively evaluated for impairment—for
example, student loans of a college—are exempt from this requirement.)

a. As of the date of each statement of financial position presented,
the total recorded investment in the impaired loans, the amount
of impaired loans for which there is a related allowance for credit
losses and the amount of that allowance, and the amount of impaired
loans for which there is no related allowance for credit losses?

b. The policy for recognizing interest income on impaired loans,
including how cash receipts are recorded?

c. For each period for which a statement of activity is presented, the
average recorded investment in impaired loans, the related
amount of interest income recognized for the time that the loan
was impaired within the period, and, unless not practicable, the
amount of interest income recognized using a cash-basis method
of accounting during the time that the loan was impaired within
the period?
   [SFAS 114, par. 20, as amended by SFAS 118 (AC I08); EITF 96-22,
   when two or more loans replace the impaired loan in a restructuring]

10. If the organization has accepted collateral that it is permitted by
contract or custom to sell or repledge, has it disclosed the following
information about that collateral:

a. The fair value of that collateral as of the date of each statement of
financial position presented?

FSP §14,200.04
b. The fair value of the portion of that collateral that it has sold or repledged?  

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c. Information about the sources and uses of that collateral?  

[SFAS 140, par. 17a3 (AC F39.110a3)]

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**Note:** SOP 01-6, Accounting by Certain Entities (Including Entities With Trade Receivables) That Lend to or Finance the Activities of Others (Questions 11-13 below), apply to organizations that (1) extend credit to customers (constituents) to encourage them to purchase products and services (for example, trade receivables including tuition receivables and conference or seminar fees receivable), (2) make mortgage loans, or (3) make secured or unsecured loans to constituents (for example, student loans). This checklist includes only the disclosure requirements for the more common activities within the scope of SOP 01-6. If the organization purchases or sells loans or servicing rights, forecloses on a loan, or engages in other more complex lending activities, the disclosure requirements of SOP 01-6 not included herein also should be considered.

11. Does the accounting policy note include the following:

   a. The basis of accounting for loans, trade receivables, and lease financings?  

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   b. The method for recognizing interest income on loan and trade receivables, including the organization’s policy for treatment of related fees and costs and the method of amortizing net deferred fees or costs?

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   c. The classification and method of accounting for receivables that can be contractually prepaid or otherwise settled in a way that the organization would not recover substantially all of its recorded investment?

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   d. The accounting policies and methodology the organization used to estimate its allowance for loan losses, allowance for doubtful accounts, any liability for off-balance sheet credit losses, and any related charges for credit losses, including a description of the factors that influenced management’s judgment?

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   e. The policy for discontinuing accrual of interest on past due interest-bearing receivables, for recording payments on those past-due receivables, and the policy for resuming accrual of interest?

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   f. The policy for charging off uncollectible loans and receivables?

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   g. The policy for determining past due or delinquency status (that is, whether that status is based on most recent payment or on contractual terms)?  

   [SOP 01-6, par. 13a–c]

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12. Is the recorded investment in past due loans and receivables on which accrual of interest has been discontinued disclosed for each date for which a statement of financial position is presented?  

   [SOP 01-6, par. 13g]

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13. Is the recorded investment in loans and receivables past due ninety days or more and still accruing disclosed for each date for which a statement of financial position is presented?  

   [SOP 01-6, par. 13g]

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Note: SOP 03-3, Accounting for Certain Loans or Debt Securities Acquired in a Transfer, (Question 14 below) applies to receivables with a term in excess of one year that are acquired by an organization by a transfer (that is, the not-for-profit organization was not the original creditor if the receivable is an account, note, or loan receivable nor was it the original donee if the receivable is a contribution receivable). Loans that are measured at fair value are excluded from the scope of SOP 03-3 if all changes in fair value are included in the statement of activities and included in the performance indicator if a performance indicator is presented. SOP 03-3 is effective for loans acquired in fiscal years beginning after December 15, 2004. Early adoption is encouraged.

14. For an account, note, loan, or contribution receivable that was acquired by transfer rather than by origination:
   a. Does the valuation allowance reflect only those losses incurred by the organization after acquisition? (Note: In other words, it is not appropriate, at acquisition, to establish a loss allowance.)
      [SOP 03-3, par. 4]

   b. Is the excess between the receivable's contractually required payments and the amount of its cash flows expected at acquisition (nonaccretable difference) NOT displayed in the statement of financial position and NOT recognized as an adjustment of yield, a loss accrual, or a valuation allowance for credit risk?
      [SOP 03-3, par. 5]

   c. Is the excess of all cash flows expected at acquisition over the organization's initial investment in the receivable (accretable yield) recognized as a discount to be accreted over the life of the receivable as interest income and NOT displayed in the statement of financial position?
      [SOP 03-3, par. 5]

   d. If the receivable is not a debt security within the scope of SFAS 124, are changes in the estimated cash flows expected to be collected over the life of the receivable accounted for under SFAS 5 or SFAS 114 (if a decrease) or as an adjustment of the valuation allowance and accretable yield (if an increase)?
      [SOP 03-3, par. 8]

15. Do the notes to financial statements describe how prepayments are considered in the determination of contractual cash flows and cash flows expected to be collected?
   [SOP 03-3, par. 14]

16. Is information about loans meeting the scope criteria of paragraph 3 of SOP 03-3 included in the disclosures required by paragraphs 20(a) and 20(b) of SFAS 114, if the condition in paragraph 16 of SFAS 115 or paragraph 8(a) of SFAS 5 (as discussed in paragraphs 7(a) and 8(a) of SOP 03-3) is met?
   [SOP 03-3, par. 15]

17. In addition to disclosures required by other generally accepted accounting principles, for each balance sheet presented, does an investor disclose the following information about loans within the scope of SOP 03-3:

FSP §14,200.04
a. Separately for both those loans that are accounted for as debt securities and those loans that are not accounted for as debt securities:

(1) The outstanding balance and related carrying amount at the beginning and end of the period? 

(2) The amount of accretible yield at the beginning and end of the period, reconciled for additions, accretion, disposals of loans, and reclassifications to or from nonaccretible difference during the period? 

(3) For loans acquired during the period, the contractually required payments receivable, cash flows expected to be collected, and fair value at the acquisition date? 

(4) For those loans within the scope of SOP 03-3 for which the income recognition model in SOP 03-3 is not applied in accordance with paragraph 6, the carrying amount at the acquisition date for loans acquired during the period and the carrying amount of all loans at the end of the period? 

b. Further, for those loans that are not accounted for as debt securities, does an investor disclose:

(1) The amount of (a) any expense recognized pursuant to paragraph 8(a) of SOP 03-3 and (b) any reductions of the allowance recognized pursuant to paragraph 8(b)(1) of SOP 03-3 for each period for which an income statement is presented? 

(2) The amount of the allowance for uncollectible accounts at the beginning and end of the period? [SOP 03-3, par. 16] 

18. Have the necessary disclosures about financial instruments been made? (Refer to Section II.E., “Financial Instruments.”) 

G. Beneficial Interests in Assets Held by Others 

1. If the organization is named by a donor as a beneficiary of a perpetual trust held by a third party:

a. Is that beneficial interest measured at the present value of the estimated future cash receipts from the trust’s assets using a discount rate that reflects current market conditions? 

b. Is the contribution classified as permanently restricted support? 

c. Are the annual distributions from the trust reported as investment income? 

d. Is the amount of the beneficial interest remeasured annually and the adjustment reported as a permanently restricted gain or loss? [SFAS 136, par. 15; AAG-NPO, pars. 6.11 and 6.24] 

2. If the organization transferred assets to another entity and specified itself or its affiliate as the beneficiary, has it:

a. Reported the transfer as an equity transaction if the criteria in paragraph 18 of SFAS 136 are met? 

b. Reported the transfer as an exchange of an asset for another asset if the criteria in paragraph 18 of SFAS 136 are not met? [SFAS 136, pars. 17 and 18 (AC C67.170 and .171)]
3. If the organization transferred assets to another entity and specified itself or its affiliate as the beneficiary, has it disclosed the following for each period in which a statement of financial position is presented:
   a. The identity of the recipient organization to which the transfer was made?
   b. Whether variance power was granted to the recipient organization and, if so, a description of the terms of the variance power?
   c. The terms under which amounts will be distributed to the organization or its affiliate?
   d. The aggregate amount recognized in the statement of financial position for those transfers and whether that amount is recorded as an interest in the net assets of the recipient organization or as another asset (such as a beneficial interest in assets held by others or as a refundable advance)?
      [SFAS 136, par. 19 (AC No5.177)]

4. If the organization is the beneficiary of transfers to a recipient organization and the organization and that recipient organization are financially interrelated, has the organization recognized the change in its interest in the net assets of the recipient organization and classified that change as:
   a. As if the contributions were received directly from the donor, because the organization (beneficiary) can influence the operating and financial decisions of the recipient organization to such an extent that the organization (beneficiary) can determine the timing and amount of distributions to it from the recipient organization?
      [SFAS 136, par. 15 (AC No5.168); TPA 6140.14 and .16-.17]
   b. As changes in temporarily restricted net assets unless donors placed permanent restrictions on their contributions, because the organization (beneficiary) cannot influence the operating and financial decisions of recipient organization to such an extent that the organization (beneficiary) can determine the timing and amount of distributions to it from the recipient organization?
      [SFAS 136, par. 15 (AC No5.168); TPA 6140.15]

H. Inventories

1. Are the major classes of inventory disclosed (e.g., finished goods, work in process, raw materials)?
   [ARB 43, Ch. 3A, par. 4 (AC B05.105); ARB 43, Ch. 4, par. 3 (AC I78.102 and .103)]

2. Is the method of determining inventory cost (e.g., LIFO, FIFO) disclosed?
   [ARB 43, Ch. 3A, par. 9 (AC I78.120)]

3. Is the basis for stating inventory disclosed (e.g., lower of cost or market) and, if necessary, the nature of a change in basis for stating inventory and the effect on income of such a change?
   [ARB 43, Ch. 4, pars. 4–16 (AC I78.104–117, .119, and .120); APB 22, par. 13 (AC A10.106)]

4. Are valuation allowances for inventory losses shown as a deduction from the related inventory?
   [APB 12, par. 3 (AC V18.102)]
5. Are contributions of inventory reported in the period received at fair value?  
[AAG-NPO, par. 7.03]  

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I. Property and Equipment

1. Are the following disclosed:
   a. Capitalization policy?
   b. Balances of major classes of depreciable assets by nature or function at the statement-of-financial-position date?
   c. Balances of leasehold improvements and amounts recorded under capital leases, if applicable, are separately disclosed?
   d. Depreciation expense for each period?
   e. Accumulated depreciation, either by major classes of assets or in total?
   f. The method(s) used in computing depreciation with respect to major classes of depreciable assets?  
   [APB 12, par. 5 (AC D40.105); AAG-NPO, pars. 9.13 and 9.14]

2. Is the amount of capitalized interest disclosed?  
[SFAS 34, par. 21 (AC I67.118); AAG-NPO, par. 9.13]

3. Is donated property or equipment recognized when received at its fair value?  
[SFAS 116, pars. 5 and 8 (AC C67.104 and .108)]

4. If tangible property is accepted solely to be saved for its potential future use in scientific or educational research and has no alternative use, and has an uncertain value (or no value) is the contributed property not recognized in the financial statements?  
[SFAS 116, par. 19, fn. 7 (AC C67.115, fn. 8)]

5. Are material commitments for property expenditures disclosed?  
[SFAS 5, pars. 18 and 19 (AC C59.120)]

6. Is the basis of valuation of property and equipment disclosed (e.g., cost for purchased items, fair value for contributed items)?  
[AAG-NPO, par. 9.13]

7. Is separate disclosure of nondepreciable assets made?  
[AAG-NPO, par. 9.13]

8. Is separate disclosure made of property and equipment not held for use in operations (e.g., items held for sale, items held for investment purposes, items held for construction in process, etc.)?  
[AAG-NPO, par. 9.13]

9. Is separate disclosure made of the aggregate carrying amount of mineral rights, if any?  
[EITF 04-2, par. 9]

10. Is separate disclosure made of assets restricted by donors for investment in property and equipment?  
[AAG-NPO, par. 9.13]

11. If the organization uses property and equipment to which another entity retains legal title during the term of the arrangement (other than a lease agreement), are (a) the terms of the arrangement and (b) the nature of the relationship between the organization and the owners of the property or equipment disclosed?  
[AAG-NPO, pars. 9.04 and 9.16]
12. If the organization uses property and equipment to which another entity retains legal title during the term of the arrangement (other than a lease agreement), is the property or equipment reported as a contribution at fair value at the date received only if it is probable that the organization will be permitted to keep the assets when the arrangement terminates?
   [AAG-NPO, par. 9.04]

13. Are disclosures made concerning the liquidity of the organization's property and equipment, including information about limitations on their use:
   a. Is information provided about property and equipment pledged as collateral or otherwise subject to lien?
   [AAG-NPO, par. 9.15]
   b. Is information provided about property and equipment acquired with restricted assets where title may revert to another party, such as a resource provider?
   c. Is information provided about donor or legal limitations on the use of or proceeds from the disposal of property and equipment?

14. If an impairment loss is recognized for a long-lived asset (asset group) to be held and used, are the following disclosures made in financial statements that include the period of the impairment write-down:
   a. A description of the impaired long-lived asset (asset group) and the facts and circumstances leading to the impairment?
   b. The method or methods for determining fair value?
   c. The amount of the impairment loss and the caption in the income statement or the statement of activities in which the impairment loss is aggregated if that loss has not been presented as a separate caption or reported parenthetically on the face of the statement?
   [SFAS 144, par. 26 (AC 108.161)]

15. If an impairment loss is recognized for a long-lived asset (asset group) to be held and used, is it reported as a component of changes in net assets before the effects of extraordinary items, discontinued operations, or accounting changes in the statement of activities?
   [SFAS 144, par. 25 (AC 108.60)]

16. If an organization reports a measure of operations within its statement of activities, is the impairment loss referred to in Question 15 recognized within that measure of operations?
   [SFAS 144, par. 25 (AC 108.60)]

17. If a long-lived asset (disposal group) is classified as held for sale, does the organization:
   a. Measure the asset (group) at the lower of its carrying amount or fair value less cost to sell?
   b. Present separately the asset (or assets and liabilities of the disposal group, which may not be offset) in the statement of financial position?
   c. Separately disclose the major classes of assets and liabilities on the face of the statement of financial position or in the notes?
   [SFAS 144, pars. 34 and 46 (AC D60.111 and .119)]
18. If a long-lived asset (disposal group) has either been sold or been classified as held for sale, are all of the following disclosed in the financial statements that include the period in which that sale or classification occurs:

a. The carrying amount(s) of the major classes of assets and liabilities included as part of a disposal group, either separately presented on the face of the statement of financial position or in the notes?

b. A description of the facts and circumstances leading to the expected disposal?

c. The expected manner and timing of that disposal?

d. The gain or loss recognized in accordance with paragraph 37 of SFAS 144, and, if not separately presented, the caption on the face of the statement of activities that includes that gain or loss?

e. If applicable, amounts of revenue and pretax net revenue or net expense (profit or loss) reported in discontinued operations? [SFAS 144, par. 47 (AC D60.120)]

19. If a long-lived asset (disposal group) that is not a component is sold, do the statements of activities for the current period and any prior periods presented report any resulting gain or loss within the statement of activities:

a. As a component of change in net assets before the effects of extraordinary items, discontinued operations, or accounting changes?

b. Within the measure of operations, if that measure is presented? [SFAS 144, par. 45 (AC D60.118)]

20. If the organization decided not to sell a long-lived asset (disposal group) previously classified as held for sale, are all of the following included in the financial statements that included the period in which that decision occurs:

a. Has the asset be reclassified to held and used?

b. Is a description of the facts and circumstances leading to the decision to change the plan to sell provided?

c. Is the effect of the decision on the change in net assets (and on the operating measure, if one is displayed) for the period and any prior periods presented disclosed? [SFAS 144, pars. 38, 40, and 48 (AC D60.115, .117, and .121)]

J. Collections of Works of Art and Similar Items

1. Does the organization disclose its policy for capitalization of works of art, historical treasures and similar items that meet the definition of collections in SFAS 116, paragraph 11? [AAG-NPO, par. 5.78]

2. Does the organization recognize contributed collection items as revenues only if collections are capitalized (either retroactively or prospectively) and not recognize collection items if collections are not capitalized? [SFAS 116, par. 13 (AC C67.113)]

FSP §14,200.04
3. Are works of art, historical treasures, and similar items capitalized if they are not added to a collection (either because the organization chooses not to add the item to the collection or because the organization does not maintain collections as defined by SFAS 116), and is the amount that is capitalized disclosed separately on the face of the statement of financial position or in the notes?

[SFAS 116, par. 135 (AC C67.112); AAG-NPO, par. 7.11]

4. If the organization adopts a policy of retroactively capitalizing collections that meet the definition in SFAS 116, does the statement of financial position include the total amount capitalized on a separate line item, entitled Collections or Collection Items?

[SFAS 116, par. 27 (AC C67.124); AAG-NPO, par. 7.11]

5. For organizations that capitalize collections prospectively, are proceeds from sales and insurance recoveries of items not previously capitalized reported separately from revenues, expenses, gains, and losses?

[SFAS 116, par. 26 (AC C67.123); AAG-NPO, par. 7.12]

6. For organizations that do not capitalize collections or that capitalize prospectively, are the following items disclosed:

a. Description of collections including their relative significance?

b. Accounting and stewardship policies for collections?

[SFAS 116, par. 27 (AC C67.124); AAG-NPO, par. 7.13]

7. For organizations that do not capitalize collections or that capitalize collections prospectively, does a line item on the face of the statement of financial position refer to the disclosures required in Question 6 and, if the organization's policy is to capitalize prospectively, is that line item dated for example, Collections acquired since January 1, 19X1 (Note X)?

[SFAS 116, par. 27 (AC C67.124); AAG-NPO, par. 7.13]

8. For organizations that maintain collections that are not capitalized, are the following items reported separately on the statement of activities, separately from revenues, expenses, gains, and losses:

a. Costs of collection items purchased as a decrease in the appropriate class of net assets?

b. Proceeds from the sale of collection items as an increase in the appropriate class of net assets?

c. Proceeds from insurance recoveries of lost or destroyed collection items as an increase in the appropriate class of net assets?

[SFAS 116, pars. 13 and 26 (AC C67.113 and .123); AAG-NPO, par. 7.12]

9. If collection items that are not capitalized are disposed of during the period, does the organization also:

a. Describe the items given away, damaged, destroyed, lost, or otherwise deaccessed during the period? or

b. Disclose their fair value?

c. Reference the disclosures in Question a and Question b above on the Collections' line item on the face of the statement of financial position?

FSP §14,200.04
d. No amounts are included on the face of the statement of activities as expenses or other decreases in net assets for the items given away or otherwise deaccessed? [SFAS 116, par. 27 (AC C67.124); AAG-NPO, pars. 7.09 and 7.13]  

10. Are contributions made by the organization of previously recognized collection items reported at fair value as expenses and decreases in assets in the period in which the contributions are made? [AAG-NPO, par. 7.09]  

K. Other Assets and Deferred Charges  

Note: The provisions of SFAS 142, Goodwill and Other Intangible Assets, should not be applied to goodwill and intangible assets acquired in a combination between not-for-profit organizations or arising from the acquisition of a for-profit business entity by a not-for-profit organization until the FASB completes its project on those types of combinations. Thus, the guidance in APB 17 remains in effect for previously recognized goodwill and intangible assets acquired in those types of combinations, as well as acquired by not-for-profit organizations in acquisitions occurring after June 30, 2001. However, SFAS 142 does apply to intangible assets acquired by means other than combinations (for example, a mailing list purchased from a direct mail marketing company) and is effective for those assets.  

1. If during the reporting period the organization has acquired intangible assets by means other than a combination with another entity and those intangible assets will be amortized, do the notes to the financial statements include:  
a. The total amount of intangible assets acquired?  
   __ __ __  
b. The amount acquired in any major intangible asset class?  
   __ __ __  
c. The amount of any significant residual value, in total, for intangible assets acquired?  
   __ __ __  
d. The amount of any significant residual value, by major class, for intangible assets acquired?  
   __ __ __  
e. The weighted-average amortization period, in total, for intangible assets acquired?  
   __ __ __  
f. The weighted-average amortization period, by major class, for intangible assets acquired? [SFAS 142, par. 44 (AC G40.143)]  

2. If during the reporting period the organization has acquired intangible assets by means other than a combination with another entity and those intangible assets will not be amortized, do the notes to the financial statements include:  
a. The total amount of intangible assets acquired?  
   __ __ __  
b. The amount acquired in any major intangible asset class? [SFAS 142, par. 44 (AC G40.143)]  

3. If during the reporting period the organization acquired and wrote off research and development assets, do the notes to the financial statements indicate the amount written off and the line item in the statement of activities in which the amounts written off are aggregated? [SFAS 142, par. 44 (AC G40.143)]
4. For each period for which a statement of financial position is presented, does the organization include the following information about intangible assets acquired by means other than a combination with another entity:
   a. The gross carrying amount, in total and by major intangible asset class, separately for intangible assets that are being amortized and those that are not?
   b. The accumulated amortization, in total and by major intangible asset class for intangible assets that are being amortized?
   c. The aggregate amortization expense for the period?
   d. The estimated amortization expense for each of the five succeeding periods?
      [SFAS 142, par. 45 (AC G40.144)]
   
5. For each period for which a statement of financial position is presented, does the organization include the following information about intangible assets that were acquired in a combination with another entity and about goodwill:
   a. The method and period of amortization?
      [APB 17, par. 30 (AC I60.111); APB 22, par. 13 (AC A10.106)]
   
6. For each impairment loss recognized related to an intangible asset, do the notes to the financial statements include:
   a. A description of the impaired intangible asset and the facts and circumstances leading to the impairment?
   b. The amount of the impairment loss and the method for determining fair value?
   c. The caption in the statement of activities in which the impairment loss is aggregated?
      [SFAS 142, par. 46 (AC G40.145)]
   
7. Is an asset (prepaid pension cost) recognized if net periodic pension cost is less than amounts the employer contributed to the plan?
      [SFAS 87, par. 35 (AC P16.129)]
   
8. If an additional minimum liability is recognized pursuant to SFAS 87, paragraph 36 (AC P16.130), is an equal amount recognized as an intangible asset, provided that the asset recognized does not exceed the amount of unrecognized prior-service cost?
      [SFAS 87, pars. 37 and 38 (AC P16.131 and .132)]
   
9. Are donated materials and supplies recognized when received at their fair values?
      [SFAS 116, pars. 5 and 8 (AC C67.104 and .108)]
   
10. Are investments in life insurance reported at amounts that can be realized as of the statement-of-financial-position date?
      [TB 85-4, par. 2 (AC I50.508)]
   
L. Interfund Borrowings

1. Are interfund receivables and payables clearly identified and arranged in the statement of financial position to eliminate their amounts when displaying total assets or liabilities?
   [SFAS 117, par. 85, fn. 8 (AC No5.109, fn. 4)]
M. Current Liabilities

1. For classified statements of financial position, do current liabilities include:
   
   a. Obligations for items that entered the operating cycle?  
   
   b. Collections received in advance of the delivery of goods or performance of services?  
   
   c. Debts that arise from operations directly related to the operating cycle?  
   
   d. Other liabilities whose regular and ordinary liquidation is expected to occur within a relatively short time period?  
   
   e. Obligations that, by their terms, are due on demand or will be due within one year (or operating cycle, if longer) from the balance-sheet date, even though liquidation may not be expected within that period?  
   
   [ARB 43, Ch. 3A, pars. 7 and 8 (AC B05.108 and .109); SFAS 78, par. 5 (AC B05.109A and .118)]
   
   f. Long-term obligations that are or will be callable by the creditor because of the organization’s default at the date of the statement of financial position?  

2. In classified statements of financial position, are current portions of debt obligations presented as current liabilities?  
   
   [ARB 43, Ch. 3A, pars. 7 and 8 (AC B05.108 and .109)]

3. In classified statements of financial position, do current liabilities exclude short-term obligations that the organization intends to refinance on a long-term basis, provided the organization demonstrates the ability to consummate the long-term financing?  
   
   [SFAS 6, pars. 9–14 (AC B05.113–.116); FASBI 8 (AC B05.117, .138, and .139)]

N. Notes Payable and Other Debt

1. Is there adequate disclosure of interest rates, maturities, and other terms and conditions, such as assets pledged as collateral, of loan agreements, bond indentures, and any special borrowing agreements?  
   
   [SFAS 5, pars. 18 and 19 (AC C59.120); AAG-NPO, par. 4.05; Generally Accepted]

2. Are the combined aggregate amount of maturities and sinking fund requirements for all long-term borrowings disclosed for each of the five years following the date of the latest balance sheet presented?  
   
   [SFAS 47, par. 10b (AC C32.105b)]

3. Is the following information about interest costs disclosed:
   
   a. For an accounting period in which no interest is capitalized, the amount of interest cost incurred and charged to expense for the period?  
   
   b. For an accounting period in which interest is capitalized, the amount of interest cost incurred and the amount thereof that has been capitalized?  
   
   [SFAS 34, par. 21 (AC I67.118)]
4. For unconditional purchase obligations that have been recorded in accordance with SFAS 47, paragraph 6, are the amount of payments due in the aggregate and for each of the five years following the date of the latest statement of financial position presented disclosed? [SFAS 47, par. 10a (AC C32.105a)]  

5. If a note is noninterest bearing or has an inappropriate stated interest rate:
   a. Is the discount or premium presented as a deduction from or addition to the face amount of the note?  
   b. Does the disclosure include the effective interest rate and face amount of the note?  
   c. Is amortization of the discount or premium reported as interest in the statement of activity?  
   d. Are issue costs reported in the statement of financial position as deferred charges? [APB 21, par. 16 (AC I69.109)]  

6. If a short-term obligation (including a long-term obligation that is callable because of default) is to be classified as a long-term borrowing, do disclosures include:
   a. General description of the financing agreement?  
   b. Terms of any new obligation incurred or expected to be incurred, as a result of the refinancing? [SFAS 6, par. 15 (AC B05.118) and SFAS 78, par. 5 (AC B05.118)]  

7. If the organization finances its activities from the proceeds of tax-exempt bonds and other obligations issued through state and local financing authorities, is such financing reported as liabilities in the statement of financial position? [AAG-NPO, par. 10.02]  

8. If the organization has pledged any of its assets as collateral, has it either:
   a. Reclassified and separately reported the assets?  
   b. Disclosed the carrying amount and classification of those assets as of the date of the latest statement of financial position presented? [SFAS 140, par. 17a2 (AC F39.110a2)]  

9. If debt was considered to be extinguished by in-substance defeasance under the provisions of SFAS 76, Extinguishment of Debt, prior to December 31, 1996, is a general description of the transaction and the amount of debt that is considered extinguished at the end of the period disclosed so long if the debt remains outstanding? [SFAS 140, par. 17b (AC L35.109a)]  

10. If assets are set aside after December 31, 1996 solely for satisfying scheduled payments on a specific obligation, is a description of the nature of the contractual restrictions placed on those assets disclosed? [SFAS 140, par. 17c (AC L35.109b)]  

11. If a troubled debt restructuring occurred during the period, have the following disclosures been made:
   a. A description of the principal changes in terms, the major features of settlement, or both?  

    | Yes | No | N/A |
    |-----|----|-----|
    |     |    |     |

FSP §14,200.04
b. The aggregate gain on restructuring of payables and the tax effect, if any?

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
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c. The aggregate gain or loss on assets transferred to a creditor to settle a debt?

[SFAS 15, par. 25 (AC D22.121)]

12. For periods after a troubled debt restructuring, have the following disclosures been made:

a. The extent to which amounts contingently payable are included in the liability for the restructured payables?

<table>
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<tr>
<th>Yes</th>
<th>No</th>
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b. Total amounts contingently payable and the conditions under which those amounts would become payable or be forgiven? (This disclosure is required if it is reasonably possible that a liability for contingent payments will be incurred.)

[SFAS 15, par. 26 (AC D22.122)]

13. Have the necessary disclosures about financial instruments been made. (Refer to Section II.E., “Financial Instruments.”)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
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O. Leases as Lessee

1. For capital leases, do disclosures include:

a. Gross amounts of assets recorded by major classes as of the date of each statement of financial position presented?

[SFAS 13, par. 16a (AC L10.112a(1)); AAG-NPO, par. 9.13]

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<thead>
<tr>
<th>Yes</th>
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b. Future minimum lease payments as of the date of the latest statement of financial position presented, in the aggregate and for each of the five succeeding fiscal years, with separate deductions therefrom for executory costs and imputed interest to reduce net minimum lease payments to present value?

[SFAS 13, par. 16a (AC L10.112a(2))]

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<tr>
<th>Yes</th>
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c. Total of future minimum sublease rentals under noncancelable subleases as of the date of the latest statement of financial position presented?

[SFAS 13, par. 16a (AC L10.112a(3))]

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<th>Yes</th>
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d. Total contingent rentals actually incurred for each period for which a statement of activity is presented?

[SFAS 13, par. 16a (AC L10.112a(4))]

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<tr>
<th>Yes</th>
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e. Separate identification of:

(1) Assets recorded under capital leases?

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<tr>
<th>Yes</th>
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(2) Accumulated amortization of capital leases?

<table>
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<tr>
<th>Yes</th>
<th>No</th>
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(3) Obligations under capital leases?

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
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(4) Amount of amortization of capital lease assets or the fact that the amortization of capital lease assets is included in depreciation expense?

[SFAS 13, par. 13 (AC L10.112a(5))]

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<thead>
<tr>
<th>Yes</th>
<th>No</th>
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2. For operating leases that have initial or remaining noncancelable lease terms in excess of one year, do disclosures include:

a. Future minimum rental payments required as of the date of the latest statement of financial position presented in the aggregate and for each of the five succeeding fiscal years?

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
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</table>
### Financial Statements and Notes Checklist

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<thead>
<tr>
<th>b. Total of future minimum rentals to be received under noncancelable subleases as of the date of the latest statement of financial position presented? [SFAS 13, par. 16b (AC L10.112b)]</th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>3. For all operating leases, do disclosures include rental expense for each period for which a statement of activities (or revenue and expenses, etc.) is presented, with separate amounts for minimum rentals, contingent rentals, and sublease rentals? [SFAS 13, par. 16c (AC L10.112c)]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>4. For operating leases, are contingent rentals recognized prior to the achievement of the specified target that triggers the contingent rental expense if the achievement of that target is considered probable? [EITF 98-9]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>5. Do disclosures include a general description of the lessee's leasing arrangements, including but not limited to:</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>a. Bases for determining contingent rentals?</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>b. Existence and terms of any renewal or purchase options or escalation clauses?</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>c. Restrictions imposed by lease agreements (e.g., those concerning dividends, additional debt and further leasing?) [SFAS 13, par. 16d (AC L10.112d)]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>6. Is the nature and extent of leasing transactions with related parties disclosed? [SFAS 13, par. 29 (AC L10.125)]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>7. If material, is the accounting policy used in recognizing amounts related to a modification of an operating lease (that does not change the lease classification) disclosed? [EITF 95-17]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>8. Is separate disclosure made of improvements to leased facilities and equipment? [AAG-NPO, par. 9.13]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>9. If the organization leases property or equipment under a sales-leaseback agreement, does the organization disclose the information required by SFAS 98, <em>Accounting for Leases</em>, paragraphs 17 and 18? [SFAS 98, pars. 17 and 18 (AC L10.130K and .130L)]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
</tr>
<tr>
<td>10. If the organization indemnifies the lessor for preexisting environmental contamination and the likelihood of loss is reasonably possible, have the disclosures required by SFAS 98, <em>Accounting for Leases</em>, been made? [EITF 97-1]</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
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</table>

**P. Other Liabilities and Deferred Credits**

1. Are liabilities properly accrued and reported for employees' compensation for future absences? [SFAS 43, par. 6 (AC C44.104)]

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FSP §14,200.04
2. If an obligation for compensated absences or postemployment benefits is not accrued in accordance with SFAS 5 or SFAS 43 only because the amount cannot be reasonably estimated, is the fact that the benefits have not been accrued disclosed in the financial statements? [SFAS 43, par. 6 (AC C44.104); SFAS 112, par. 7 (AC P32.105)]

3. Do the notes to the financial statements include information about an aging schedule of unconditional promises to give (showing the total amount separated into amounts payable in less than one year, in one to five years, and in more than five years) and the unamortized discount? [AAG-NPO, par. 10.08]

4. If the organization has incurred a legal obligation associated with the retirement of a tangible long-lived asset (including certain leases, such as coal or timber leases) that results from the acquisition, construction, or development and (or) normal operation of that long-lived asset (but not solely from a plan to sell or dispose of the asset), has it disclosed:
   
   a. The general description of the asset retirement obligation and the associated long-lived assets?  
   b. The fair value of assets that are legally restricted for purposes of settling the asset retirement obligation?  
   c. A reconciliation of the beginning and ending aggregated carrying amount of asset retirement obligations showing separately the changes attributable to (1) liabilities incurred in the current period, (2) liabilities settled in the current period, (3) accretion expense, and (4) revisions in estimated cash flows, if there is a significant change in one or more of those four components during the reporting period? [SFAS 143, par. 22 (AC A50.122)]

5. If the organization cannot reasonably estimate an asset retirement obligation, has it disclosed that fact and the reasons that it is unable to estimate the obligation? [SFAS 143, par. 22 (AC A50.122)]

**Note:** FASB 47, Accounting for Conditional Asset Retirement Obligations—an interpretation of FASB Statement No. 143, issued in March 2005, clarifies that an organization is required to recognize a liability if the obligation to perform an asset retirement activity is unconditional, even though the timing and (or) method of settlement may be uncertain. FASB 47 is effective no later than the end of the fiscal year ending after December 15, 2005. Early adoption of the Interpretation is encouraged.

6. If the organization adopted FASB 47 in the current fiscal year, do the notes to the financial statements include the amount of the liability for asset retirement obligations computed on a pro forma basis for the beginning of the earliest year presented and at the end of all years presented as if the Interpretation had been applied during all periods affected? [FASB 47, par. 11]

**FSP §14,200.04**
Q. Agency Transactions

1. If the organization acts as an agent or intermediary, has it recorded a liability to the resource provider if the transfer is revocable or repayable?  
   [SFAS 136, par. 17 (AC C67.170)]

2. If the organization acts as an agent or intermediary in a transfer in which the resource provider specified itself or its affiliate as beneficiary, has it reported the transfer as:
   a. An equity transaction if the criteria in paragraph 18 of SFAS 136 are met?
   b. A liability if the criteria in paragraph 18 of SFAS 136 are not met?  
   [SFAS 136, pars. 17 and 18 (AC C67.170 and .171)]

3. If the organization acts as an agent or intermediary in a transfer in which the donor granted variance power and named an unaffiliated entity as the beneficiary, has it reported the transfer as a contribution?  
   [SFAS 136, par. 12 (AC C67.412)]

4. If the organization acts as an agent or intermediary in a transfer in which it is financially interrelated to the specified beneficiary (as defined in paragraph 13 of SFAS 136), has it reported the transfer as a contribution?  
   [SFAS 136, par. 14 (AC C67.167)]

5. If the organization acts as an agent or intermediary in a transfer that is not revocable or repayable, does not involve financially interrelated parties, and in which the donor did not grant variance power, has it reported the resources received as increases in assets and liabilities and has it reported the distribution of those resources to the beneficiaries as decreases in those accounts, except as noted in Question 6 below?  
   [SFAS 136, pars. 8 and 11 (AC C67.161 and .164)]

6. If the organization received nonfinancial assets in a transfer of the type described in Question 5, did it report the receipt of those nonfinancial assets as assets and liabilities only if that is its accounting policy, it reports consistently from period to period, and it discloses that policy in the financial statements?  
   [SFAS 136, pars. 8 and 11 (AC C67.161 and .164)]

7. In transactions in which the organization is acting as a trustee, are cash or other financial assets received reported as increases in assets and liabilities and are distributions of the cash or other financial assets to the specified third parties reported as decreases in those accounts?  
   [AAG-NPO, par. 5.11]

R. Restricted Resources

1. Are cash or other assets received with a donor-imposed restriction that limits their use to long-term purposes reported separately from assets that are unrestricted and available for current use?  
   [SFAS 117, par. 11 (AC No5.109)]

2. Does the organization provide information about the nature and amounts of different types of permanent restrictions and temporary
restrictions by reporting their amounts on the face of the statement of financial position or by including relevant details in notes to financial statements?  
[SFAS 117, par. 14 (AC No5.112); AAG-NPO, par. 11.15]

S. Mandatorily Redeemable Interests

Note: SFAS 150, Accounting for Certain Financial Instruments with Characteristics of both Liabilities and Equity, applies to existing or new mandatorily redeemable financial instruments and is effective for fiscal periods beginning after December 15, 2004 for financial instruments issued by nonpublic entities if those instruments are mandatorily redeemable on fixed dates for amounts that are either fixed or determinable by reference to an external index (such as an interest rate index). The effective date for other mandatorily redeemable financial instruments of nonpublic entities is deferred indefinitely pending further Board action.

1. Are unconditional mandatorily redeemable financial instruments classified as liabilities unless the redemption is required to occur only upon the liquidation or termination of the reporting entity? (Note: A mandatorily redeemable financial instrument is conditional if the obligation depends upon the occurrence of an event not certain to occur. Death is not uncertain of occurrence; thus, death is not a condition.)  
[SFAS 150, par. 9]

2. If all of the organization’s net assets are mandatorily redeemable financial instruments required to be classified as liabilities:
   a. Are those instruments described as memberships subject to mandatory redemption in statements of financial position to distinguish them from other liabilities?  
   [SFAS 150, par. 19]

3. Does the organization provide information about the nature and terms of mandatorily redeemable financial instruments and the rights and obligations embodied in those instruments, including information about settlement alternatives, if any, and who controls the settlement alternatives?  
[SFAS 150, par. 26]

4. For all outstanding mandatorily redeemable financial instruments and for each settlement alternative, does the organization provide information about:
   a. The amount that would be paid determined under the conditions specified in the contract if the settlement were to occur at the reporting date?
   [SFAS 150, par. 26]

   b. How changes in the fair value of the membership (dues or initiation fees) would affect those settlement amounts (for example,
“the organization is obligated to pay an additional y dollars in cash for each $100 increase in the fair value of the membership”?

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III. Statement of Activities

A. General

1. Does the statement of activities report the amount of change in net assets for the period for the organization as a whole (using a descriptive term such as “change in net assets” or “change in equity”), and does that amount articulate to the net assets reported in the statement of financial position?

   [SFAS 117, par. 18 (AC No5.116)]

2. Does the statement of activities report the amount of change in permanently restricted net assets, temporarily restricted net assets, and unrestricted net assets for the period?

   [SFAS 117, par. 19 (AC No5.117)]

3. Does the statement of activities report the following:

   a. Revenues as increases in unrestricted net assets unless the use of the assets received is limited by donor-imposed restrictions?

   b. Expenses as decreases in unrestricted net assets?

   c. Events that simultaneously increase one class of net assets and decrease another (reclassifications), including expiration of donor-imposed restrictions, separately from revenues, expenses, gains, and losses?

   d. Gains and losses as increases and decreases in unrestricted net assets unless a donor or law temporarily or permanently restrict their use?

   [SFAS 117, pars. 19, 20 and 22 (AC No5.117, 118, and .120); SFAS 116, par. 17 (AC No5.146)]

4. If the organization reports an intermediate measure of operations (for example, excess or deficit of operating revenues over expenses), is this intermediate measure reported only in a financial statement that, at a minimum, reports the change in unrestricted net assets for the period?

   [SFAS 117, par. 23 (AC No5.120)]

5. If the organization’s use of the term operations is not apparent from the details provided on the face of the statement of activities, does a note to financial statements describe the nature of the reported measure of operations or the items excluded from operations?

   [SFAS 117, par. 23 (AC No5.120)]

6. Does the statement of activities report gross amounts of revenues and expenses?

   [SFAS 117, par. 24 (AC No5.121)]

---

3 Investment revenues may be reported net of related expenses.
7. If the organization reports net gains and losses on its statement of activities, do these net amounts result from peripheral or incidental transactions or from events largely beyond the control of the organization and its management?  
   [SFAS 117, pars. 25 and 138 (AC No.5.122)]

8. If special events and other fund-raising activities are ongoing major or central activities of the organization, are the revenues and expenses related to those events and activities reported as gross amounts?  
   [SFAS 117, par. 138; AAG-NPO, par. 13.21]

9. Are costs which are netted against receipts from peripheral or incidental special events limited to direct costs?  
   [AAG-NPO, par. 13.25]

10. Are sales revenues and cost of goods sold reported net of estimated returns?  
    [SFAS 48, par. 7 (AC R75.108)]

11. Are material events or transactions that are either unusual in nature or of infrequent occurrence, but not both (and therefore not meeting criteria for extraordinary items):  
    a. Reported as a separate component of income from continuing operations?  
    b. Accompanied by disclosure of the nature and financial effects of each event?  
       [APB 30, par. 26 (AC I22.101)]

12. In a period in which a component of an organization either has been disposed of or is classified as held for sale, do the statements of activities for the current period and any prior periods presented:  
    a. Include the results of operations of the component in discontinued operations?  
    b. Include the initial loss recognized on disposal (from the adjustment of carrying-value to fair value less cost to sell) in discontinued operations?  
    c. Include any subsequent increase in fair value less cost to sell (not in excess of cumulative losses recognized) in discontinued operations?  
    d. Report the results of discontinued operations before extraordinary items and the cumulative effect of accounting changes?  
       [APB 30, par. 8 (AC I13.105); SFAS 144, pars. 37 and 43 (AC D60.114 and I14.103)]

13. If the organization has disposed of a component that generates continuing cash flows all of which are indirect, does the organization disclose the following information in the notes to the financial statements:  
    a. The nature of the activities that give rise to continuing cash flows?  
    b. The period of time continuing cash flows are expected to be generated?  
    c. The principal factors used to conclude that the expected continuing cash flows are not direct cash flows of the disposed component?  
       [EITF 03-13, par. 17]
14. If an organization engages in a "continuation of activities" with a disposed component after its disposal and the amounts presented in continuing operations after the disposal transaction include a continuation of revenues and expenses that were intercompany transactions (eliminated in consolidated financial statements) before the disposal transaction, does the organization disclose the following information:

   a. Intercompany amounts before the disposal transaction for all periods presented? 
      
   b. The types of continuing involvement, if any, that the entity will have after the disposal transaction (required only in the period in which operations are initially classified as discontinued)?
      
      [EITF 03-13, par. 17]

B. Revenue Recognition (Other Than Contributions)

1. If the organization regularly provides discounts to certain recipients of its goods or services, are revenues reported net of those discounts or are the discounts displayed immediately beneath the revenues? [AAG-NPO, par. 12.05]

2. Are all amounts related to shipping and handling fees and costs billed to a customer in a sale transaction classified as revenue, rather than a reduction of expense? [EITF 00-10]

3. If a customer (grantor) reimburses the organization for "out-of-pocket" expenses (such as mileage, airfare, hotel, photocopies, and telephone), are reimbursements received classified as revenue in the statement of activities? [EITF 01-14]

4. If the organization sells multiple products, services, or rights to use assets in a single agreement, does it disclose:

   a. Its accounting policy for recognition of revenue from multiple-deliverable arrangements (for example, whether deliverables are separable into units of accounting)?

   b. The description and nature of such arrangements, including performance-, cancellation-, termination-, or refund-type provisions? [EITF 00-21, par. 18]

C. Taxes

1. Does the organization disclose the following information about its tax status:

   a. Reference to the Internal Revenue Code section under which the organization is exempt?

   b. Whether the organization is classified as a private foundation? [AAG-NPO, par. 15.21]

2. If the organization's tax exempt status is in question by the IRS, is the potential impact disclosed? [SFAS 5, pars. 1 and 39 (AC C59.101 and .145); AAG-NPO, par. 10.13]
3. If the organization incurs income tax expense, do the notes to the financial statements disclose the amount of the taxes and describe the nature of the activities that generated the taxes? [AAG-NPO, par. 13.59]

D. Refunds Due To and Advances From Third Parties

1. Are advances from third parties for services not yet performed, as well as refunds due to third parties for amounts previously received, included as liabilities on the statement of financial position? [AAG-NPO, par. 10.05]

E. Donated or Contributed Services

1. If the organization receives contributed services, does it disclose the following:
   a. A description of the programs or activities for which those services were used? ___ ___ ___
   b. The nature and extent of contributed services received for the period? ___ ___ ___
   c. The amount recognized as revenues for the period? ___ ___ ___
   d. The fair value of contributed services received but not recognized, if practicable (optional)? ___ ___ ___
   e. Nonmonetary information such as the number and trends of donated hours received or service outputs provided by volunteer efforts (optional)? ___ ___ ___
   f. Dollar amount of contributions raised by volunteers (optional)? [SFAS 116, pars. 10 and 123 (AC C67.110)] ___ ___ ___

F. Donated Materials and Facilities

1. If donated materials merely pass through the organization to its charitable beneficiaries, and the organization is only an agent or intermediary for the donors, has that donation been excluded from contribution revenues? (Refer to Section II.Q., “Agency Transactions.”) [SFAS 116, pars. 52 and 53; SFAS 136, pars. 8 and 11 (AC C67.161 and .164)] ___ ___ ___

2. If the organization receives materials, supplies, utilities, or use of facilities without charge or at a price below fair value, is the contribution reported at the fair value in which it is received and an expense reported in the period in which it is used? [AAG-NPO, par. 5.57] ___ ___ ___

3. If the organization receives the unconditional use of facilities for a specified period of time at a price below fair value, is the fair value of that future use included in contributions in the period in which the donor promises the use, and is the amount recognized less than or equal to the fair value of the property at the time of the promise? [AAG-NPO, par. 5.58] ___ ___ ___
G. Fund Raising

1. Do the financial statements disclose total fund-raising expenses? [AAG-NPO, par. 13.34]
   
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2. If the organization includes within its financial statements a ratio of fundraising expenses to amounts raised, has it disclosed how that ratio was computed? [SFAS 136, par. 20 (AC No 125A)]
   
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3. If the organization performs a fund-raising in conjunction with an activity that has program, management and general, membership development or other functional elements (joint activity), does the organization:
   
   a. Report all costs of the activity as fund-raising expenses if any of the criteria of purpose, audience, and content are not met? 
   
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   b. Charge the costs of the activity that are identifiable with a particular function to that function and allocate the joint costs between fund-raising and that other function if all three criteria of purpose, audience, and content are met?
   
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   c. Exclude costs of goods and services that are provided in exchange transactions that are part of the joint activity (for example, direct donor benefits of a special event) from fund-raising expenses? [AAG-NPO, par. 13.42]
   
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4. If the organization allocates joint costs of joint activities, are the following disclosures made:
   
   a. The types of activities for which joint costs have been incurred?
   
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   b. A statement that joint costs have been allocated?
   
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   c. The total amount allocated during the period and the portion of costs allocated to each functional expense category? [AAG-NPO, par. 13.53]
   
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5. If the organization allocates joint costs of joint activities, has it considered the optional disclosure of the amount of joint costs for each kind of joint activity? [AAG-NPO, par. 13.54]
   
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6. If there are no significant benefits or duties connected with an organization’s membership, are the costs associated with membership-development activities reported as fundraising expense? [AAG-NPO, par. 13.35]
   
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H. Contributions

1. Does the organization distinguish between contributions received with permanent restrictions, those received with temporary restrictions, and those received without donor-imposed restrictions, so that they are reported as support increasing permanently restricted net assets, temporarily restricted net assets, or unrestricted net assets, respectively? [SFAS 116, par. 14 (AC No 143)]
   
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2. If donor-restricted contributions whose restrictions are met in the same reporting period are reported as unrestricted support, is such
treatment consistent from period to period, is the policy disclosed and does the organization have a similar policy for the reporting of gains and investment income?

[SFAS 117, par. 21; SFAS 116, par. 14 (AC No5.143); AAG-NPO, par. 5.42]

3. Does the organization report receipt of unconditional promises to give with payments due in future periods as restricted support, unless explicit donor stipulations or circumstances surrounding the receipt of the promise make clear that the donor intended the contribution to be used to support activities of the current period?

[SFAS 116, par. 15 (AC No5.144)]

4. Does an organization that receives gifts of long-lived assets without donor stipulation about how long the donated asset must be used:
   a. Disclose its accounting policy of implying or not implying a time restriction that expires over the useful life of the asset?
   [SFAS 116, par. 16 (AC No5.145); AAG-NPO, par. 9.13]
   b. Report such support as restricted if it is the organization’s policy to imply a time restriction that expires over the useful life of the donated asset?
   c. Report such support as unrestricted in the absence of such a policy?

5. Does an organization that receives unconditional promises to give in which cash promised will be received in future periods measure the fair value of the contribution as the present value of estimated future cash flows using a discount rate commensurate with the risks involved and report subsequent accruals of the interest element as contribution income increasing either the temporarily or permanently restricted class of net assets if the underlying promise to give is donor restricted?

[SFAS 116, par. 20 (AC C67.116)]

I. Split-Interest Agreements

1. Are assets and liabilities recognized under split-interest agreements disclosed separately from other assets and liabilities in the statement of financial position or in the related notes?

   [AAG-NPO, par. 6.15]

2. If a split-interest gift contains an embedded derivative (charitable remainder unitrusts with period-certain payments or period-certain-plus-life-dependent payments and certain lead interest trusts), is the embedded derivative reported at fair value?

   [AAG-NPO, par. 6.41]

3. Is contribution revenue and changes in the value of split-interest agreements recognized under such agreements disclosed as separate line items in the statement of activities or in the related notes?

   [AAG-NPO, par. 6.15]

4. Do the notes to the financial statements include the following disclosures related to split-interest agreements:
   a. A description of the general terms of existing split-interest agreements?
Financial Statements and Notes Checklist

b. The basis used for recognized assets?

c. The discount rates and actuarial assumptions used in calculating present value?

d. The existence of any legally mandated reserves?

e. The existence of any limitations placed by state law, such as limitations on the instruments in which resources are invested?

[AAG-NPO, pars. 6.09, fn. 7, 6.15, and 6.32, fn. 15]

5. Is contribution revenue recognized under split-interest agreements classified as:

a. Permanently restricted net assets, if the donor has permanently restricted the organization's use of its interest?

b. Unrestricted net assets, if the organization has the immediate right to use its interest without restrictions?

c. Temporarily restricted net assets, if not classified as permanently restricted or unrestricted net assets?

[AAG-NPO, par. 6.08]

J. Expenses

1. Does the organization provide information about expenses reported by their functional classification (such as major classes of program services and supporting services) either in the statement of activities or in notes to financial statements? (VHWOs omit this step. Note that losses need not be reported by their functional classification.)

[SFAS 117, par. 26 (AC No5.123)]

2. Are expenses which relate to more than one program or supporting activity allocated among the appropriate functions?

[AAG-NPO, par. 13.36]

3. Are payments to affiliated organizations reported by their functional classification to the extent that it is practicable and reasonable to do so?

[AAG-NPO, par. 13.57]

4. Are payments to affiliates that cannot be allocated to functions treated as a separate supporting service and reported in the statement of activities as a separate line item, and labeled final allocated payments to affiliated organizations?

[AAG-NPO, par. 13.57]

5. If the components of the organization's total program expenses are not evident from the details provided on the face of the statement of activities, do the notes to the financial statements disclose total program expenses and provide information about why total program expenses disclosed in the notes does not articulate with the statement of activities?

[AAG-NPO, par. 13.31]

6. If in exchange for goods or services provided to the organization, the organization provides discounts or other reductions in amounts it charges for goods and services, are such reductions reported as expenses in the same functional classification in which the cost of the

FSP §14,200.04
7. If reductions in amounts the organization charges for goods and services are given other than in exchange for goods or services provided to the organization, are such amounts reported as follows:
   a. As expenses to the extent that the organization incurs incremental expense in providing such goods or services?
   b. As discounts if the organization incurs no incremental expense in providing such goods or services (discounts may be netted with related revenue or displayed immediately beneath the revenue amount)?
   [AAG-NPO, pars. 12.05 and 13.07]

8. Are accrued net losses on purchase commitments either (a) disclosed in the notes to the financial statements because expenses are reported by functional classification on the face of the statement of activities or (b) reported as a separate line item in a statement of activities that reports expenses by natural classification?
   [ARB 43, Ch. 4, par. 17 (AC 78.121 and .122)]

9. For deferred compensation agreements, are estimated amounts to be paid properly accrued?
   [APB 12, pars. 6 and 7 (AC 38.101 and .102)]

10. If the organization is a voluntary health and welfare organization, has it provided information about the functional and natural classifications of expenses in the statement of functional expenses and met the requirements of Section IV(A)?
    [SFAS 117, par. 26 (AC No.5.123)]

K. Investments and Endowments

1. If realized gains and losses arise from selling or otherwise disposing of investments for which unrealized gains and losses have been recognized in the statement of activities of prior reporting periods, does the amount reported in the statement of activities as gain or loss upon the sale or other disposition of the investments exclude the amount that has been previously recognized in the statement of activities? (The components of that gain or loss may be reported as the realized amount and the change in the unrealized amount, which was recognized in prior reporting periods.)
   [AAG-NPO, par. 8.13]

2. Unless the organization has made the election described in Question 3 below, does the organization report income and gains on investments and donor-restricted endowment funds as:
   a. Increases in permanently restricted net assets if a donor’s explicit restriction or a law that extends a donor’s restriction to the gains requires those gains to be held permanently (for example, if a donor states that a specific investment must be held in perpetuity, the gains on that security are subject to that same permanent restriction unless the donor states otherwise)?

FSP §14,200.04
b. Increases in temporarily restricted net assets if a donor’s explicit restriction or a law that extends a donor’s restriction to the gains requires those gains to be used for a particular purpose or at a particular future time (gains are temporarily restricted if the investment income of a donor restricted endowment fund is temporarily restricted by the donor)?

- Yes
- No
- N/A

3. If the organization has elected to report investment income and gains as increases in unrestricted net assets if the restrictions are met in the same period, are:

   a. Investment income and gains on which restriction have not been met reported as described in Question 2 above?

   - Yes
   - No
   - N/A

   b. Investment income and gains on which restrictions are met reported as increases in unrestricted net assets?

   - Yes
   - No
   - N/A

4. If an entity reports gains and investment income that are limited to specific uses by donor-imposed restrictions as increases in unrestricted net assets because the restrictions are met in the same reporting period as the gains and income are recognized, does the entity:

   a. Have a similar policy for reporting contributions received?

   - Yes
   - No
   - N/A

   b. Report consistently from period to period?

   - Yes
   - No
   - N/A

   c. Disclose its accounting policy?

   - Yes
   - No
   - N/A

5. In the absence of donor stipulations or law to the contrary, does the organization report losses on investments and donor-restricted endowment funds as:

   a. Decreases in permanently restricted net assets if subject to a donor’s explicit permanent restriction or a law that extends a donor’s permanent restriction to the losses (for example, if a donor states that a specific investment must be held in perpetuity, the losses on that security are subject to that same permanent restriction unless the donor states otherwise)?

   - Yes
   - No
   - N/A

   b. Decreases in temporarily restricted net assets to the extent that donor-imposed temporary restrictions on net appreciation of a donor-restricted endowment fund have not been met before the loss occurs?

   - Yes
   - No
   - N/A

   c. Decreases in unrestricted net assets if losses exceed the temporarily restricted net appreciation of a donor-restricted endowment fund or if the investments are not subject to donor-imposed restrictions?

   - Yes
   - No
   - N/A

6. If losses in prior periods reduced the assets of a donor-restricted endowment fund below the level required by the donor stipulations

FSP §14,200.04
or law, are gains that restore the fair value of the assets of the endowment fund to the required level classified as increases in un-restricted net assets?
[SFAS 124, par. 13 (AC No5.159)]

7. For each period that a statement of activities is presented, are the following disclosures made on the face of the financial statements or in the notes thereto:
   a. The composition of investment return including, at a minimum, investment income, net realized gains or losses on investments reported at other than fair value, and net gains or losses on investments reported at fair value?
   b. A reconciliation of investment return to amounts reported in the statement of activities, if investment return is separated into operating and nonoperating amounts?
   c. A description of the policy used to determine the amount of investment return included in the measure of operations, if investment return is separated into operating and nonoperating amounts?
   d. A discussion of circumstances leading to a change, if any, in the policy referred to in the Question c above?
   [SFAS 124, par. 14 (AC No5.161)]

8. Are significant net realized and net unrealized gains and losses that arose after the latest statement of financial position date, but before issuance of the financial statements, disclosed?
[SAS 1, sec. 560, pars. 5 and 7 (AU 560.05 and .07)]

9. For colleges and universities, is the amount of total investment income and realized and unrealized gains and losses of the other investment (investments not covered by SFAS 124) portfolio disclosed?
[AAG-NPO, Ch. 8, par. A.9]

10. If the organization elects to report investment revenues net of related expenses, does the organization disclose the amount of expenses, either on the face of the statement of activities or in the notes to financial statements?
   [SFAS 117, par. 24 (AC No5.121)]

IV. Additional Financial Statements

A. Statement of Cash Flows

1. Is a statement of cash flows presented as a basic financial statement for each period for which both a statement of financial position and a statement of activities is presented?
   [SFAS 95, par. 3, as amended by SFAS 117, par. 30a (AC C25.101)]

2. Does the statement of cash flows report net cash provided or used by operating, investing, and financing activities and the net effect of those flows on cash and cash equivalents during the period in a manner that reconciles beginning and ending cash and cash equivalents?
   [SFAS 95, par. 26 (AC C25.124)]
3. Are cash receipts and disbursements classified as cash flows from operating, investing, and financing activities in accordance with the classifications prescribed by SFAS 95, paragraphs 14 through 24 (as amended by SFAS 102 and SFAS 117)?
   [SFAS 95, pars. 14–24, as amended by SFAS 102 and SFAS 117 (AC C25.112–122)]

4. Are amounts of cash receipts and cash disbursements reported gross unless the receipts and disbursements relate to (1) cash equivalents, (2) investments with an original maturity of three months or less, (3) loans receivable with an original maturity of three months or less, or (4) debt with an original maturity of three months or less?
   [SFAS 95, par. 11 (AC C25.109)]

5. Are cash payments for debt issue costs classified as a financing activity?
   [EITF 95-13]

6. Are cash flows from purchases, sales, and insurance recoveries of unrecognized, noncapitalized collection items reported as investing activities?
   [AAG-NPO, par. 7.08]

7. Do the notes disclose the organization’s accounting policy for determining which items are treated as cash equivalents? (Note: Any change in policy for determining which items are treated as cash equivalents is a change in accounting principle.)
   [SFAS 95, par. 10 (AC C25.108)]

8. If the direct method is used, does the statement of cash flows separately report:
   a. Cash received from contributors?
   b. Cash received from service recipients?
   c. Interest and dividends received?
   d. Cash collected on contributions receivable?
   e. Other operating cash receipts (if any)?
   f. Cash paid to employees and suppliers?
   g. Grants paid?
   h. Interest paid?
   i. Other operating cash payments (if any)?
      [SFAS 95, par. 27, as amended by SFAS 117, par. 30e (AC C25.125)]

9. If the direct method is used, is a separate reconciling schedule provided to reconcile the change in net assets to net cash used (provided) by operating activities?
   [SFAS 95, par. 29 (AC C25.127)]

10. If the indirect method is used, is the change in net assets reconciled to net cash flow from operating activities within the statement of cash flows or in a separate schedule?
    [SFAS 95, pars. 28 and 30, as amended by SFAS 117, par. 30f (AC C25.126 and .128)]

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FSP §14,200.04
11. If the indirect method is used, are amounts of interest paid (net of amounts capitalized) and income taxes paid, if any, disclosed? [SFAS 95, par. 29, as amended by SFAS 117, par. 30 (AC C25.127)]

12. Are investing and financing activities that affect recognized assets or liabilities but that do not result in cash receipts or cash payments, including gifts of property or investments, disclosed? [SFAS 95, par. 32, as amended by SFAS 117, par. 30g (AC C25.134)]

13. In the statement of cash flows, are amounts received with donor-imposed stipulations that they must be used for long-term purposes reported simultaneously as cash flow from financing activities and cash outflow from investing activities? [SFAS 117, par. 30(c) (AC C25.116); AAG-NPO, par. 3.18]

14. Is the reconciliation of the change in net assets to net cash used/ provided by operating activities adjusted if noncash assets are contributed or if cash is received with donor imposed stipulations that require it to be used for long-term purposes (and thus is not included in “cash or cash equivalents” on the statement of financial position)? [AAG-NPO, par. 3.18]

15. If contributions with donor-imposed restrictions limiting their use to the purchase of equipment are received and the equipment is purchased in a subsequent period, are both the proceeds of the sale of the assets restricted to equipment investment and the purchase of the equipment reported as cash flows from investing activities? [AAG-NPO, par. 3.18]

16. Are cash flows from agency transactions included in cash flows from operating activities? [AAG-NPO, par. 3.16]

17. If cash flows from derivative instruments that are accounted for as fair value hedges or cash flow hedges are classified in the same category as the cash flows of the item being hedged, is that accounting policy disclosed? [SFAS 95, fn. 4, as amended by SFAS 104, par. 4, and SFAS 133, par. 530 (AC C25 Introduction)]

18. If an other-than-insignificant financing element is present at the inception of a derivative instrument (other than financing elements inherently included in at-the-market derivative instrument with no prepayments), are all cash inflows and outflows associated with that derivative instrument reported as financing activities? [SFAS 95, par. 19, as amended by SFAS 149, par. 37 (AC C25.117)]

B. Statement of Functional Expenses

**Note:** Voluntary health and welfare organizations are required to present a statement of functional expenses. Other organizations are encouraged by the FASB to present that statement.

1. Is a statement of functional expenses presented as a basic financial statement for each period for which a statement of activities is presented? [SFAS 117, par. 26 (AC No5.123)]
2. If investment revenues are reported net of related expenses, are those expenses reported by their functional and natural classifications in the statement of functional expenses?  
[AAG-NPO, par. 13.27]

3. If certain expenses are reported by other than their natural classification on the statement of activities, are those expenses included with other expenses of the same natural classification on the statement of functional expenses? [Example: If certain salaries are included in cost of goods sold on the statement of activities, are they “regrouped” and reported along with other salaries and wages on the statement of functional expenses.]  
[AAG-NPO, par. 3.14]
FSP Section 14,300

Auditors’ Reports Checklist

.01 This checklist has been developed by the staff of the Accounting and Auditing Publications Team of the AICPA as a nonauthoritative practice aid. This checklist contains the basic requirements for reporting on an audit of the financial statements in accordance with GAAS. It does not contain all requirements for reports required to be issued in audits in accordance with government auditing standards (“Yellow Book”) or with the audit requirements of OMB Circular A-133 (“Single Audits”). Illustrative auditor’s reports are found in Chapter 14 of the AICPA Audit and Accounting Guide Not-for-Profit Organizations.

.02 Explanation of References:

SAS = Statement on Auditing Standards
AU = Reference to section number in AICPA Professional Standards (vol. 1)
AR = Reference to section number in AICPA Professional Standards (vol. 2)
AAG-NPO = AICPA Audit and Accounting Guide Not-for-Profit Organizations (with conforming changes as of May 1, 2005)

.03 Checklist Questionnaire:

1. Does the auditor’s report include the appropriate:
   a. Addressee?
      [SAS 58, par. 9, as amended by SAS 79 (AU 508.09)]
   b. Date (or dual dates) of the report?
      [SAS 1, sec. 530, par. 5 (AU 530.05); SAS 58, pars. 8 and 28, as amended by SAS 79 (AU 508.08 and .28)]
   c. Title that includes the word ‘Independent’?
      [SAS 58, par. 8a, as amended by SAS 79 (AU 508.08)]
   d. The titles of each financial statement in the introductory paragraph of the report?
      [SAS 58, par. 6, as amended by SAS 79 (AU 508.06)]
   e. Identification of the country of origin of the auditing standards followed in the audit engagement?
      [SAS 58, par. 8, as amended by SAS 93 (AU 508.08)]
   f. Identification of the country of origin of the accounting principles with which the financial statements purport to conform?
      [SAS 58, par. 8, as amended by SAS 93 (AU 508.08)]

2. If the auditor is not independent, is a disclaimer expressed and is a compilation report the highest level of service performed?
   [SAS 26, pars. 5, 9, and 10 (AU 504.05, .09, and .10); SSARS 1, pars. 19 and 44 (AR 100.19 and .44)]

3. Does the reporting language conform with the auditor’s standard report on:
   a. Financial statements of a single year or period?
      [SAS 58, par. 8, as amended by SAS 79 (AU 508.08)]
   b. Comparative financial statements?
      [SAS 58, par. 8, as amended by SAS 79 (AU 508.08)]

FSP §14,300.03
4. Does the report include appropriate language for the following situations:
   
a. Only one basic financial statement is presented and there are no scope limitations?
   [SAS 58, pars. 33 and 34, as amended by SAS 79 (AU 508.33 and .34)]

   b. Audited and unaudited financial statements are presented in comparative form?
   [SAS 26, pars. 15–17 (AU 504.15–17)]

   c. Different opinions are expressed on comparative financial statements?

5. Is an explanatory paragraph (or other explanatory language) added to the standard auditor’s report if:
   
a. There is substantial doubt about the organization’s ability to continue as a going concern for a reasonable period of time, and is that conclusion expressed through the use of the phrase “substantial doubt about the organization’s ability to continue as a going concern”?
   [SAS 59, par. 13, as amended by SAS 64 and SAS 77 (AU 341.12)]

   b. There is a material change between periods in accounting principles or in the method of their application?
   [SAS 58, pars. 16–18, as amended by SAS 79 (AU 508.16–18)]

   c. There is a change in the reporting entity that does not result from a transaction or event?
   [SAS 88, par. 4 (AU 420.08)]

   d. In an updated report on comparative financial statements, the current opinion on the prior period is different from the one previously expressed?
   [SAS 58, pars. 68, 69, 72, and 73, as amended by SAS 79 (AU 508.68, .69, .72, and .73)]

   e. The prior period financial statements are audited by a predecessor auditor whose report is not presented?
   [SAS 58, par. 74, as amended by SAS 64, par. 2, and SAS 79 (AU 508.74)]

   f. The prior period’s financial statements are audited by a predecessor auditor who has ceased operations?
   [Interpretation 15 of SAS 58 (AU 9508.60–.75)]

   g. The auditor’s opinion is based in part on the report of another auditor?
   [SAS 1, sec. 543 (AU 543); SAS 58, pars. 12 and 13, as amended by SAS 79 (AU 508.12 and .13)]

   h. The financial statements contain a departure from an accounting principle promulgated by bodies designated by Council in Rule 203, but conformity with that principle would result in a misleading statement?
   [SAS 58, pars. 14 and 15, as amended by SAS 79 (AU 508.14 and .15)]

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* In a going-concern paragraph, the auditor should not use conditional language in expressing a conclusion concerning the existence of substantial doubt about the entity’s ability to continue as a going concern. See SAS 77, Amendment to Statements on Auditing Standards No. 22, Planning and Supervision, No. 59, The Auditor’s Consideration of an Entity’s Ability to Continue as a Going Concern, and No. 62, Special Reports (AU 311, 341, and 623, respectively), for an example.

FSP §14,300.03
i. Other information in a document containing audited financial statements is materially inconsistent with information appearing in the financial statements?
[SAS 8, par. 4 (AU 550.04)]

j. The auditor decides to emphasize a matter in the report?
[SAS 58, par. 19, as amended by SAS 79 (AU 508.19); Interpretation 38 of SAS 1, sec. 410 (AU 9410.17 and .18); Interpretation 1 of SAS 57 (AU 9342.03)]

k. The auditor uses the work of a specialist in performing an audit and the auditor decides to add an explanatory paragraph?

Note: Reference to and identification of the specialist may be made if the auditor believes such a reference will facilitate an understanding of the reason for the explanatory paragraph.
[SAS 73, par. 16 (AU 336.16)]

l. The disclosures required by paragraph 3.20 of the AICPA Audit and Accounting Guide Not-for-Profit Organizations concerning summarized comparative financial information are not included in the financial statements? (Note: Such an explanatory paragraph should follow the opinion paragraph and should not be referred to in either the scope or opinion paragraphs.)
[AAG-NPO, par. 14.05]

m. The auditor wishes to clarify that an audit performed in accordance with generally accepted auditing standards does not require the same level of testing and reporting on internal control over financial reporting as an audit of an issuer when Section 404(b) of the Sarbanes-Oxley Act is applicable? (Not required. Interpretation 17 of SAS 58 provides an example report.)
[Interpretation 17 of SAS 58 (AU 9508.85–88)]

n. The audit is conducted in accordance with both generally accepted auditing standards and the PCAOB’s auditing standards?
[Interpretation 18 of SAS 58 (AU 9508.89–91)]

6. If certain other information has been subjected to auditing procedures applied in the audit of the basic financial statements, does the auditor express an opinion on whether the information is fairly stated in all material respects in relation to those financial statements taken as a whole in the auditor’s report describing clearly the character of the auditor’s work and the degree of responsibility the auditor is taking?
[SAS 8, par. 7, as amended by SAS 98 (AU 550.07); SAS 52, par. 9, as amended by SAS 98 (AU 558.09)]

7. Is a qualified opinion or disclaimer of opinion expressed if scope limitations preclude application of one or more auditing procedures considered necessary in the circumstances?
[SAS 58, pars. 22–27, as amended by SAS 79 (AU 508.22–27); SAS 31, par. 22 (AU 326.25)]

1 This includes when the auditor is unable to obtain sufficient evidential matter to support management’s assertions about the nature of a matter involving an uncertainty and its presentation or disclosure in the financial statements. [SAS 58, par. 31, as amended by SAS 79 (AU 508.31)] It also includes situations in which the auditor’s only evidence of the existence and/or valuation of (a) investments without readily determinable fair value or (b) interests held in trust by a third-party trustee is receiving confirmation from a third party for those assets. [Interpretation 1 of SAS 101 (AU 9328.01–.04); Interpretation 1 of SAS 92 (AU 9332.01–.04)]
### Note: Consult the Topical Index to the AICPA Professional Standards under “Scope of Audit—Limitations” for additional references to specific types of scope limitations that could result in either a qualified or disclaimer of opinion.

8. Is a qualified opinion or adverse opinion expressed if:
   
   a. A lack of conformity with GAAP (including inadequate disclosure) is present?[^2]
      
      [SAS 32, par. 3 (AU 431.03); SAS 58, pars. 35–57, as amended by SAS 79 (AU 508.35–57)]
      
   b. Essential data concerning an impending change in GAAP and the future resulting restatement are not disclosed?  
      [Interpretation 38 of SAS 1, sec. 410 (AU 9410.15)]
      
   c. The auditor concludes that an illegal act has a material effect on the financial statements and the act has not been properly accounted for or disclosed?  
      [SAS 54, par. 18 (AU 317.18)]

### Note: Consult the Topical Index to the AICPA Professional Standards under “Departures From Established Principles,” “Adverse Opinions,” and “Qualified Opinions” for additional references to specific types of GAAP departures that could result in either a qualified or adverse opinion.

9. If a qualified opinion, adverse opinion, or disclaimer of opinion is expressed, are all the substantive reasons for the opinion or disclaimer disclosed and is the reporting language appropriately modified?  
   [SAS 58, pars. 21, 59, 60, and 62, as amended by SAS 79 (AU 508.21, .59, .60, and .62)]

### Note: Consult the Topical Index to the AICPA Professional Standards under “Departures From Standard Report” for additional references to specific auditor’s report modifications.

10. If information accompanies the basic financial statements in an auditor-submitted document, does the report on the accompanying information:
   
   a. State that the audit is performed for the purpose of forming an opinion on the basic financial statements taken as a whole?  
      
      [SAS 29, pars. 6–11 (AU 551.06–11)]

### Note: The auditor should express a qualified or an adverse opinion if the auditor concludes that (a) a matter involving a risk or an uncertainty is not adequately disclosed, (b) the accounting principles used cause the financial statements to be materially misstated when the inability to make a reasonable estimate raises questions about the appropriateness of the accounting principles used, and (c) management’s estimate is unreasonable and that its effect is to cause the financial statements to be materially misstated. [SAS 58, pars. 46–49, as amended by SAS 79 (AU 508.46–49)]

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[^2]: The auditor should express a qualified or an adverse opinion if the auditor concludes that (a) a matter involving a risk or an uncertainty is not adequately disclosed, (b) the accounting principles used cause the financial statements to be materially misstated when the inability to make a reasonable estimate raises questions about the appropriateness of the accounting principles used, and (c) management’s estimate is unreasonable and that its effect is to cause the financial statements to be materially misstated. [SAS 58, pars. 46–49, as amended by SAS 79 (AU 508.46–49)]
11. If supplementary information is included in a client-prepared document and the auditor has not subjected to the procedures described in SAS 52, is the information either marked “unaudited” or has the auditor included an explanatory paragraph in the report disclaiming an opinion on the information? [SAS 52, par. 3 (AU 558.03); AAG-NPO, par. 14.10]

Note: In March 2003, the AICPA’s Auditing Standards Board (ASB) issued an exposure draft of a proposed SAS entitled Communication of Internal Control Related Matters Noted in an Audit. The proposed Statement will supersede SAS 60 of the same name (AU 325). Readers should be alert to the issuance of the final SAS.

12. Is the reporting form and content of SAS 60, paragraphs 9–19, followed when communicating internal control structure related matters noted in an audit? [SAS 60, pars. 9–19 (AU 325.09–19)]

13. If the auditor is requested to audit Internal Revenue Form 990, “Return of Organizations Exempt From Income Tax,” is the appropriate report prepared? [Interpretation 10 of SAS 62 (AU 9623.47–54)]

14. If during a GAAS audit of the financial statements the auditor becomes aware that the organization is subject to an audit requirement not encompassed in the terms of the engagement (e.g., the entity is required to have an audit performed in accordance with OMB Circular A-133), the auditor must communicate to management and the audit committee, or to others with equivalent authority and responsibility that a GAAS audit may not satisfy relevant legal, regulatory, or contractual requirements. Did the auditor consider the client’s actions in response to such communication (e.g., not arranging for an audit that meets the applicable requirements) including the potential effect on the financial statements and auditor’s report? [SAS 74, pars. 22 and 23 (AU 801.22 and .23)]

15. If the financial statements and reports will be used by parties or distributed by the organization to parties other than the regulatory agencies to whose jurisdiction the organization is subject, has the standard form of report been modified as appropriate because of the departures from generally accepted accounting principles and has an additional paragraph been added to express an opinion on whether the financial statements are presented in conformity with the regulatory basis of accounting? (Interpretation 15 of SAS 62 provides an example report.) [SAS 1, sec. 544, par. 4 (AU 544.04); Interpretation 15 of SAS 62 (AU 9623.96–98)]

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3 Reportable conditions in internal control must be communicated, preferably in writing, to the audit committee. [SAS 60, par. 1 (AU 325.01)]
FSP Section 14,400

Auditors’ Reports on Audits Performed in Accordance With Government Auditing Standards and Circular A-133 Checklist

.01 Government Auditing Standards (also referred to as the Yellow Book), issued by the Comptroller General of the United States of the Government Accountability Office (GAO), applies to the audits of governmental entities, programs, activities, and functions, and of governmental assistance administered by contractors, not-for-profit organizations (NPOs), and other nongovernmental entities, when required by statute or other mandates or when auditors hold themselves out as following those standards.1 The Single Audit Act Amendments of 1996 (the Single Audit Act) and Office of Management and Budget (OMB) Circular A-133, Audits of States, Local Governments, and Non-Profit Organizations (Circular A-133), require a single or program-specific audit for entities that expend $500,000 or more of federal awards in a fiscal year. The Single Audit Act requires single audits and program-specific audits of federal awards to be performed in accordance with Government Auditing Standards. Similarly, Government Auditing Standards requires the use of its standards when auditing compliance with regulations relating to federal award expenditures and other governmental financial assistance in conjunction with or as a byproduct of a financial statement audit.

.02 This checklist has two parts: Part I is for auditor’s reports on financial statement audits performed in accordance with Government Auditing Standards. (This checklist does not address the performance auditing or attestation standards of Government Auditing Standards. It also does not address types of financial audits other than financial statement audits, except for Circular A-133 audits.) Part II contains the additional requirements for auditor’s reports on audits performed in accordance with the Single Audit Act and Circular A-133. For audits performed in accordance with Circular A-133, both Parts I and II of this checklist must be completed. Illustrative auditor’s reports on financial statement audits performed in accordance with Government Auditing Standards and illustrative auditor’s reports and an illustrative schedule of findings and questioned costs for Circular A-133 audits are in the AICPA Audit Guide Government Auditing Standards and Circular A-133 Audits.


.04 The Public Company Accounting Oversight Board (PCAOB) establishes standards for audits of “issuers,” as that term is defined by the Sarbanes-Oxley Act of 2002 (the Act) or whose audit is prescribed by the rules of the Securities and Exchange Commission (SEC). Other entities are referred to as “nonissuers.” Because not-for-profit organizations are nonissuers, this checklist does not address PCAOB standards. However,

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1 As discussed in paragraph 4.24 of the AICPA Audit Guide Government Auditing Standards and Circular A-133 Audits, paragraph 5.07 of Government Auditing Standards acknowledges that an auditee may need a financial statement audit for purposes other than to comply with a requirement calling for an audit in accordance with Government Auditing Standards. For example, the auditee may need a financial statement audit to issue bonds. In that case, Government Auditing Standards permits auditors to issue a separate report on the financial statements conforming only to the requirements of generally accepted auditing standards (GAAS).
while not common, the auditor may be engaged to audit and report on the effectiveness of a not-for-profit organization’s internal control over financial reporting in accordance with PCAOB auditing standards. In those cases, the auditor should modify this checklist considering the guidance in PCAOB standards, the GAO Internet Notice at www.gao.gov/govaud/ybk01.htm titled Guidance on Complying with Government Auditing Standards Reporting Requirements for the Report on Internal Control for Audits of Certain Entities Subject to the Requirements of the Sarbanes-Oxley Act of 2002 and Government Auditing Standards, and Auditing Interpretation 18, “Reference to PCAOB Standards in an Audit Report on a Nonissuer,” of SAS 58, as amended (AU 9508.89–92), as well as the discussion in the Notice to Readers and Appendix A to Chapter 4 of the AICPA Audit Guide Government Auditing Standards and Circular A-133 Audits.

.05 Explanation of References:
A-133 = Office of Management and Budget (OMB) Circular A-133, Audits of States, Local Governments, and Non-Profit Organizations (June 1997 Revision)
GAS = General Accounting Office 1994 revision to Government Auditing Standards, as amended through Amendment 3, Independence
SAS = AICPA Statement on Auditing Standards
AU = Reference to section number in AICPA Professional Standards (vol. 1)
AAG-SLA = AICPA Audit Guide Government Auditing Standards and Circular A-133 Audits (with conforming changes as of May 1, 2005)

.06 Checklist Questionnaire:

Yes  No  N/A

Part I—Reports on Audits Performed in Accordance With Government Auditing Standards

1. In a financial statement audit performed in accordance with Government Auditing Standards, has the auditor issued the following reports:
   a. A report on the entity’s financial statements that provides an opinion or disclaimer of opinion on the financial statements? [GAS, par. 5.03; AAG-SLA, pars. 4.03 and 4.21]
   b. A report on internal control over financial reporting and on compliance and other matters based on an audit of financial statements performed in accordance with Government Auditing Standards? [GAS, pars. 5.08 and 5.12; AAG-SLA, pars. 4.03, 4.07, and 4.25]

Report on the Financial Statements

2. In addition to the elements listed in the checklist for the auditor’s report on the financial statements at FSP section 14,600, does the auditor’s report on the financial statements contain:
   a. A statement that the audit was conducted in accordance with the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States?² [GAS, par. 5.05; AAG-SLA, pars. 4.04a, 4.21d, and 4.23]

² If an auditee prepares financial statements in conformity with comprehensive bases of accounting other than generally accepted accounting principles (GAAP), known as other comprehensive bases of accounting, or OCBOA, the auditor still is required to express or disclaim an opinion and should follow the reporting in SAS 62 (AU 623), as amended. [AAG-SLA, par. 4.21k; fn. 21]

³ When personal, external, and organizational impairments to independence exist, a government auditor who cannot decline to perform the work because of a legislative requirement or for other reasons should report the impairment in the scope section of the auditor’s report. [GAS, par. 3.05; AAG-SLA, par. 4.21d, fn. 20]
b. A reference to the separate report on internal control over financial reporting and on compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters prepared in accordance with Government Auditing Standards, which includes:

(1) A statement that the purpose of that report is to describe the scope of testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the internal control over financial reporting or on compliance?

(2) A statement that the separate report is an integral part of an audit performed in accordance with Government Auditing Standards and should be considered in assessing the results of the audit?

[GAS, par. 5.08; AAG-SLA, pars. 4.04b and 4.21i]

3. If the auditor does not follow an applicable standard of Government Auditing Standards, does the scope section of the report disclose the standard that was not followed, the reasons therefore, and how not following the standard affected, or could have affected, the results of the audit?

[GAS, par. 5.06; AAG-SLA, par. 4.23]

4. If a material organizational unit is not required to have an audit in accordance with Government Auditing Standards, has the scope paragraph of the report on the financial statements been modified to indicate the portion of the entity that was not audited in accordance with Government Auditing Standards?

[AAG-SLA, pars. 4.37 and 4.38]

Report on Internal Control Over Financial Reporting and On Compliance and Other Matters Based on an Audit Performed in Accordance With Government Auditing Standards

5. Does the auditor’s report on internal control over financial reporting and on compliance and other matters conform to the standard report language illustrated in AAG-SLA?

[AAG-SLA, par. 4.44, Exs. 4-3 and 4-4]

6. Does the auditor’s report on internal control over financial reporting and on compliance and other matters contain:

a. A statement that the auditor has audited the financial statements of the auditee and a reference to the auditor’s report on the financial statements, including a description of any departure from the standard report (for example, a qualified opinion, a modification as to consistency because of a change in accounting principle, or a reference to the report of other auditors)?

[AAG-SLA, pars. 4.26a and 4.44, Ex. 4-3, fn. 24]

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4 If the reporting on internal control over financial reporting and on compliance and other matters is included in the report on the financial statements, the reference to the separate report is not required. The Audit Guide Government Auditing Standards and Circular A-133 Audits recommends separate reporting. [AAG-SLA, pars. 4.04b and 4.21i]

5 Paragraph 5.08 of Government Auditing Standards permits, but does not require, an opinion on internal control over financial reporting or on compliance if sufficient work was performed. This statement should be modified if the auditor is providing an opinion on internal control over financial reporting or on compliance in the Government Auditing Standards report. [AAG-SLA, pars. 4.04b, fn. 6 and 4.21i, fn. 7]
b. A statement that the audit was conducted in accordance with GAAS (with an identification of the United States of America as the country of origin of those standards) and with the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States?6

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c. A statement that in planning and performing the audit, the auditor considered the auditee’s internal control over financial reporting in order to determine the auditing procedures for the purpose of expressing an opinion on the financial statements and not to provide an opinion on the internal control over financial reporting?7

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d. If applicable, a statement that reportable conditions were noted and the definition of a reportable condition?

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e. If no reportable conditions are noted, a statement that the auditor’s consideration of the internal control over financial reporting would not necessarily disclose all matters in the internal control that might be material weaknesses; if reportable conditions are noted, a statement that the auditor’s consideration of the internal control over financial reporting would not necessarily disclose all matters in the internal control that might be reportable conditions and, accordingly, would not necessarily disclose all reportable conditions that are also considered to be material weaknesses?

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f. If applicable, a description of the reportable conditions noted (including the views of responsible officials and their planned corrective action) or a reference to a separate schedule in which the reportable conditions, views of responsible officials, and their planned corrective action are described?8

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g. The definition of a material weakness?

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h. If applicable, a statement about whether the auditor believes any of the reportable conditions noted are material weaknesses and, if they are, that identifies which reportable conditions are considered material weaknesses?9 (If there are no reportable conditions noted, a statement is made that no material weaknesses were noted.)

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i. A statement that as part of obtaining reasonable assurance about whether the auditee’s financial statements are free of material misstatement, the auditor performed tests of the auditee’s compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts?

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6 See footnote 3. [GAS, par. 3.05; AAG-SLA, par. 4.26b, fn. 27]

7 Paragraph 5.08 of Government Auditing Standards permits, but does not require, an opinion on internal control over financial reporting or on compliance if sufficient work was performed. This statement should be modified if the auditor is providing an opinion on internal control over financial reporting. [AAG-SLA, par. 4.26c, fn. 28]

8 For an audit in accordance with Circular A-133, all findings, including those required to be reported under Government Auditing Standards, should be included in the schedule of findings and questioned costs. Therefore, for such audits, this report should refer to the schedule of findings and questioned costs. See the questions about that schedule in Part II of this checklist. [AAG-SLA, pars. 4.26f, fn. 29 and 12.17]

9 In reporting reportable conditions, the auditor should identify those that are individually or in the aggregate material weaknesses. [GAS, par. 5.14; AAG-SLA, par. 4.08]
j. A statement that providing an opinion on compliance with those provisions was not an objective of the audit and that, accordingly, the auditor does not express such an opinion?[^10]

\[ \text{Yes} \quad \text{No} \quad \text{N/A} \]

k. A statement that notes whether the results of tests disclosed instances of noncompliance or other matters (certain fraud and abuse) that are required to be reported under Government Auditing Standards and, if they are, describes the instances of noncompliance and other matters (including the views of responsible officials and their planned corrective action) or refers to the separate schedule in which the noncompliance and other matters, views of responsible officials, and their planned corrective action are described?[^11]

\[ \text{AAG-SLA, par. 4.26} \]

l. If applicable, a statement that additional matters were communicated to the auditee in a management letter?

\[ \text{AAG-SLA, pars. 4.26l, 4.35, and 4.44, Ex. 4-3, fn. 30 and Ex. 4-4, fn. 46} \]

m. A separate paragraph at the end of the report stating that the report is intended solely for the information and use of the audit committee, management and specified legislative or regulatory bodies[^12] and is not intended to be and should not be used by anyone other than these specified parties?[^13]

\[ \text{Yes} \quad \text{No} \quad \text{N/A} \]

n. The manual or printed signature of the auditor’s firm?

\[ \text{Yes} \quad \text{No} \quad \text{N/A} \]

o. The date of the auditor’s report?

\[ \text{AAG-SLA, par. 4.26} \]

7. Does the report carry the same date as the report on the financial statements?

\[ \text{AAG-SLA, par. 4.26a} \]

8. If a material operating unit or organizational component is not required to have an audit in accordance with Government Auditing Standards, has the scope paragraph of the report been modified to indicate the portion of the entity that was not audited in accordance with Government Auditing Standards?

\[ \text{AAG-SLA, pars. 4.37 and 4.39} \]

9. If certain pertinent information is prohibited from general disclosure (as it may be by federal, state, or local laws or regulations), does the auditor’s report state the nature of the information omitted and the requirement that makes the omission necessary?

\[ \text{GAS, par. 5.31; AAG-SLA, par. 4.04e} \]

10. Does the language in the compliance and other matters section of the report refer to findings that do or may include fraud and abuse? (That

[^10] Paragraph 5.08 of Government Auditing Standards permits, but does not require, an opinion on internal control over financial reporting or on compliance if sufficient work was performed. This statement should be modified if the auditor is providing an opinion on compliance. [AAG-SLA, par. 4.26i, fn. 30]


[^12] For an audit in accordance with Circular A-133, this reference should include federal awarding agencies and, if applicable, pass-through entities. [AAG-SLA, pars. 4.26m, fn. 34 and 12.17]

[^13] This paragraph conforms to SAS 87, Restricting the Use of an Auditor’s Report (AU 532). See SAS 87 for additional guidance on restricted-use reports. [AAG-SLA, par. 4.26m, fn. 35]
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11. Are findings that relate to both internal control over financial reporting and to compliance reported in or referred to from both the section of the report concerning internal control over financial reporting and in the section of the report concerning compliance and other matters? (The reporting in one section of the report or schedule may be in summary form with a reference to a detailed reporting in the other section.)

[AAG-SLA, par. 4.28]

12. Are findings of fraud and abuse reported in or referred to from the compliance and other matters section of the report, unless the primary nature of the finding is a reportable condition in internal control? (Auditors should present or refer to findings of fraud and abuse that represent reportable conditions in internal control in the internal control section.)

[AAG-SLA, par. 4.29]

13. Do the reported findings include all identified deficiencies in internal control over financial reporting considered to be reportable conditions and all fraud and illegal acts (unless clearly inconsequential), and material violations of provisions of contracts or grant agreements and material abuse that has occurred or is likely to have occurred?

[GAS, par. 5.12; AAG-SLA, pars. 4.04c, 4.08, 4.15, 4.16, 4.27, and 12.33]

a. Does the auditor limit the public reporting of fraud, illegal acts, violations of provisions of contracts or grant agreements, or abuse to matters that would not compromise investigative or legal proceedings?

[GAS, par. 5.25; AAG-SLA, par. 4.20]

14. Does each finding include a reference number? (For example, findings identified and reported in the audit of fiscal year 20X1 could be assigned reference numbers 20X1-1, 20X1-2, and so forth.)

[AAG-SLA, par. 4.32]

15. Do the reported findings place the findings in proper perspective (or context) by describing the work performed that resulted in the finding? (The identified instances should be related to the population or the number of cases examined and be quantified in terms of dollar value, if appropriate.)

[GAS, pars. 5.14 and 5.18; AAG-SLA, par. 4.30]

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14 In an audit conducted in accordance with Circular A-133, the auditor should apply a financial statement materiality consideration in reporting in the Government Auditing Standards report fraud and illegal acts involving federal awards that are subject to Circular A-133 reporting. [AAG-SLA, pars. 4.15, 12.16, and 12.33]

15 Although Government Auditing Standards uses the term significant in its reporting standard for violations of provisions of contracts or grant agreements and abuse, footnote 47 to paragraph 4.18 of Government Auditing Standards states that it considers the terms material and significant to be synonymous. For consistency, the Audit Guide Government Auditing Standards and Circular A-133 Audits and this checklist uses the term material when discussing that standard. [AAG-SLA, par. 4.04c, fn. 8]

16 Government Auditing Standards requires this reporting even if the auditor disclaims an opinion on the financial statements. Government Auditing Standards also provides reporting requirements for other findings of internal control deficiencies, fraud, illegal acts, violations of provisions of contracts or grants agreements, and abuse; see Questions 18 and 19.

FSP §14,400.06
a. When reporting instances of fraud, illegal acts, violations of prov-
  isions of contracts or grant agreements, or abuse, are the results
  projected? (If the results cannot be projected, conclusions in the
  findings should be limited to the items tested.)
  [GAS, par. 5.18; AAG-SLA, par. 4.30]

16. To the extent possible, do the reported findings present criteria,
  condition, cause, effect, and recommendation?
  [GAS, pars. 5.15 and 5.19; AAG-SLA, par. 4.31]

17. Does the auditor’s report include the views of responsible officials
  concerning the findings, conclusions, and recommendations, as well
  as planned corrective actions?17,18
  [GAS, par. 5.26; AAG-SLA, pars. 4.04d and 4.33]
  
  a. If the auditee’s views oppose the report’s findings, conclusions, or
     recommendations, and are not, in the auditor’s opinion, valid—or
     if the planned corrective actions do not adequately address the
     auditor’s recommendations—does the report state reasons for
     disagreeing with the comments or planned corrective actions?
     [GAS, par. 5.30; AAG-SLA, par. 4.33]

Other Reporting and Communication Considerations

18. Does the management letter communicate the following unless
    clearly inconsequential—deficiencies in internal control that are not
    reportable conditions, immaterial violations of provisions of contracts
    or grant agreements, and immaterial abuse?19
    [GAS, pars. 5.16 and 5.20; AAG-SLA, pars. 4.17 and 4.35]
    
    a. Are the management letter discussions worded so that readers can
       distinguish those matters that are required to be included by
       GAAS or Government Auditing Standards from matters that are
       recommendations for improvements or information about “best
       practices”?  
       [AAG-SLA, par. 4.36]
    b. Does the management letter not include personal identification or
       other potentially sensitive matters?
       [AAG-SLA, par. 4.42]

19. Has the auditor used professional judgment to determine whether
    and how to communicate to auditee officials deficiencies in internal

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17 In an audit in accordance with Circular A-133, the auditee is required to submit a corrective action plan. For those audits,
depending on the status of the development of the corrective action plan at the time the auditor’s reports are released, the auditor may
be able to refer to the corrective action plan to satisfy as the required presentation of the auditee’s views and planned corrective actions.
See the questions about the reporting of auditee views and the corrective action plan in Part II of this checklist. [AAG-SLA, par. 4.33, fn. 39]

18 The auditor is required to extend a reasonable effort to obtain and report auditee views and planned corrective actions. Government
Auditing Standards does not require the auditor to delay or withhold the release of the report if the auditee does not provide the
necessary information on a timely basis. If, however, the auditee does not provide the necessary information by the time the report is
released, the report should indicate the status of the auditee’s response. [AAG-SLA, par. 4.34]

19 Generally, Government Auditing Standards requires the auditor to evaluate findings for the purpose of communication in the
management letter based on their consequence to the financial statements or other financial data significant to the audit objectives. In
an audit in accordance with Circular A-133, however, the auditor should evaluate findings involving federal awards for the purpose of
that communication based only on their consequence to the financial statements. Further, the auditor should not communicate such
findings in the management letter if they are otherwise reported as audit findings in accordance with Circular A-133. [AAG-SLA, pars.
4.35, fn. 40 and 12.25]
control, fraud, illegal acts, violations of provisions of contracts or grant agreements, and abuse that are clearly inconsequential?\textsuperscript{20} [GAS, pars. 5.16 and 5.20; AAG-SLA, par. 4.35]

20. Has the auditor reported fraud, illegal acts, violations of provisions of contracts or grant agreements, and abuse directly to parties outside of the auditee in the situations required by Government Auditing Standards, even if the auditor has resigned or been dismissed from the audit? [GAS, pars. 5.21–5.25; AAG-SLA, pars. 4.18–4.20]

21. Has the auditor communicated the following information, preferably in a writing such as the engagement letter, to officials of the audited entity and to the individuals contracting for or requesting the audit during the planning stages of the audit:

a. The auditor’s responsibilities for testing and reporting on internal control over financial reporting and on compliance with laws, regulations, and provisions of contracts or grant agreements?

b. The nature of any additional testing of internal control and compliance required by laws, regulations, and provisions of contracts or grant agreements or otherwise requested, and whether the auditor is planning on providing an opinion on internal control over financial reporting or on compliance with laws, regulations, and provisions of contracts or grant agreements?

c. A contrasting of the responsibilities in Questions a and b above with other audits of internal control and compliance?

d. Potential restrictions on the auditor’s reports? [GAS, pars. 4.06–4.11; AAG-SLA, pars. 2.18 and 2.19]

e. Additional relevant topics, such as the auditor’s fieldwork and reporting responsibilities for fraud and abuse? [AAG-SLA, par. 2.18]

22. If an audit is terminated before it is complete, is the reason for terminating the audit communicated to auditee management, the entity requesting the audit, and other appropriate officials, preferably in writing? [GAS, par. 4.09; AAG-SLA, par. 2.20]

23. If the auditor is:

a. A government auditor, does the auditor submit the auditor’s reports to the appropriate officials of the audited entity, appropriate officials of the organizations requiring or arranging for the audits (unless legal restrictions prevent it), and other officials who have legal oversight authority or who may be responsible for acting on audit findings and recommendations and to others authorized to receive such reports?

b. A nongovernment auditor, does the auditor clarify report distribution responsibilities with the party contracting for the audit and follow the agreements reached? [GAS, par. 5.34; AAG-SLA, par. 4.04f]

\textsuperscript{20} GAAS require that whenever the auditor has determined that there is evidence that fraud may exist, the auditor should bring that matter to the attention of an appropriate level of management, even if the matter might be considered inconsequential. [SAS 99, par. 79 (AU 316.79); AAG-SLA, pars. 4.11 and 4.35, fn. 42]
24. Unless the report is restricted by law or regulation, or contains privileged and confidential information, does the auditor clarify that copies are made available for public inspection? (That clarification should be made in the engagement letter and may also be made in correspondence that transmits the reports to the auditee and other recipients.)

[1. GAS, par. 5.34; 2. AAG-SLA, par. 4.04f and fn. 10]

Part II—Reports on Audits Performed in Accordance With Circular A-133

1. In an audit performed in accordance with Circular A-133, has the auditor issued the following reports in addition to those in Part I of this checklist:21

   a. A report on the supplementary schedule of expenditures of federal awards?

   b. A report on compliance with requirements applicable to each major program and on internal control over compliance in accordance with Circular A-133?

   c. A schedule of findings and questioned costs?

   [A-133, sec. 505; AAG-SLA, par. 12.07]

Report on the Supplementary Schedule of Expenditures of Federal Awards

2. Is the report on the schedule (a) included in the auditor's report on the financial statements, (b) included in the report on compliance with requirements applicable to each major program and on internal control over compliance in accordance with Circular A-133, or (c) issued as a stand-alone report?

   [AAG-SLA, pars. 12.12, 12.15, 12.24, and 12.28]

3. If the report on the financial statements refers to the work of other auditors, has the auditor considered the need to refer to the major federal programs audited by other auditors in the report on the schedule?

   [AAG-SLA, par. 12.29]

4. If the report on the schedule is included in the auditor's report on the financial statements or in the Circular A-133 report on compliance and on internal control over compliance, does it:

   a. Conform to the standard report language illustrated in AAG-SLA?
   [AAG-SLA, pars. 12.14 and 12.54, Ex. 12-1, fn. 5]

   b. Identify the schedule of expenditures of federal awards as accompanying supplementary information by descriptive title or by page number of the document?

   c. Contain a statement that the audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole and that the schedule is presented for purposes of additional analysis and is not a required part of the financial statements?
   [AAG-SLA, pars. 12.12 and 12.54, Ex. 12-1, fn. 5]

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21 Because of the requirements of Government Auditing Standards, the auditor also has other reporting and communication responsibilities in a Circular A-133 audit. See the questions in the section titled “Other Reporting and Communication Considerations” in Part I of this checklist.
d. Contain an opinion or a disclaimer of opinion as to whether the Schedule is fairly stated, in all material respects, in relation to the financial statements taken as a whole?
[AAG-SLA, pars. 12.10, 12.12, and 12.54, Ex. 12-1, fn. 5]

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e. Carry the same date as the report on the financial statements, even if that requires a dual date on the Circular A-133 report on compliance and on internal control over compliance?
[AAG-SLA, pars. 12.26 and 12.28]

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f. Consider the effect of any modifications to this report?
[AAG-SLA, par. 12.14, fn. 10]

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5. If the report on the schedule is issued as a stand-alone report, is the guidance of SAS 58 (AU 508) followed in issuing that report?

a. Does the report carry the same date as the Circular A-133 report on compliance and on internal control over compliance?
[AAG-SLA, par. 12.28]

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Report on Compliance With Requirements Applicable to Each Major Program and on Internal Control Over Compliance in Accordance With Circular A-133

6. Does the report conform to the standard report language illustrated in AAG-SLA?
[AAG-SLA, par. 12.54, Exs. 12-1–12-4]

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7. Does the report contain the following elements:

   a. A statement that the auditor has audited the compliance of the auditee with the types of compliance requirements described in the OMB Circular A-133 Compliance Supplement that are applicable to each of its major programs?

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   b. A statement that the auditee’s major programs are identified in the summary of the auditor’s results section of the accompanying schedule of findings and questioned costs?

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   c. A statement that compliance with the requirements of laws, regulations, contracts, and grants applicable to each of the auditee’s major federal programs is the responsibility of the auditee’s management, and that the auditor’s responsibility is to express an opinion on the auditee’s compliance based on the audit?

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   d. A statement that the audit of compliance was conducted in accordance with GAAS (with an identification of the United States of America as the country of origin of those standards), the standards applicable to financial audits contained in Government Auditing Standards issued by the Comptroller General of the United States, and Circular A-133?

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   e. A statement that those standards and Circular A-133 require that the auditor plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements that could have a direct and material effect on a major federal program occurred?

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   f. A statement that an audit includes examining, on a test basis, evidence about the auditee’s compliance with those requirements and performing such other procedures as the auditor considered necessary in the circumstances?

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g. A statement that the auditor believes that the audit provides a reasonable basis for the auditor's opinion?  

h. A statement that the audit does not provide a legal determination of the auditee's compliance with those requirements?  
i. If instances of noncompliance are noted that result in an opinion modification, a reference to a description in the accompanying schedule of findings and questioned costs, including:
   (1) The reference number(s) of the finding(s)?  
   (2) An identification of the type(s) of compliance requirements and related major program(s)?  
   (3) A statement that compliance with such requirements is necessary, in the auditor's opinion, for the auditee to comply with the requirements applicable to the program(s)?  
j. An opinion on whether the auditee complied, in all material respects, with the types of compliance requirements that are applicable to each of its major federal programs?  
k. If applicable, a statement that the results of the auditing procedures disclosed instances of noncompliance that are required to be reported in accordance with Circular A-133 and a reference to the schedule of findings and questioned costs in which they are described?  
l. A statement that the auditee's management is responsible for establishing and maintaining effective internal control over compliance with the requirements of laws, regulations, contracts, and grants applicable to federal programs?  
m. A statement that in planning and performing the audit, the auditor considered the auditee's internal control over compliance with requirements that could have a direct and material effect on a major federal program, to determine the auditing procedures for the purpose of expressing an opinion on compliance and to test and report on the internal control over compliance in accordance with Circular A-133?  
n. If applicable, a statement that reportable conditions were noted and the definition of a reportable condition?  
o. If applicable, a reference to a description of reportable conditions noted in the accompanying schedule of findings and questioned costs, including the reference number of the finding(s)?  
p. If no reportable conditions are noted, a statement that the auditor's consideration of the internal control over compliance would not necessarily disclose all matters in internal control that might be material weaknesses; if reportable conditions are noted, a statement that the auditor's consideration of the internal control over compliance would not necessarily disclose all matters in the internal control that might be reportable conditions and, accordingly, would not necessarily disclose all reportable conditions that are also considered to be material weaknesses?  
q. The definition of a material weakness?  
r. If applicable, a statement about whether the auditor believes any of the reportable conditions noted are material weaknesses and, if they are, a reference to a description of the material weaknesses in the schedule of findings and questioned costs, including the reference
number of the finding(s)? (If there are no reportable conditions, a
statement should be made that no material weaknesses were
noted.)

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s. A separate paragraph at the end of the report stating that the report
is intended solely for the information and use of the audit commit-
tee, management, specified legislative or regulatory bodies, fed-
eral awarding agencies, and (if applicable) pass-through entities
and is not intended to be and should not be used by anyone other
than these specified parties? 22

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t. The manual or printed signature of the auditor's firm?

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u. The date of the auditor's report?

[AAG-SLA, par. 12.23]

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8. If the audit of the auditee's compliance with requirements applicable
to a major program detects material instances of noncompliance with
those requirements, does the auditor's report express a qualified or
adverse opinion?

[AAG-SLA, par. 12.19]

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9. Have scope limitations on the auditor's testing of the auditee's com-
pliance with laws, regulations, and the provisions of contracts or grant
agreements been considered in the opinion on compliance with re-
quirements applicable to each major program?

[AAG-SLA, pars. 12.20-12.22]

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10. Have the cumulative effects of all instances of noncompliance with
federal programs and scope limitations been considered in the opinion
on the financial statements?

[AAG-SLA, pars. 12.19 and 12.20]

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11. If there are abuse findings reported in the federal awards section of
the schedule of findings and questioned costs that do not otherwise
meet the Circular A-133 requirements for reporting as findings, has
the auditor considered the need to modify the report on compliance
and on internal control over compliance?

[AAG-SLA, par. 12.36]

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12. Is the report dated the same as or later than the date of the auditor's
report on the financial statements?

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a. If the report is dated later than the date of the auditor's report on
the financial statements, have appropriate subsequent events pro-
cedures been performed?

[AAG-SLA, par. 12.27]

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13. If the audit of federal awards does not encompass the entirety of the
auditee's operations expending federal awards, are the operations
that are not included identified in a separate paragraph following the
first paragraph of the report?

[AAG-SLA, par. 12.30]

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14. If the report on the financial statements refers to the work of other
auditors, has the auditor considered the need to refer to the major
federal programs audited by other auditors in the report on compli-
ance and on internal control over compliance?

[AAG-SLA, par. 12.29]

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22 See footnote 13. [AAG-SLA, par. 12.23, fn. 18]

FSP §14,400.06
Schedule of Findings and Questioned Costs

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<th>Yes</th>
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<td>16.</td>
<td>Is the report presented even if there are no findings to report? (In a situation in which there are no findings or questioned costs, the auditor should prepare the summary of auditor’s results section of the schedule and either omit the other sections or include them, indicating that no matters were reported.) [AAG-SLA, par. 12.40]</td>
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<td>17.</td>
<td>Does the report contain the following three sections:</td>
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<tr>
<td></td>
<td>a. A summary of the auditor’s results?</td>
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<td></td>
<td>b. Findings related to the financial statements that are required to be reported in accordance with Government Auditing Standards? (See the questions about those findings in Part I of this checklist.)</td>
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<td></td>
<td>c. Findings and questioned costs for federal awards? [AAG-SLA, pars. 12.31 and 12.40]</td>
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<td>18.</td>
<td>Does the summary of auditor’s results include:</td>
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<tr>
<td></td>
<td>a. The type of report the auditor issued on the financial statements of the auditee (that is, unqualified opinion, qualified opinion, adverse opinion, or disclaimer of opinion)? [AAG-SLA, par. 12.32a]</td>
<td></td>
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<td></td>
<td>b. Where applicable, a statement that reportable conditions in internal control were disclosed by the audit of the financial statements and whether any such conditions were material weaknesses?</td>
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<td>c. A statement on whether the audit disclosed any noncompliance that is material to the financial statements?</td>
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<tr>
<td></td>
<td>d. Where applicable, a statement that reportable conditions in the internal control over major programs were disclosed by the audit and whether any such conditions were material weaknesses? [AAG-SLA, par. 12.32a]</td>
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<td></td>
<td>e. The type of report the auditor issued on compliance for major programs (that is, unqualified opinion, qualified opinion, adverse opinion, or disclaimer of opinion)? (If the audit report for one or more major programs is other than unqualified, indicate the type of report issued for each program.) [AAG-SLA, pars. 12.32a and 12.54, Ex. 12-5, fn. 27]</td>
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<td>f. A statement on whether the audit disclosed any audit findings that the auditor is required to report under Circular A-133? (See Question 20 below.)</td>
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<td>g. An identification of major programs?</td>
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<td>h. The dollar threshold used to distinguish between type A and type B programs?</td>
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<td></td>
<td>i. A statement on whether the auditee qualified as a low-risk auditee? [AAG-SLA, par. 12.32a]</td>
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<td>19.</td>
<td>If there are abuse findings reported in the federal awards section of the schedule of findings and questioned costs that do not otherwise meet the Circular A-133 requirements for reporting as findings, has the auditor considered the need to modify the summary of the auditor’s results? [AAG-SLA, par. 12.36]</td>
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FSP §14,400.06
20. Are the following reported as audit findings related to federal awards:  
   a. Reportable conditions and material weaknesses in internal control over major programs? (The auditor should identify reportable conditions that are individually or cumulatively material weaknesses.)  
   b. Material noncompliance with the provisions of laws, regulations, contracts, or grant agreements identified to a major program?  
   c. Known questioned costs that are greater than $10,000 for a type of compliance requirement for a major program?  
   d. Known questioned costs when likely questioned costs are greater than $10,000 for a type of compliance requirement for a major program?  
   e. Known questioned costs that are greater than $10,000 for programs that are not audited as major?  
   f. The circumstances concerning why the auditor’s report on compliance for major programs is other than an unqualified opinion, if not otherwise reported as an audit finding?  
   g. Known fraud affecting a federal award, if not otherwise reported as an audit finding? (An audit finding is not required if the fraud was reported outside the entity as required by GAS.)  
      [A-133, sec. 510(a); AAG-SLA, par. 12.35]  
   h. Instances of material misrepresentation by the auditee of the status of any prior audit findings?  
      [A-133, sec. 510(a); AAG-SLA, pars. 12.35 and 12.42]  
   i. Abuse involving federal awards that is material to a major program?  
      [AAG-SLA, par. 12.36]  

21. Does the audit finding detail include:  
   a. A reference number? (For example, findings identified and reported in the audit of fiscal year 20X1 would be assigned reference numbers 20X1-1, 20X1-2, and so forth.)  
      [A-133, sec. 510(c); AAG-SLA, par. 12.39]  
   b. Identification of the federal program and specific federal award, including CFDA title and number, federal award number and year, name of the federal agency, and name of the applicable pass-through entity?23  
   c. The criteria or specific requirement upon which the audit finding is based, including the statutory, regulatory, or other citation?  
   d. The condition found, including facts that support the deficiency identified in the audit finding?  
   e. Identification of questioned costs and how they were computed?  
   f. Information to provide a proper perspective for judging the prevalence and consequences of the audit findings?24  
   g. The possible asserted effect of the condition?  
   h. Recommendations to prevent future occurrences of the deficiency?  
      [A-133, sec. 510(b); AAG-SLA, par. 12.37]  

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23 When information such as the CFDA title and number or the federal award number is not available, the auditor should provide the best information available to describe the federal award. (Chapter 7 of AAG-SLA discusses an alternative for presentation if a CFDA number is not available.) [A-133, sec. 510(b)(1); AAG-SLA, par. 12.37a]  

24 Where appropriate, the instances identified should be related to the universe and the number of cases examined and be quantified in terms of the dollar value. [A-133, sec. 510(b)(5); AAG-SLA, par. 12.37e]  

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FSP §14,400.06
22. Do the audit findings related to federal awards also meet the presentation requirements of *Government Auditing Standards*? (See the Questions about those presentation requirements in Part I of this checklist.) [AAG-SLA, par. 12.38]  

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23. Are audit findings that relate to federal awards:  
   a. And that relate to the same issue presented as one finding?  
   [A-133, sec. 505(d)(1) and (ii); AAG-SLA, par. 12.32c]  

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24. Are audit findings that relate to both the financial statements and the federal awards reported in both sections of the schedule? (An alternative is to report the finding in one section of the schedule in summary form, with a reference to a detailed reporting in the other section of the schedule.)  
   [A-133, sec. 505(d)(3); AAG-SLA, par. 12.32c]  

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25. Are findings of abuse involving federal awards presented in the compliance section of the schedule, unless the primary nature of the finding is a reportable condition in internal control? (Auditors should present findings of abuse that represent reportable conditions in internal control in the internal control section.)  
   [AAG-SLA, par. 12.36]  

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26. Do the findings report the views of responsible officials concerning the findings, conclusions, and recommendations, as well as planned corrective actions, as required by *Government Auditing Standards*, or refer to the corrective action plan, depending on the status of the development of the corrective action plan at the time the auditor's reports are released?  
   [AAG-SLA, pars. 12.34 and 12.38]  

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   a. If the auditee’s comments oppose the report’s findings, conclusions, or recommendations, and are not, in the auditors’ opinion, valid—or if the planned corrective actions do not adequately address the auditors’ recommendations—does the federal awards section of the schedule of findings and questioned costs state the auditor’s reasons for disagreeing with the comments or planned corrective actions?  
   [A-133, sec. 510(b)(8); AAG-SLA, par. 12.38, fn. 25]  

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27. Do the audit report and any attached or referenced schedules not include names, Social Security numbers, other personal identification, or other potentially sensitive matters?  
   [AAG-SLA, par. 12.53]  

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**Data Collection Form**

28. Has the auditor completed the appropriate parts of the data collection form?  
   [AAG-SLA, par. 12.45]  

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29. Has the auditor signed the form and dated it as of the date on which the auditor completes and signs the form?  
   [AAG-SLA, par. 12.45]  

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25 See footnote 18.

26 The data collection form and related instructions are available from the Federal Audit Clearinghouse’s (FAC’s) home page at http://harvestercensus.gov/sac or by calling the FAC at (888) 222-9907. The form number is SF-SAC. The FAC prefers to receive the data collection form via an online Internet Data Entry System (IDES). The Office of Management and Budget periodically revises the data collection form and its accompanying instructions. Auditors should exercise caution to make sure they use the version of the form and instructions that applies to the fiscal year audited. [AAG-SLA, par. 12.46 and fn. 27]
Not-for-Profit Organizations

30. Does the information on the data collection form agree to the information in the auditor's reports and the summary of auditor's results in the schedule of findings and questioned costs?
   [Federal Audit Clearinghouse, Data Collection Form No. SF-SAC]

Program-Specific Audits

Practice Tip
When an auditee expends federal awards under only one federal program (excluding research and development) and the federal program's laws, regulations, or grant agreements do not require a financial statement audit of the auditee, the auditee may elect to have a program-specific audit. A program-specific audit may not be elected for research and development unless all federal awards expended were received from the same federal agency (or the same federal agency and the same pass-through entity) and that federal agency (or pass-through entity, in the case of a subrecipient) approves a program-specific audit in advance. [A-133, sec. 200; AAG-SLA, par. 13.02]

31. If a program-specific audit guide is available and current with regard to the program's compliance requirements, has the auditor issued the reports required by the guide?
   [A-133, sec. 235(a); AAG-SLA, par. 13.04]

32. If a program-specific audit guide is not available or not current with regard to the program's compliance requirements, has the auditor issued the following reports:27,28
   a. A report on the federal program's financial statements that provides an opinion or disclaimer of opinion on the financial statements?
   b. A report on compliance with requirements applicable to the federal program and on the internal control over compliance in accordance with the program-specific audit option under Circular A-133?
   c. A schedule of findings and questioned costs for the program?
   [A-133, sec. 235(b)(4); AAG-SLA, pars. 13.08 and 13.09]

33. Do the reports conform to the standard report language illustrated in AAG-SLA?
   [AAG-SLA, pars. 12.54, Ex. 12-5 and 13.16, Exs. 13-1-13-2)]

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27 If the financial statement(s) of the program present only the activity of the federal program, the auditor is not required to issue a separate report to meet the reporting requirements of GAS. However, if the financial statement(s) of the federal program present more than the program's activity the auditor should issue a separate GAS report and modify it so that it refers only to the financial statement(s) of the federal program. [AAG-SLA, par. 13.10]
28 See footnote 21.

FSP §14,400.06
FSP Section 14,500
Accountants’ Reports on Compiled or Reviewed Financial Statements Checklist

.01 This checklist has been developed by the staff of the Accounting and Auditing Publications Team of the AICPA as a nonauthoritative practice aid. Additionally, the Compilation and Review Alert (available at www.cpa2biz.com) is published annually to provide CPAs with an update on recent practice issues and professional standards that affect compilation and review engagements. The Alert is an Other Compilation and Review Publication as defined in Statement on Standards for Accounting and Review Services (SSARS) 11, Standards for Accounting and Review Services (AR 50). Other Compilation and Review Publications have no authoritative status; however, they may help the accountant understand and apply the SSARS.

.02 Explanation of References:
SSARS = AICPA Statement on Standards for Accounting and Review Services
AR = Reference to section number in AICPA Professional Standards (vol. 2)

.03 This checklist is divided into two parts. Part I should be used by accountants engaged to report on compiled financial statements or accountants that present to a client or third parties financial statements that the accountant has prepared either manually or through the use of computer software. Part II should be used if the accountant performs a review of financial statements. SSARS 1, Compilation and Review of Financial Statements, as amended by SSARS 8 (AR 100.04) defines the terms ‘compilation of financial statements’ and ‘review of financial statements.’

.04 Checklist Questionnaire:

Part I—For Compilation Engagements

1. Is the compilation report appropriately worded to state that:
   a. A compilation is performed in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants?
   
   b. A compilation is limited to presenting in the form of financial statements information that is the representation of management? [See SSARS 3, par. 3 (AR 300.03) for reporting on financial statements included in a prescribed form, and the form calls for departure from GAAP]
   
   c. The financial statements are not audited or reviewed and, accordingly, the accountant does not express an opinion or any other form of assurance on them?

   d. A signature of the accounting firm or the accountant, as appropriate?
   
   e. The date of the compilation report (i.e., the date of the completion of the compilation)? [SSARS 1, par. 11, as amended by SSARS 7 and SSARS 9 (AR 100.11)]

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FSP §14,500.04
2. Does the report exclude a description of any other procedures that the accountant might have performed before or during the engagement? [SSARS 1, par. 11 (AR 100.11)]

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<th>Yes</th>
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3. For compiled financial statements that contain departures from GAAP or, where applicable, an other comprehensive basis of accounting (OCBOA):

   a. If the departure is the omission of substantially all required disclosures, does the accountant's report clearly indicate such omission? [SSARS 1, pars. 16 and 18, as amended by SSARS 7 (AR 100.16 and .18)]

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   b. If compiled financial statements that omit substantially all of the disclosures required by GAAP include disclosures about only a few matters, are such disclosures labeled “Selected Information—Substantially All Disclosures Required by GAAP (or, where applicable, OCBOA) Are Not Included”?

   [SSARS 1, par. 16 (AR 100.16)]

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   c. If compiled financial statements that omit substantially all required disclosures are prepared on a basis of accounting other than GAAP, and if such financial statements do not include disclosure of the basis of accounting used, does the accountant's report disclose the basis of accounting?

   [SSARS 1, par. 17 (AR 100.17)]

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   d. If compiled financial statements contain a departure from GAAP or, where applicable, OCBOA, does the accountant modify his or her report to disclose the departure in a separate paragraph?

   [SSARS 1, pars. 45 and 46, as amended by SSARS 3 and SSARS 7 (AR 100.45 and .46)]

   (1) If the effects of the departure on the financial statements are determined by management or are known as a result of the accountant's procedures, are these effects also disclosed in the modified report?

   [SSARS 1, par. 46, as amended by SSARS 3 and SSARS 7 (AR 100.46)]

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   (2) If the effects of the departure on the financial statements are not determined, does the accountant state this in his or her report?

   [SSARS 1, par. 46, as amended by SSARS 3 and SSARS 7 (AR 100.46)]

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4. If the accountant is not independent with respect to the organization, does the last paragraph of the compilation report state, “I am (We are) not independent with respect to XYZ organization,” and does the report exclude the reason for the lack of independence?

   [SSARS 1, par. 19 (AR 100.19)]

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5. Does each page of the financial statements compiled by the accountant include a reference such as “See Accountant's Compilation Report”? [SSARS 1, par. 13 (AR 100.13)]

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1 Other than departures required by a prescribed form or related instructions when the accountant issues a SSARS 3 (AR 300) compilation report on financial statements included in a prescribed form.

2 SAS 62, paragraphs 9 and 10 (AU sec. 623.09 and .10), provides guidance on evaluating the adequacy of disclosure in financial statements prepared in conformity with OCBOA.
6. If the financial statements do not appropriately disclose an uncertainty, including an uncertainty about an entity's ability to continue as a going concern or an inconsistency in the application of accounting principles, does the report include a separate paragraph that discloses such matters?  
[SSARS 1, par. 46, fn. 23, as amended by SSARS 7 (AR 100.46, fn. 23)]

7. If the basic financial statements are accompanied by information presented for supplementary analysis purposes, does the accountant clearly indicate the degree of responsibility, if any, he or she is taking with respect to such information?  
[SSARS 1, par. 49 (AR 100.49)]

8. When the accountant compiles both the basic financial statements and other data presented only for supplementary analysis purposes, does the compilation report or the separate report on the other data state that:
   a. The other data accompanying the financial statements are presented only for supplementary analysis purposes?  
   [SSARS 1, par. 49, as amended by SSARS 9 (AR 100.49)]
   b. The information has been compiled from information that is the representation of management, without audit or review?  
   c. The accountant does not express an opinion or any other form of assurance on such data?  
   [SSARS 1, par. 49 as amended by SSARS 7 (AR 100.49)]

9. If the client does not provide a representation letter, were the matters discussed in paragraphs 50–55 of SSARS 1 considered in deciding whether it is appropriate to issue a compilation report?  
[SSARS 7, par. 53 (AR 100.53)]

10. If an audit or review engagement is changed to a compilation, does the report omit reference to: (a) the original engagement, (b) any auditing or review procedures that may have been performed, and (c) any scope limitation that results in the changed engagement?  
[SSARS 1, par. 55, as amended by SSARS 7 (AR 100.55)]

11. If comparative financial statements are presented, does the accountant's report cover each period presented?  
[SSARS 2, par. 2 (AR 200.02)]

12. If compiled financial statements that omit substantially all of the disclosures required by GAAP are presented with the comparative financial statements that previously included all disclosures, do all the periods presented also omit such disclosures?  
[SSARS 2, par. 5 (AR 200.05)]

   a. If the prior-period financial statements do not omit the required disclosures and the accountant is requested to compile statements for the same period that do omit those disclosures, does the accountant's compilation report include an additional paragraph that indicates:
      (1) The nature of the previous service rendered ( compilation, review or audit)?  
      (2) The date of the previous report?  
      [SSARS 2, pars. 29 and 30, as amended by SSARS 7 (AR 200.29 and .30)]
13. For comparative statements, if the level of service performed by the continuing accountant on the current-period financial statements is the same as, or higher than, that performed on the prior period financial statements presented, is the report on the prior period updated? [SSARS 2, pars. 8–10, as amended by SSARS 7 (AR 200.08–.10)]

14. For comparative statements, if the level of service performed by the continuing accountant on the current-period financial statements is lower than that performed on the prior period financial statements:
   a. Does the report on the current period include a separate paragraph that describes the responsibility assumed for the prior period? or
   b. Is the report on the current period accompanied by or combined with a reissued report on the prior period financial statements? [SSARS 2, pars. 8, 11, and 12 (AR 200.08, .11, and .12)]

15. If the report requires a changed reference to a departure from GAAP regarding the prior period presented, does the report indicate:
   a. The date of the previous report?
   b. Description of the circumstances or events underlying the change?
   c. If applicable, that the prior-period financial statements are changed? [SSARS 2, pars. 14 and 15 (AR 200.14 and .15)]

16. For comparative statements, if the current-period financial statements are compiled and the prior period financial statements are audited and the audit report is not reissued, does the current-period report include a separate paragraph that contains the following:
   a. A statement that the prior-period financial statements were audited previously?
   b. The date of the previous report?
   c. The type of opinion previously expressed?
   d. If the opinion is other than unqualified, the substantive reasons therefor?
   e. The fact that no auditing procedures were performed after the date of the previous report? [SSARS 2, par. 29 (AR 200.29)]

**Note:** The following question is effective for compilations and reviews of financial statements for periods ending after December 15, 2005. Early application is permitted.

17. If the financial statements of a prior period have been restated:
   a. If the successor accountant is not engaged to report on the prior year financial statements and the predecessor accountant does not reissue his or her report, does the introductory paragraph of the report indicate that a predecessor accountant reported on the financial statements of the prior period before restatement?
   b. If the successor accountant is engaged to compile or review the restatement adjustment(s), does the report indicate that the adjustment(s) were applied to restate prior-year financial statements that were reported on by another accountant? [SSARS 2, pars. 25–27, as amended by SSARS 12 (AR 200.25–.27)]
18. If the use of a report is restricted by the accountant (e.g., when the subject matter of the accountant’s report or the presentation being reported on is based on measurement or disclosure criteria contained in contractual agreements or regulatory provisions that are not in conformity with generally accepted accounting principles or a comprehensive basis of accounting other than generally accepted accounting principles), is there a separate paragraph at the end of the report that includes the following elements:

a. A statement indicating that the report is intended solely for the information and use of the specified parties?

b. An identification of the specified parties to whom use is restricted?

c. A statement that the report is not intended to be and should not be used by anyone other than the specified parties? [SSARS 1, par. 58, as amended by SSARS 12 (AR 100.58)]

Predecessor’s Compilation Report

19. If the predecessor accountant does not reissue his or her compilation or review report on the prior-period financial statements, does the successor accountant:

a. Make appropriate reference in his or her report to the predecessor’s report in accordance with paragraphs 17 to 19 of SSARS 2, as amended? (Note: The accountant should not name the predecessor accountant unless the predecessor’s practice was acquired by, or merged with, that of the successor accountant.) or

b. Perform a compilation, review, or audit of the prior period statements and report on them accordingly? [SSARS 2, pars. 16–19, as amended by SSARS 11 (AR 200.16–19)]

Part II—If the Accountant Submits Financial Statements To a Client that Are Not Reasonably Expected To Be Used by a Third Party

20. Has one of the following two options been performed:

a. Issue a compilation report in accordance with the reporting requirements discussed in AR section 100.11–19 and therefore comply with the requirements of Part I of this checklist?

b. Document an understanding with the entity through the use of an engagement letter, preferably signed by management, regarding the services to be performed and the limitations on the use of those financial statements? [SSARS 8, par. 20 (AR 100.20)]

21. If the option to document an understanding is followed, does the documentation of the understanding include the following descriptions or statements:

a. The nature and limitations of the services to be performed?

b. A compilation is limited to presenting in the form of financial statements information that is the representation of management?

c. The financial statements will not be audited or reviewed?

d. No opinion or any other form of assurance on the financial statements will be provided?

FSP §14,500.04
e. Management has knowledge about the nature of the procedures applied and the basis of accounting and assumptions used in the preparation of the financial statements?

f. Acknowledgement of management's representation and agreement that the financial statements are not to be used by third parties?

g. The engagement cannot be relied upon to disclose errors, fraud, or illegal acts?

[SSARS 8, par. 21 (AR 100.21)]

22. If applicable, does the documentation of the understanding address the following matters:

a. Material departures from GAAP or OCBOA may exist and the effects of those departures, if any, on the financial statements may not be disclosed?

b. Substantially all disclosures (and statement of cash flows, if applicable) required by GAAP or OCBOA may be omitted?

c. Lack of independence?

d. Refer to supplementary information?

[SSARS 8, par. 21 (AR 100.21)]

23. Is a reference included on each page of the financial statements restricting their use such as "Restricted for Management’s Use Only," or “Solely for the information and use by the management of [name of entity] and not intended to be and should not be used by any other party”?

[SSARS 8, par. 22 (AR 100.22)]

Part III—For Review Engagements

Note: An accountant is precluded from issuing a review report on the financial statements of an organization with respect to which he or she is not independent.

[SSARS 1, par. 44 (AR 100.44)]

1. Is the review report appropriately worded to state that:

a. A statement that a review has been performed in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants?

b. A statement that all information included in the financial statements is the representation of the management of the organization?

c. A statement that a review consists principally of inquiries of organization personnel and analytical procedures applied to financial data?

d. A statement that a review is substantially less in scope than an audit, the objective of which is the expression of an opinion regarding the financial statements taken as a whole and, accordingly, no such opinion is expressed?

e. A statement that the accountant is not aware of any material modifications that should be made to the financial statements in order for them to be in conformity with GAAP or, where applicable, with OCBOA, other than those modifications, if any, indicated in the report?
<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>f. A signature of the accounting firm or the accountant, as appropriate?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>g. The date of the review report (i.e., the date of the completion of the review procedures)?</td>
<td>[SSARS 1, par. 38, as amended by SSARS 9 (AR 100.38)]</td>
<td></td>
</tr>
<tr>
<td>2. Does the report exclude a description of any other procedures that the accountant might have performed before or during the engagement?</td>
<td>[SSARS 1, par. 38 (AR 100.38)]</td>
<td></td>
</tr>
<tr>
<td>3. If the accountant is not independent, is a disclaimer expressed and is a compilation report the highest level of service performed?</td>
<td>[SSARS 1, pars. 19 and 44 (AR 100.19 and .44)]</td>
<td></td>
</tr>
<tr>
<td>4. For reviewed financial statements that contain departures from GAAP or, where applicable, OCBOA (including the omission of required disclosures), is the accountant’s report modified to disclose the departure?</td>
<td>[SSARS 1, pars. 45 and 46, as amended by SSARS 3 and SSARS 7 (AR 100.45 and .46)]</td>
<td></td>
</tr>
<tr>
<td>a. If the effects of the departure are determined by management or are known as a result of the accountant’s procedures, are these effects also disclosed in the modified report?</td>
<td>[SSARS 1, par. 46, as amended by SSARS 7 (AR 100.46)]</td>
<td></td>
</tr>
<tr>
<td>b. If the effects of the departure are not determined, does the accountant state this in his or her modified report?</td>
<td>[SSARS 1, par. 46, as amended by SSARS 7 (AR 100.46)]</td>
<td></td>
</tr>
<tr>
<td>5. If the financial statements do not appropriately disclose an uncertainty, including an uncertainty about an entity’s ability to continue as a going concern or an inconsistency in the application of accounting principles, does the report include a separate paragraph that discloses such matters?</td>
<td>[SSARS 1, par. 46, fn. 23, as amended by SSARS 7 (AR 100.46, fn. 23)]</td>
<td></td>
</tr>
<tr>
<td>6. Does each page of the financial statements include a reference such as “See Accountant’s Review Report”?</td>
<td>[SSARS 1, par. 40 (AR 100.40)]</td>
<td></td>
</tr>
<tr>
<td>7. When the basic financial statements are accompanied by other data presented only for supplementary analysis purposes, does the review report or the separate report on the other data state that:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. The review was made primarily for the purpose of expressing limited assurance that there are no material modifications that should be made to the financial statements in order for them to be in conformance with generally accepted accounting principles?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. The other data accompanying the financial statements are presented only for supplementary analysis purposes?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. If the other data was reviewed:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) The other data have been subjected to the inquiry and analytical procedures applied in the review of the basic financial statements?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) The accountant did not become aware of any material modifications that should be made to such data?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

FSP §14,500.04
d. If the other data was compiled:
   (1) The other data were compiled from information that is the representation of management, without audit or review?
   (2) The accountant does not express an opinion or any other form of assurance on such data?
   [SSARS 1, par. 49, as amended by SSARS 9 (AR 100.49)]

8. Did the client provide a representation letter? (Note: If the answer is "no" the accountant is prohibited from issuing a review report. A compilation report may be appropriate in limited circumstances.)
   [SSARS 7, par. 53 (AR 100.53)]

9. If an audit engagement is changed to a review, does the report omit reference to: (a) the original engagement, (b) any auditing or review procedures that may have been performed, (c) any scope limitation that resulted in the changed engagement?
   [SSARS 1, par. 55, as amended by SSARS 7 (AR 100.55)]

10. If comparative financial statements are presented, does the accountant’s report cover each period presented?
    [SSARS 2, par. 2 (AR 200.02)]

11. For comparative statements, if the level of service performed by the continuing accountant on the current-period financial statements is the same as, or higher than, that performed on the prior period financial statements, is the continuing accountant’s report on the prior period updated?
    [SSARS 2, pars. 8–10, as amended by SSARS 7 (AR 200.08–.10)]

12. For comparative statements, if the level of service performed by the continuing accountant on the current-period financial statements is lower than that performed on the prior period financial statements:
    a. Does the report on the current period include a separate paragraph that describes the responsibility assumed for the prior period?
    b. Is the report on the current period accompanied by or combined with a reissued report on the prior period financial statements, which states that the accountant has not performed any procedures in connection with that review engagement after the date of his review report?
    [SSARS 2, pars. 8, 11, and 12 (AR 200.08, .11, and .12)]

13. If the report requires a changed reference to a departure from GAAP regarding the prior period presented, does the report indicate:
    a. The date of the previous report?
    b. A description of the circumstances or events underlying the change?
    c. If applicable, that the prior-period financial statements are changed?
    [SSARS 2, pars. 14 and 15 (AR 200.14 and .15)]

Note: The following question is effective for compilations and reviews of financial statements for periods ending after December 15, 2005. Early application is permitted.
14. If the financial statements of a prior period have been restated:
   a. If the successor accountant is not engaged to report on the prior year financial statements and the predecessor accountant does not reissue his or her report, does the introductory paragraph of the report indicate that a predecessor accountant reported on the financial statements of the prior period before restatement?  
   b. If the successor accountant is engaged to compile or review the restatement adjustment(s), does the report indicate that the adjustment(s) were applied to restate prior-year financial statements that were reported on by another accountant?  
   [SSARS 2, pars. 25–27, as amended by SSARS 12 (AR 200.25–27)]

15. If the current-period financial statements are reviewed and the financial statements of the prior period presented are audited and the audit report is not reissued, does the current-period report include a separate paragraph that contains the following:
   a. A statement that the prior-period financial statements were audited previously?
   b. The date of the previous report?
   c. The type of opinion expressed previously?
   d. If the opinion is other than unqualified, the substantive reasons therefor?
   e. The fact that no auditing procedures were performed after the date of the previous report?
   [SSARS 2, par. 29 (AR 200.29)]

16. If the use of a report is restricted by the accountant (e.g., when the subject matter of the accountant's report or the presentation being reported on is based on measurement or disclosure criteria contained in contractual agreements or regulatory provisions that are not in conformity with generally accepted accounting principles or a comprehensive basis of accounting other than generally accepted accounting principles), is there a separate paragraph at the end of the report that includes the following elements:
   a. A statement indicating that the report is intended solely for the information and use of the specified parties?
   b. An identification of the specified parties to whom use is restricted?
   c. A statement that the report is not intended to be and should not be used by anyone other than the specified parties?
   [SSARS 1, par. 58, as amended by SSARS 12 (AR 100.58)]

Predecessor's Review Report

17. If the predecessor accountant does not reissue his or her compilation or review report on the prior-period financial statements, does the successor accountant:
   a. Make appropriate reference in the report to the predecessor's report in accordance with paragraphs 17 to 19 of SSARS 2, as amended? (Note: The accountant should not name the predecessor accountant unless the predecessor's practice was acquired by, or merged with, that of the successor accountant.) or
   b. Perform a compilation, review, or audit of the statements of the prior period and report on them accordingly?  
   [SSARS 2, pars. 16–19, as amended by SSARS 11 (AR 200.16–19)]
Interim Financial Information

18. If, in conjunction with a filing with a regulatory agency in preparation for a public offering, the auditor is reviewing financial statements covering a period less than a full year or for a 12-month period ending on a date other than the organization's fiscal year, does the review report conform to paragraphs 37–46 of SAS 100?

[SAS 100, pars. 2–3 (AU 722.02–03)]
FSP Section 14,600

Illustrative Financial Statements

.01 The following illustrative auditor's reports and financial statements (Exhibits 1 and 2) demonstrate financial statement formats and disclosures appropriate for not-for-profit organizations. These illustrations are not intended to represent the only appropriate presentation and disclosure formats, however. Not-for-profit organizations are urged to develop financial statement formats that are appropriate for their individual circumstances while being consistent with the accounting and reporting practices promulgated. Furthermore, the illustrative financial statements do not include all disclosures and presentation items promulgated.

.02 Additional examples of financial statements and disclosures are found in the AICPA Accounting Trends and Techniques—Not-for-Profit Organizations (product no. 006616).
Independent Auditor’s Report

The Board of Directors
Big Brothers of Any County, Inc.

We have audited the accompanying statement of financial position of Big Brothers of Any County, Inc. (an Any State not-for-profit corporation) as of December 31, 20X5 and the related statements of activities, cash flows, and functional expenses for the year then ended. These financial statements are the responsibility of the Organization’s management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. [Optional: An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the City’s internal control over financial reporting. Accordingly, we express no such opinion.] An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Big Brothers of Any County, Inc. as of December 31, 20X5, and the changes in net assets and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

[Signature]

[Date]
The checklists and illustrative financial statements do not include all disclosures and presentation items promulgated.

BIG BROTHERS OF ANY COUNTY, INC.
Statement of Financial Position
December 31, 20X5

<table>
<thead>
<tr>
<th>Assets</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Current assets</strong></td>
<td></td>
</tr>
<tr>
<td>Cash and cash equivalents</td>
<td>$36,450</td>
</tr>
<tr>
<td>Contributions receivable (Note 3)</td>
<td>42,100</td>
</tr>
<tr>
<td>Leasehold interest, current (Note 4)</td>
<td>35,940</td>
</tr>
<tr>
<td>Prepaid expenses</td>
<td>3,800</td>
</tr>
<tr>
<td>Deposit</td>
<td>2,000</td>
</tr>
<tr>
<td>Assets to be disposed of (Note 2)</td>
<td>5,000</td>
</tr>
<tr>
<td>Total current assets</td>
<td>125,290</td>
</tr>
<tr>
<td><strong>Noncurrent assets</strong></td>
<td></td>
</tr>
<tr>
<td>Vehicles and office equipment (Note 5)</td>
<td>26,400</td>
</tr>
<tr>
<td>Leasehold interest, noncurrent (Note 4)</td>
<td>212,510</td>
</tr>
<tr>
<td>Investments (Note 6)</td>
<td>71,800</td>
</tr>
<tr>
<td>Total noncurrent assets</td>
<td>310,710</td>
</tr>
<tr>
<td>Total assets</td>
<td>$436,000</td>
</tr>
</tbody>
</table>

| Liabilities and Net Assets                 |       |
| Current liabilities                       |       |
| Accounts payable and accrued expenses      | $34,500|
| Net assets                                 |       |
| Unrestricted                               | 42,250|
| Temporarily restricted (Note 9)            | 290,550|
| Permanently restricted (Note 10)           | 68,700|
| Total net assets                           | 401,500|
| Total liabilities and net assets           | $436,000|

The accompanying notes are in integral part of these financial statements.
BIG BROTHERS OF ANY COUNTY, INC.
Statement of Activities
Year Ended December 31, 20X5

Changes in Unrestricted Net Assets
Unrestricted support
Contributions $ 91,400
Donated goods and facilities 34,800
Donated services 4,500
Annual Gala revenues 36,200
Direct benefits to Gala attendees (14,000)
Total unrestricted support, net 152,900

Other unrestricted revenues
Program revenue 212,600
Investment income 7,050
Total unrestricted revenues, net of direct benefits 372,550

Net assets released from restrictions
Expiration of time restrictions 27,000
Total unrestricted revenues and support, net of direct benefits 399,550

Expenses
Big Brothers mentoring program 255,170
Big Buddy group activities program 80,130
Management and general 41,350
Fund-raising expenses 46,050
Total expenses 422,700
Write-down of facility equipment 45,000
Decrease in unrestricted net assets (68,150)

Changes in Temporarily Restricted Net Assets
Contributions 18,100
Donated facilities 248,450
Net assets released from restrictions (27,000)
Increase in temporarily restricted net assets 239,550

Changes in Permanently Restricted Net Assets
Contributions to endowment fund 10,000
Investment income 500
Increase in permanently restricted net assets 10,500

Increase in Net Assets 181,900
Net Assets at Beginning of Year 219,600
Net Assets at End of Year $401,500

The accompanying notes are an integral part of these financial statements.
BIG BROTHERS OF ANY COUNTY, INC.
Statement of Cash Flows
Year Ended December 31, 20X5

Cash Flows From Operating Activities
Increase in net assets $ 181,900
Adjustments to reconcile change in net assets to
net cash used by operating activities:
  Depreciation 8,500
  Contributions restricted for long-term investment (10,000)
  Contribution of leasehold rights (248,450)
  Increase in contribution receivable (3,100)
  Increase in prepaid expenses (2,000)
  Increase in accounts payable and accrued expenses 8,300
  Impairment loss on long-lived assets 45,000
  Unrealized gain on investments (4,000)
  Interest and dividends restricted for reinvestment (500)
  Net cash used by operating activities (24,350)

Cash Flows From Investing Activities
Purchase of office equipment (6,500)

Cash Flows From Financing Activities
Proceeds from contributions restricted for endowment fund 10,000
Interest and dividends restricted for reinvestment 500
  Net cash provided by financing activities 10,500

Net Decrease in Cash and Cash Equivalents (20,350)
Cash and Cash Equivalents at Beginning of Year 56,800
Cash and Cash Equivalents at End of Year $ 36,450

Supplemental data:
  Noncash investing and financing activities:
    Gift of leasehold rights $ 248,450

The accompanying notes are an integral part of these financial statements.
BIG BROTHERS OF ANY COUNTY, INC.
Statement of Functional Expenses
Year Ended December 31, 20X5

<table>
<thead>
<tr>
<th>Program Services</th>
<th>Supporting Services</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Big Brothers</td>
</tr>
<tr>
<td>Salaries</td>
<td>$147,400</td>
</tr>
<tr>
<td>Rent</td>
<td>22,200</td>
</tr>
<tr>
<td>Insurance</td>
<td>19,800</td>
</tr>
<tr>
<td>Payroll taxes</td>
<td>12,870</td>
</tr>
<tr>
<td>Outside services</td>
<td>7,000</td>
</tr>
<tr>
<td>Telephone</td>
<td>9,000</td>
</tr>
<tr>
<td>Office supplies</td>
<td>7,800</td>
</tr>
<tr>
<td>Depreciation</td>
<td>4,000</td>
</tr>
<tr>
<td>Maintenance</td>
<td>4,600</td>
</tr>
<tr>
<td>Dues</td>
<td>5,600</td>
</tr>
<tr>
<td>Accounting and legal</td>
<td>—</td>
</tr>
<tr>
<td>Postage</td>
<td>5,800</td>
</tr>
</tbody>
</table>
| Advertising and 
  recruitment          | 3,000               | 600             | —                      | —            | 3,600    |
| Mileage                | 1,500               | 500             | 300                    | 300          | 2,600    |
| Newsletter             | 1,800               | 700             | —                      | —            | 2,500    |
| Awards and recognition | 2,000               | 500             | —                      | —            | 2,500    |
| Miscellaneous          | 800                 | 400             | 600                    | 600          | 2,400    |
|                        | $255,170            | $80,130         | $41,350                | $46,050      | $422,700 |
| Meals and entertainment at Gala |                 |                 | 14,000                |              | $436,700 |

Total $436,700

The accompanying notes are an integral part of these financial statements.
BIG BROTHERS OF ANY COUNTY, INC.
Notes to Financial Statements
For the Year Ended December 31, 20X5

Note 1: Nature of Organization and Significant Accounting Policies

Big Brothers of Any County, Inc. (the Organization) is a nonprofit organization dedicated to helping single-parent children in southeastern AnyState by building friendships with screened adult volunteers. The Organization focuses mainly on matching adult volunteers and children based on common interests and the child’s specific needs. The Big Brothers Mentoring Program matches children with adult volunteers on a one-to-one basis. The Big Buddy Program offers monthly group activities, including Outreach Sports Tournaments, for children on the waiting list. Revenues are derived principally from the Organization’s programs and from contributions.

Support and Expenses. Contributions received and unconditional promises to give are measured at their fair values and are reported as an increase in net assets. The Organization reports gifts of cash and other assets as restricted support if they are received with donor stipulations that limit the use of the donated assets, or if they are designated as support for future periods. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement of activity as net assets released from restrictions. Donor-restricted contributions whose restrictions are met in the same reporting period are reported as unrestricted support.

The Organization reports gifts of goods and equipment as unrestricted support unless explicit donor stipulations specify how the donated assets must be used. Gifts of long-lived assets with explicit restrictions that specify how the assets are to be used and gifts of cash or other assets that must be used to acquire long-lived assets are reported as restricted support. Absent explicit donor stipulations about how long those long-lived assets must be maintained, the Organization reports expirations of donor restrictions when the donated or acquired long-lived assets are placed in service.

Expenses are recorded when incurred in accordance with the accrual basis of accounting.

Donated Services, Goods, and Facilities. The Organization’s success in conducting its mission is highly dependent on attracting committed men from Any County to serve as volunteer mentors to their Little Brothers or as volunteer activity coaches in the Big Buddy Program. A substantial number of volunteers have donated approximately 20,000 hours to the Organization’s program services and fund-raising campaigns during the year; however, these donated services are not reflected in the financial statements since the services do not require specialized skills. Donated professional services (which include accounting and legal services) are reflected in the statement of activities at their fair value.

Materials and other assets received as donations are recorded and reflected in the accompanying financial statements at their fair values at the date of receipt.

Conditional Promises to Give. As of December 31, 20X5, the Organization had received conditional promises to give aggregating $13,000 that are contingent upon the Organization’s raising matching corporate gifts.

Use of Estimates. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Cash and Cash Equivalents. Cash and cash equivalents consist of cash held in checking and money market accounts and certificates of deposit with maturities of less than 90 days except if those
Instruments are used to temporarily invest endowment funds until appropriate investments are identified.

**Investments.** Investments in equity securities with readily determinable fair values and all investments in debt securities are measured at fair value in the statement of financial position. Investment income or loss (including gains and losses on investments, interest, and dividends) is included in the statement of activities as increases or decreases in unrestricted net assets until the income or loss is restricted by donor or law.

**Concentrations of Credit and Market Risk.** Financial instruments that potentially expose the Organization to concentrations of credit and market risk consist primarily of cash equivalents and investments. Cash equivalents are maintained at high-quality financial institutions and credit exposure is limited at any one institution. The Organization has not experienced any losses on its cash equivalents. The Organization’s investments do not represent significant concentrations of market risk inasmuch as the Organization’s investment portfolio is adequately diversified among issuers, industries, and geographic regions.

**Vehicles and Office Equipment.** Vehicles and office equipment acquisitions are recorded at cost. Depreciation is provided over the estimated useful lives of the assets and computed on the straight-line method.

**Advertising Costs.** Advertising costs are expensed as incurred.

**Income Taxes.** The Organization is a nonprofit corporation whose revenue is derived from contributions and other fund-raising activities and is not subject to federal or state income taxes.

**Note 2: Assets to Be Disposed Of**

In January 20X5, management decided to dispose of the Organization’s arcade-game equipment due to the age and poor condition of the equipment. In connection with that decision, the Organization incurred a $45,000 charge to write down the arcade-game equipment to fair market value less costs to sell. The arcade-game equipment is expected to be disposed of by March 31, 20X6. After the write-down, the equipment is recorded in unrestricted net assets at $5,000 and is no longer being depreciated.

**Note 3: Contributions Receivable**

- Contributions receivable (in less than one year) $52,600
- Less allowance for uncollectible contributions (10,500)

**Total** $42,100

**Note 4: Leasehold Interest**

In December of 20X5, the Organization received a contribution of leasehold rights for 3,000 square feet of office space for a ten-year term. The Organization’s monthly rent under a signed lease agreement is $5 per month. The present value of the fair market rent of $3,000 per month over the lease term, which was determined using an 8% discount rate, has been recognized as temporarily restricted support in the current year. The amounts are classified as follows:

- Future leasehold rights $248,450
- Less current portion—twelve months (34,940)
- Leasehold interest—noncurrent $212,510

The expected time expired on restrictions of leasehold interests are:

<table>
<thead>
<tr>
<th>Year Ending December 31</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>20X5</td>
<td>$ 35,940</td>
</tr>
<tr>
<td>20X6</td>
<td>35,940</td>
</tr>
<tr>
<td>20X7</td>
<td>35,940</td>
</tr>
<tr>
<td>20X8</td>
<td>35,940</td>
</tr>
<tr>
<td>20X9</td>
<td>35,940</td>
</tr>
<tr>
<td>Thereafter</td>
<td>179,710</td>
</tr>
<tr>
<td>Discount to be recognized as additional contributions (110,950)</td>
<td>$248,450</td>
</tr>
</tbody>
</table>

**FSP §14,600.08**
Note 5: Vehicles and Office Equipment

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office equipment</td>
<td>$29,500</td>
</tr>
<tr>
<td>Leasehold improvements</td>
<td>12,400</td>
</tr>
<tr>
<td>Vehicles</td>
<td>14,300</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>56,200</strong></td>
</tr>
<tr>
<td>Less accumulated depreciation</td>
<td>(29,800)</td>
</tr>
<tr>
<td><strong>Net value</strong></td>
<td><strong>$26,400</strong></td>
</tr>
</tbody>
</table>

Note 6: Investments

Investments, stated at fair value, at December 31, 20X5 include:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equity securities</td>
<td>$61,800</td>
</tr>
<tr>
<td>State of Israel bonds</td>
<td>10,000</td>
</tr>
<tr>
<td>Long-term investments</td>
<td>$71,800</td>
</tr>
</tbody>
</table>

Investment income from cash equivalents and investments is comprised of the following for the year ended December 31, 20X5:

<table>
<thead>
<tr>
<th>Item</th>
<th>Unrestricted</th>
<th>Permanently Restricted</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dividends and interest</td>
<td>$3,050</td>
<td>$500</td>
<td>$3,550</td>
</tr>
<tr>
<td>Net unrealized gains</td>
<td>4,000</td>
<td></td>
<td>4,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$7,050</strong></td>
<td><strong>$500</strong></td>
<td><strong>$7,550</strong></td>
</tr>
</tbody>
</table>

Note 7: Lease Commitments

The Organization leased its Any City office facilities under a noncancellable operating lease which expired December 31, 20X5. Rental expense for the year ended December 31, 20X5 including common area expenses was $42,500.

In December 20X5, the Organization signed a lease agreement for contributed office facilities for a term of ten years. The Organization may cancel the lease at any time with a 30-day notice. See also note 4.

Note 8: Functional Allocation of Expenses

The costs of providing the various programs, fund-raising and other activities have been summarized on a functional basis in the statement of functional expenses. Accordingly, certain costs have been allocated among the programs and fund-raising activities benefited.

During 20X5, the Organization conducted program activities that also included requests for contributions. Those activities included requesting contributions at the Outreach Sports Tournaments and through direct mail campaigns. The costs of those activities included a total of $27,000 of joint costs which were not specifically identifiable to either the program component or the fund-raising component of the activities. These joint costs were allocated $15,000 to program activities and $12,000 to fund raising.

Note 9: Temporarily Restricted Net Assets

Temporarily restricted net assets are available for the following specific program services:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contributions receivable from the Combined Federal Campaign</td>
<td>$18,100</td>
</tr>
<tr>
<td>Other time-restricted contributions receivable</td>
<td>24,000</td>
</tr>
<tr>
<td>Donated facilities available for future years</td>
<td>248,450</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$290,550</strong></td>
</tr>
</tbody>
</table>
Note 10: Permanently Restricted Assets

Permanently restricted assets of $68,700 are restricted to investments in perpetuity, the income from which is expendable to support the Big Brother Outreach Campaign.

Note 11: Litigation

In November 20X5 a legal action was filed against the Organization by a former employee alleging wrongful termination and other charges. The plaintiff is seeking $2,000,000 in damages. The Organization believes the claim is without merit and has not accrued any loss contingency. While the Organization believes it has excellent defenses against the suit, the ultimate resolution of the matter, which is expected to occur within one year, could result in a loss of up to $300,000 after insurance coverage.
Comment Letter

We welcome any comments and suggestions you have regarding this Checklist. Please send this completed form to: AICPA Accounting and Auditing Publications Team, Harborside Financial Center, 201 Plaza Three, Jersey City, NJ, 07311-3881. Thank you.

Checklist Title: ________________________________________________________________

Comments and Suggestions: