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## AcSec Update, Volume 7, Number 2 February 2003

American Institute of Certified Public Accountants. Accounting Standards Executive Committee

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# AcSEC UPDATE

A publication of the Accounting Standards Executive Committee  
and the Accounting Standards Team of the AICPA

In November 2002, in cooperation with FASB and in an effort to achieve the mutual goal of creating principle-based U.S. accounting standards, the AICPA agreed to focus on industry-specific accounting and auditing guidance and to no longer issue general purpose accounting statements of position (SOP). The decision was also discussed at the Fall meeting of the AICPA's Governing Council. The AICPA and FASB have developed a transition plan for agenda projects. The AICPA, through its Accounting Standards Executive Committee (AcSEC), the senior technical committee authorized to speak on behalf of the AICPA regarding financial reporting matters, will continue its work on industry-specific accounting and audit guides (A&A guides) to help the financial statement preparer community and CPAs in public accounting, and will consider ways to provide frequent updates to the A&A guides via electronic communications.

Through AcSEC, the AICPA will continue to develop comment letters to FASB and the International Accounting Standards Board on proposed new standards and will continue to help members who serve the public interest apply accounting guidance. AcSEC will also continue to serve as an advocate on behalf of AICPA members to serve investors and the financial reporting community and urge the FASB to undertake the necessary projects and efforts to improve financial reporting.

See the attached Appendix that contains detailed information on the transition of certain AICPA projects to the FASB.

## RECENT AcSEC ACTIVITIES

***Real Estate Time-Sharing Transactions*** On February 20, 2003, AcSEC will issue an exposure draft of a proposed SOP, *Accounting for Real Estate Time-Sharing Transactions*. Concurrently, the FASB will issue an exposure draft of a proposed Statement of Financial Accounting Standards, *Accounting for Real Estate Time-Sharing Transactions—an amendment of FASB Statements No. 66 and 67*. That proposed Statement includes amendments to certain FASB pronouncements that would be made in conjunction with issuance of the proposed SOP.

***Loans and Certain Debt Securities Acquired in a Transfer (formerly known as Purchased Loans and Securities)*** In June 2001, the FASB did not object to the issuance of a final SOP, *Accounting for Loans and Certain Debt Securities Acquired in a Transfer*, subject to final clearance by the FASB staff. Since that time, AcSEC representatives and FASB staff have worked together to improve the illustrations in Appendix A. The revised format is intended to be easier to understand and implement. The SOP and the basis for conclusions have not been modified substantially except for a reduction in the disclosures (which includes removal of the ‘table’ for loans acquired in a business combination). In short, the basic tenets of the SOP were not modified. Based on the length of time that has passed since the AcSEC discussions, AcSEC was asked at the July 2002 meeting if the changes that have been made to the SOP are representative of the model and AcSEC’s prior conclusions. This was not an opportunity for AcSEC members to revote on the overall SOP or debate existing conclusions. The revised draft provides for a change in the effective date to loans acquired in fiscal years beginning after December 15, 2003 to allow appropriate time for implementation. AICPA representatives are incorporating final changes to the document and expect to send it to FASB for final clearance shortly. AcSEC expects to issue a final SOP during the first quarter of 2003, effective for loans acquired in fiscal years beginning after December 15, 2003.

***FAS 133 Implementation in Health Care Industry*** In December 2002, AcSEC issued SOP 02-2, *Accounting for Derivative Instruments and Hedging Activities by Not-for-Profit Health Care Organizations, and Clarification of the Performance Indicator*. The SOP amends the AICPA Audit and Accounting Guide *Health Care Organizations* (Guide) to address how nongovernmental not-for-profit health care organizations should report gains or losses on hedging and nonhedging derivative instruments under FASB Statement No. 133. The SOP also amends the Guide to clarify that the performance indicator (earnings measure) reported by not-for-profit health care organizations is analogous to income from continuing operations of a for-profit enterprise.

***Clarification of the Scope of the Investment Companies Guide*** In December 2002, AcSEC issued an exposure draft of a proposed SOP, *Clarification of the Scope of the Audit and Accounting Guide Audits of Investment Companies and Accounting by Parent*

*Companies and Equity Method Investors for Investments in Investment Companies.* The comment letter deadline is March 31, 2003.

***Costs and Activities Related to PP&E*** In July 2001, AcSEC issued an exposure draft of a proposed SOP, *Accounting for Certain Costs and Activities Related to Property, Plant, and Equipment*. Concurrently, the FASB issued an exposure draft of a proposed Statement of Financial Accounting Standards, *Accounting in Interim and Annual Financial Statements for Certain Costs and Activities Related to Property, Plant, and Equipment, an amendment of APB Opinions No. 20 and 28 and FASB Statements No. 51 and 67 and a rescission of FASB Statement No. 73*. That proposed Statement includes amendments to certain FASB pronouncements that would have been made in conjunction with issuance of the proposed SOP. In October 2002, the FASB requested that AcSEC not issue a final SOP. At its January 2003 meeting, AcSEC discussed alternatives for the future of the project and decided it should explore extensively the possibility of a “carve-out” SOP that would include one or more topics from the original exposure draft SOP. An educational session for FASB Board members was held on February 12, 2003, but no decisions were reached. The Board will discuss this project further at its February 26, 2003 meeting.

***Non-Traditional Long-Duration Insurance Contracts*** In July 2002, AcSEC issued an exposure draft of a proposed SOP *Accounting and Reporting by Insurance Enterprises for Certain Non-Traditional Long-Duration Contracts and for Separate Accounts*. The comment letter deadline was October 31, 2002. AcSEC discussed comment letters at its December 2002 and January 2003 meetings. AcSEC will review a revised draft SOP at its March 2003 meeting, and plans to issue a final SOP during the second quarter 2003.

***Allowance for Credit Losses*** At its March 2002 meeting, AcSEC cleared for exposure, subject to AcSEC’s positive clearance and FASB clearance, a draft SOP *Allowance for Credit Losses*. On January 8, 2003, FASB did not object to AcSEC issuing the exposure draft SOP, subject to certain changes. AcSEC expects to issue the exposure draft in the first quarter of 2003.

***DAC on Internal Replacements*** At its September 2002 meeting, AcSEC cleared for exposure, subject to AcSEC’s negative clearance and FASB clearance the draft SOP, *Accounting by Insurance Enterprises for Deferred Acquisition Costs on Internal Replacements Other Than Those Specifically Described in FASB Statement No. 97*. On December 18, 2002 the FASB did not object to AcSEC issuing the exposure draft subject to FASB staff clearance for certain revisions. AcSEC expects to issue an exposure draft during the first quarter 2003.

### **Recent Accounting Standards Team Activity**

***Software Revenue Recognition Technical Practice Aids Issued*** The AICPA staff, helped by industry experts, released a sixth set of technical questions and answers (Q&As) on financial

accounting and reporting issues related to Statement of Position (SOP) 97-2, *Software Revenue Recognition*. Q&As will be housed in the AICPA publication titled *Technical Practice Aids*, copies of which are available through the AICPA order department at (888) 777-7077. In addition, the Q&As are available from the accounting standards part of the AICPA Web site.

AcSEC held its annual liaison meeting with members of TIC to discuss matters of mutual interest.

## EFFECTIVE DATES

SOP 01-6, *Accounting by Certain Entities (Including Entities With Trade Receivables) That Lend to or Finance the Activities of Others*, for financial statements issued for fiscal years beginning after December 15, 2001. Earlier application is encouraged.

SOP 02-2, *Accounting for Derivative Instruments and Hedging Activities by Not-for-Profit Health Care Organizations, and Clarification of the Performance Indicator*. The provisions are effective for fiscal years beginning after June 15, 2003. Earlier application is encouraged but is permitted only as of the beginning of any fiscal quarter that begins after issuance of the SOP. The provisions of the SOP should be applied prospectively.

### To Order Copies of AcSEC Pronouncements

Call 888-777-7077 (option #1), ask for operator NQ; **order via fax**, 800-362-5066; or **write** AICPA/cpa2biz Order Department, NQ, P.O. Box 2209, Jersey City, NJ 07303-2209. Exposure drafts should be obtained through the AICPA web site; see “AcSEC ON AICPA WEB SITE” later in this issue.

**To order final pronouncements online, go to the store [www.cpa2biz.com/store](http://www.cpa2biz.com/store) and choose Accounting and Auditing, then choose Professional Literature; recent pronouncements should be towards the bottom of the page. Or, go to [www.cpa2biz.com](http://www.cpa2biz.com) and enter the 6-digit product number in the search field.**

## AcSEC MEMBER ACTIVITIES

### *Speeches by AcSEC Members*

**Mark Sever** - AcSEC Update, 30<sup>th</sup> Annual AICPA National Conference on Current SEC Developments, Washington, DC, December 13, 2002

-Sarbanes-Oxley Act of 2002, University of Notre Dame Beta Alpha Psi, Notre Dame, IN, November 13, 2002

-AcSEC Update, AICPA 2002 National Conference on Banks and Savings Institutions, Washington, DC, November 7, 2002

-AcSEC Update, Illinois CPA Society Midwest Financial Reporting Symposium, Chicago, IL, September 27, 2002

**Val Bitton** - SEC Update, Real Estate Industry Current Accounting and Reporting Update, Deloitte & Touche, Chicago, IL, December 10, 2002

-AcSEC Update, Current Financial Reporting Issues Conference, Financial Executives International, New York, NY, November 4, 2002

-Coping with Sarbanes-Oxley Act and New Corporate Governance Requirements, Milwaukee Chapter of the American Society of Corporate Secretaries and Bowne, Milwaukee, WI, November 1, 2002

-Key Issues Facing Boards of Directors: The Revolution in SEC Disclosure & Enforcement, Business Roundtable, Chicago, IL, October 1, 2002

**Andrew Mintzer** – AcSEC Update, Thirteenth Annual Conference on Financial Reporting, Haas School of Business, University of California at Berkely, San Francisco, CA, November 8, 2002

- Revenue Recognition: Current Issues, CalCPA, Los Angeles Chapter Accounting Principles and Auditing Standards Committee, Los Angeles, CA, October 17, 2002

### **AcSEC AGENDA PROJECTS**

-2002--- -----2003-----

**As of December 31, 2002**

	4Q		1Q		2Q		3Q		4Q
<b>Financing and Lending Activities</b>									
Loans and Certain Debt Securities — SOP			F						
Certain Entities that Lend or Finance — Guide					F				
Allowance for Credit Losses — SOP			E						
<b>Investment Industry</b>									
Scope Clarification, Investment Companies Guide — SOP	E								F
<b>Insurance Industry</b>									
Non-Traditional Long-Duration Contracts — SOP					F				
DAC on Internal Replacements — SOP			E						F
<b>Real Estate Industry</b>									
Real Estate Time-Sharing Transactions — SOP			E						
<b>Other Projects</b>									
Costs and Activities Related to PP&E — SOP (see discussion)									
FAS 133 Implementation in Health Care Industry - SOP	F								

Codes: **E - Exposure Draft anticipated or actual issuance date**  
**F - Final Pronouncement anticipated or actual issuance date**

## AcSEC's CURRENT SOP PROJECTS

### **Accounting for Loans and Certain Debt Securities Acquired in a Transfer (formerly known as Accounting for Certain Purchased Loans and Debt Securities)**

**Description and background.** FASB Statement No. 91, *Accounting for Nonrefundable Fees and Costs Associated with Originating or Acquiring Loans and Initial Direct Costs of Leases*, requires that discounts be recognized as an adjustment of yield over a loan's life. Practice Bulletin (PB) 6, *Amortization of Discounts on Certain Acquired Loans*, further addresses amortization of discounts on certain acquired loans, which involves intertwining issues of amortization of discount, measurement of credit losses, and recognition of interest income. This project considers whether PB 6's objectives and guidance continue to be relevant given a number of FASB pronouncements issued subsequent to PB 6 to address various related issues.

**Tentative conclusions.** AcSEC reached the following conclusions:

For *all* acquisitions of loans (both with and without evidence of deterioration of credit quality since origination), including acquisitions of loans in a purchase business combination:

- Investors should display purchased loans at the initial investment amount on the balance sheet. Investors should not display discounts on purchased loans in the balance sheet and should not carry over the allowance for loan losses previously established by the seller. This prohibition applies to all purchases of loans, including those in a purchase business combination.
- New disclosures are required, in addition to those already required by other accounting literature, including FASB Statements No. 5, *Accounting for Contingencies*, 114, *Accounting by Creditors for Impairment of a Loan*, 115, *Accounting for Certain Investments in Debt and Equity Securities*, and 118, *Accounting by Creditors for Impairment of a Loan – Income Recognition and Disclosures*.

Additionally, for loans acquired with evidence of deterioration in credit quality since origination<sup>1</sup>:

- ◆ Investors should estimate cash flows expected to be collected on the loan at purchase and periodically thereafter. Cash flows expected to be collected in excess of the initial investment (purchase price) should be recognized as yield (referred to as accretable yield). Contractual cash flows in excess of cash flows expected to be collected (referred to as nonaccretable difference) should not be recognized as yield.

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<sup>1</sup> This SOP does not apply to:

- revolving credit accounts where the customer has revolving privileges at the purchase date (but does apply to accounts where the customer has lost revolving privileges)
- retained interests
- receivables from leases
- loans carried at fair value with changes in fair value included in earnings
- mortgage loans that are held for sale (which are covered under FASB Statement No. 65, *Accounting for Certain Mortgage Banking Activities*)



- ◆ Probable subsequent decreases in expected cash flows result in recognition of an impairment rather than being recognized as a prospective yield adjustment over the life of the loan. Probable subsequent increases in expected cash flows should be recognized prospectively as a yield adjustment.
- ◆ If a new, higher yield on a loan is established (due to a probable increase in expected cash flows), that higher yield should be used as the effective interest rate in any later test for impairment.
- ◆ Loans that are refinanced or restructured after acquisition are prohibited from being accounted for as new loans, other than through a troubled debt restructuring (such loans are already covered by FASB Statements No. 15, *Accounting by Debtors and Creditors for Troubled Debt Restructurings*, 114, and 115).
- ◆ Loans may not be aggregated for purposes of determining evidence of credit deterioration since origination; each loan, whether purchased in a pool or individually, must be evaluated individually. Pooling or aggregation of loans meeting the SOP's scope is allowed subsequently for recognition, measurement, and disclosure purposes. To be aggregated, loans must have a common credit risk (such as past due status or credit score) and have a common predominant risk characteristic (such as type of loan or date of origination). Aggregation is limited to loans purchased in the same fiscal quarter.
- ◆ With one exception, guidance on recognition of income will not be provided because that guidance does not exist for originated loans. Income recognition is prohibited on loans for which an investor expects to substantially improve the collateral for resale or expects to use the collateral in operations.
- ◆ Variable loans with index rate decreases, contractual cash flow decreases, and expected cash flow decreases should be evaluated based on the change in expected cash flows attributable to the decrease in index rates. Those changes should be recognized prospectively rather than as an impairment. The investor must determine the decrease in expected cash flows due to index rate decreases and evaluate those changes against the loan's contractual payments receivable, which must be calculated based on the index rate as it changes over the life of the loan.

***Current developments and plans.*** At its March 2000 meeting, AcSEC approved issuance of a final SOP subject to AcSEC's positive clearance of certain revisions and FASB clearance. AcSEC's positive clearance was obtained and the proposed SOP was discussed at a meeting with the FASB in January 2001. The FASB objected to the SOP, citing a conflict with FASB Statement No. 5. The FASB recommended adding deterioration in credit quality from origination to purchase as a scope criterion. At its April 2001 meeting, AcSEC discussed how to address certain issues raised by the FASB at the clearance meeting. In May 2001, AcSEC submitted a letter to the FASB describing AcSEC's intent to change the scope of the proposed SOP. In June 2001, the FASB did not object to the issuance of a final SOP, subject to final clearance by the FASB staff. Since that time, AcSEC representatives and FASB staff have worked together to improve the illustrations in Appendix A. The revised format is intended to be easier to understand and

implement. The SOP and the basis for conclusions have not been modified substantially except for a reduction in the disclosures (which includes removal of the ‘table’ for loans acquired in a business combination). In short, the basic tenets of the SOP were not modified. Based on the length of time that has passed since the AcSEC discussions, AcSEC was asked at the July 2002 meeting if the changes that have been made to the SOP are representative of the model and AcSEC’s prior conclusions. This was not an opportunity for AcSEC members to revote on the overall SOP or debate existing conclusions. The revised draft provides for a change in the effective date to loans acquired in fiscal years beginning after December 15, 2003 to allow appropriate time for implementation. The SOP has been submitted to FASB for final staff clearance. AcSEC expects to issue the SOP the first quarter of 2003, effective for loans acquired in fiscal years beginning after December 15, 2003.

Staff: Dan Noll

### **Accounting by Certain Entities (Including Entities with Trade Receivables) That Lend to or Finance the Activities of Others – Proposed Audit and Accounting Guide**

**Description and background.** SOP 01-6, *Accounting by Certain Entities (Including Entities With Trade Receivables) That Lend to or Finance the Activities of Others*, issued in December 2001, and this Guide (also referred to as the combined Guide) apply to certain entities that lend to or finance the activities of others. In addition to banks, savings institutions, credit unions, finance companies, corporate credit unions, and mortgage companies, the Guide will also apply to manufacturers, retailers, wholesalers, and other business enterprises that provide financing for products and services.

All entities (except insurance companies and those such as investment companies, broker-dealers, and employee benefit plans, that carry loans receivable at fair value and include gains and losses in earnings) that lend to or finance the activities of others were subject to the provisions of the AICPA Audit and Accounting Guide *Audits of Finance Companies*.

SOP 01-6 reconciles the specialized accounting and financial reporting guidance established in the existing Guides *Banks and Savings Institutions*, *Audits of Credit Unions*, and *Audits of Finance Companies* (collectively, the Guides), portions of which have been superseded by the issuance of that SOP. The SOP eliminates differences in accounting and disclosure established by the respective Guides and carries forward accounting guidance for transactions determined to be unique to certain financial institutions.

This project consists of two parts. First, SOP 01-6 reconciles the specialized accounting and financial reporting guidance established in the Guides. With limited exceptions, the SOP includes guidance for *all* entities engaged in lending and financing activities (including trade receivables). AcSEC believed that this guidance should stand alone in an SOP. If that guidance had been included only in the combined Guide, AcSEC was concerned that preparers and auditors would have focused on the organizational structure of an entity rather than the activities of the entity. In other words, auditors and preparers could have potentially overlooked guidance contained in an industry-specific Guide. In addition to being issued as a stand-alone SOP, the SOP will be included in the combined Guide.

Second, the chapters from the Guides have been combined and redrafted for consistency in a new combined Guide. The draft chapters for the Proposed Audit and Accounting Guide, *Certain Financial Institutions and Entities That Lend to or Finance the Activities of Others*, are available online at: <http://www.aicpa.org/members/div/acctstd/edo/chapters.htm>

***Current developments and plans.*** The chapters for the combined Guide were posted to the AICPA web site for comment during the first quarter of 2001. AcSEC expects to issue the final combined Guide during the second quarter of 2003.

Staff: Dan Noll

### **Allowance For Credit Losses**

***Description and background.*** This project will provide additional guidance, within the framework of existing FASB literature, on periodic credit loss provisions and the related allowance for credit losses. The guidance will apply to all creditors other than state and local governments and entities subject to pronouncements of the Federal Accounting Standards Advisory Board (FASAB).

***Tentative conclusions.*** Some of the tentative conclusions reached by AcSEC are as follows:

- The SOP should address the allowance for credit losses related to all “loans,” as that term is defined in FASB Statement No. 114, *Accounting by Creditors for Impairment of a Loan*, except for the following:
  - a. Loans that are measured at fair value or at the lower of cost or fair value
  - b. Leases accounted for in accordance with FASB Statement No. 13, *Accounting for Leases*
  - c. Debt securities, as defined in FASB Statement No. 115, *Accounting for Certain Investments in Debt and Equity Securities*
  - d. Loans, other than credit card receivables, that are—
    - accounts receivable with contractual maturities equal to or less than one year and that arose from the sale by the reporting entity of goods or services, or
    - unconditional promises to give that are assets of not-for-profit organizations and that are due in one year or less
  - e. Amounts intended to provide security for a counterparty to an agreement with the reporting entity (for example, security deposits, retainages on construction contracts)
  - f. Retained beneficial interests in securitization transactions that are accounted for as sales under FASB Statement No. 140, *Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities*, and purchased beneficial interests in securitized financial assets. The impairment of beneficial interests is addressed in EITF Issue No. 99-20, “Recognition of Interest Income and Impairment on Purchased and Retained Beneficial Interests in Securitized Financial Assets.”
- Allowances for credit losses should be established only if available information about past and current events indicates that it is probable that an asset has been impaired or that a loss has been incurred as of the balance sheet date.

- The allowance for credit losses reported on a creditor’s balance sheet should consist only of—
  - a. A component for specifically identified loans that have been evaluated individually for impairment and that are considered to be individually impaired, with impairment measured in accordance with FASB Statement No. 114.
  - b. One or more components for impairment of pools of loans determined in accordance with FASB Statement No. 5, *Accounting for Contingencies*.
- A creditor should not assume that there always would be a single, distinct event that can be identified as the cause of an impairment. Instead, there may be a series of events that have occurred resulting in the impairment of an individual loan or a pool of loans.
- Components of the allowance for credit losses recognized pursuant to FASB Statement No. 5 should be measured based on the present value of expected future cash flows.
- Expected cash flows may be estimated indirectly by estimating cash flows that will not be received.
- The application of a “loss confirmation period” is one technique for measuring incurred losses in a pool of loans based on historical loss experience. The SOP would not require back-testing; however, creditors would be required to have a basis for the factor by which a historical loss rate is multiplied.
- The allowance for credit losses should be based on observable data, and changes in the allowance should be directionally consistent with changes in the observable data.
- Observable data must reflect existing conditions and events that have already occurred.
- Observable data may need to be adjusted to take into account environmental changes through the date of the financial statements.
- The starting point for estimating collective loan impairment should be the creditor’s historical loss experience.
- Creditors that have no experience or insufficient experience in certain products or markets should use peer group experience to develop collective loan impairment estimates. In order for the peer group experience to be the basis for a reasonable estimate, the specific peer group portfolio must be comparable to the creditor’s own portfolio. Once a lender has adequate historical loss experience of its own, it must use that experience.
- The SOP should not prohibit recognition of an amount labeled as “unallocated” or as a “margin for imprecision.” However, such a component would need to be supported by relevant observable data. Absent that data, such an allowance component would not be permitted.
- The SOP will require enhanced disclosures to help users understand period-to-period changes in the provision and the resulting allowance for credit losses, and the information used by the creditor to determine estimates for those amounts.
- The SOP would be effective for financial statements for fiscal years beginning after December 15, 2003, with earlier application permitted. The effect of initially applying the SOP would be treated as a change in accounting estimate.

***Current developments and plans.*** At its March 2002 meeting, AcSEC cleared for exposure, subject to AcSEC’s positive clearance and FASB clearance, a draft SOP *Allowance for Credit Losses*. On January 8, 2003, FASB did not object to AcSEC issuing the exposure draft SOP,

subject to certain changes. Those changes include primarily clarification in certain passages and examples that recognition is not permitted of losses that have not yet been incurred, and elimination of any wording that implies anything to the contrary.

AcSEC expects to issue the exposure draft during the first quarter 2003.

Staff: Fred Gill

### **Clarification of the Scope of the Investment Companies Guide**

**Description and background.** In February 1999, the FASB cleared a prospectus for a project to develop an SOP to address the scope of the AICPA Audit and Accounting Guide *Audits of Investment Companies*. At that meeting, the FASB expressed concern that the scope of the then proposed Guide may be unclear. (The scope provisions of the Guide, which was issued in November 2000, are unchanged from the previous Guide.) This project will address whether more specific attributes of an investment company can be identified to determine if an entity is within the scope of the Guide. Until this project is finalized, an entity should consistently follow its current accounting policies for determining whether the provisions of the Guide apply to investees of the entity or to subsidiaries that are controlled by the entity.

**Tentative conclusions.** Some of the tentative conclusions reached by AcSEC are as follows:

- For purposes of the separate account financial statements of an entity, the Guide would be applicable to entities that are (1) regulated as investment companies, (2) separate legal entities owned by multiple investors meeting certain conditions leading to the conclusion that their primary business activity involves investing for current income, capital appreciation, or both, and (3) other separate legal entities meeting certain conditions leading to the conclusion that their primary business activity is investing for current income, capital appreciation, or both in separate autonomous businesses. (The conditions for the third category of investment company entities are more extensive than the first two categories.) The SOP includes guidance for determining whether an entity is owned by multiple investors for purposes of applying the SOP and specific conditions that should be met to conclude that the entity's primary business activity involves investment activity and that investees are separate autonomous businesses. Entities that meet the investment company conditions would be required to apply the provisions of the Guide in presenting their financial statements. Entities that do not meet those conditions would be prohibited from applying the provisions of the Guide.
- The SOP would also include conditions that must be evaluated to determine whether the specialized industry accounting principles of the Guide applied by a subsidiary or equity method investee should be retained in the financial statements of the parent company or an investor that applies the equity method of accounting to its investments in the entity. Those conditions are intended to evaluate relationships between the parent company or equity method investor and investees that may indicate that investees are not separate autonomous businesses from the parent company or equity method investor. If those conditions are not met, the specialized industry accounting principles of the Guide would not be retained in the financial statements of the parent company or equity method investor and the financial

information of the investment company would be adjusted to reflect the accounting principles that would apply to the entity assuming it did not qualify as an investment company within the scope of the Guide.

***Current developments and plans.*** In December 2002, AcSEC issued an exposure draft of a proposed SOP, *Clarification of the Scope of the Audit and Accounting Guide Audits of Investment Companies and Accounting by Parent Companies and Equity Method Investors for Investments in Investment Companies*. The comment letter deadline is March 31, 2003.

Staff: Joel Tanenbaum

### **Non-Traditional Long-Duration Contracts**

***Description and background.*** This project will address the classification and valuation of liabilities as well as disclosures for nontraditional annuity and life insurance contracts issued by insurance enterprises.

In July 2002, AcSEC issued an exposure draft of a proposed SOP *Accounting and Reporting by Insurance Enterprises for Certain Non-Traditional Long-Duration Contracts and for Separate Accounts*. The comment letter deadline was October 31, 2002.

Some of the conclusions reached by AcSEC and included in the exposure draft proposed SOP, are as follows:

- *Separate Account Presentation* – Separate account assets and liabilities should be reported as summary totals in the statement of financial condition, provided that specified criteria are met. For contracts or elements of contracts meeting the criteria, the assets should be reported as summary totals at fair value with an equivalent summary total for liabilities. Assets or liabilities related to contracts or elements of contracts that do not meet the criteria should be accounted for and reported as general account assets and liabilities.
- *Interest in Separate Accounts* – An insurance enterprise’s proportionate interest in a separate account does not meet the criteria for separate account reporting and valuation. For separate accounts meeting the separate account criteria whereby the contract holder relationship allows for the purchase at fair value of additional units in the separate accounts or where the insurance enterprise is marketing contracts that permit funds to be invested in the separate account, the assets underlying the insurance enterprise’s interest in the separate account should be accounted for in a manner consistent with similar assets held by the general account that the insurance enterprise may be required to sell.
- *Valuation of Liabilities* – The basis for determining the balance that accrues to the contract holder for a long-duration insurance or investment contract that is subject to FASB Statement No. 97, *Accounting and Reporting by Insurance Enterprises for Certain Long-Duration Contracts and for Realized Gains and Losses from the Sale of Investments*, is the accrued

account balance (FASB Statement No. 97, paragraphs 15 and 17a). The accrued account balance equals:

- a) deposit(s) net of withdrawals
- b) plus amounts credited
- c) less fees and charges assessed
- d) plus additional interest
- e) other adjustments (for example, appreciation or depreciation to the extent not already credited and included in (b) above)

For contracts that have features that may result in more than one potential account balance, the accrued account balance should be based on the highest contractually determinable balance that will be available in cash or its equivalent without reduction for future fees and charges expected to be assessed. The accrued account balance should not reflect any surrender adjustments (for example, market value annuity adjustments, surrender charges or credits).

- *Return Based on a Contractually Referenced Pool of Assets or Index* – For a contract that provides a return based on the total return of a contractually referenced pool of assets either through crediting rates or termination adjustments (or a contractually referenced interest rate index), the accrued account balance should be based on the fair value of the referenced pool of assets (or applicable index value) at the balance sheet date even if the referenced assets are not recognized at fair value.
- *Annuitization Options* – A liability should not be recognized related to the potential effect of annuitization options that represent an elective benefit that is not part of the accumulation phase of a contract.
- *Determining the Significance of Mortality and Morbidity Risk and Classification of Contracts that Contain Death or Other Insurance Benefit Features* – To determine the accounting under FASB Statement No. 97 for a contract that contains death or other insurance benefit features, the insurance enterprise should first determine whether the contract is an investment or universal life-type contract. If the mortality and morbidity risks are other than nominal and the fees assessed or insurance benefits are not fixed and guaranteed, the contract should be classified as a FASB Statement No. 97 universal life-type contract. The determination of significance should be made at contract inception, other than at transition, and should be based on a comparison of the present value of expected excess payments to be made under insurance benefit features to the present value of all amounts assessed against the contract holder (revenues), under reasonably possible outcomes.
- *Accounting for Contracts that Contain Death or Other Insurance Benefit Features* – For contracts classified as insurance contracts having amounts assessed against contract holders each period for the insurance benefit feature that are not proportionate to the insurance coverage provided for the period, a liability should be established in addition to the account balance to recognize the portion of such assessments that compensates the insurance enterprise for benefits to be provided in future periods.

- *Sales Inducements to Contract Holders* – Sales inducements provided to the contract holder, whether for an investment or universal life-type contract, should be recognized as part of the liability for policy benefits over the period for which the contract must remain in force for the contract holder to qualify for the inducement or at the crediting date, if earlier, in accordance with the liability valuation guidance of the SOP. No adjustments should be made to reduce the liability related to the sales inducements for anticipated surrender charges, persistency, or early withdrawal contractual features.
- Sales inducements that are recognized as part of the liability under the guidance of the SOP, that are explicitly identified in the contract at inception, and that meet the following criteria should be deferred and amortized using the same methodology and assumptions used to amortize capitalized acquisition costs. Depending on the nature of the inducement, the insurance enterprise should demonstrate that such amounts are a) incremental to amounts the enterprise credits on similar contracts without sales inducements, and b) higher than the contract's expected ongoing crediting rates for periods after the inducement; that is, the crediting rate excluding the inducement should be consistent with assumptions used in estimated gross profits or margins, contract illustrations, and interest crediting strategies. The deferred amount should be reported on the balance sheet as an asset and amortization should be reported as a component of benefit expense.
- *Transition* – At the date of initial application of the SOP, an insurance enterprise will have to make various determinations such as: qualification for separate account treatment, FASB Statement No. 115 classification, significance of mortality and morbidity risk, adjustments to contract holder liabilities, and adjustments to estimated gross profits or margins, to determine the cumulative effect of a change in accounting principle from adopting the SOP.

***Current developments and plans.*** At the December 2002 meeting, AcSEC discussed comment letters received on the proposed SOP. Twenty comment letters were received.

AcSEC specifically addressed the following issues:

1. Interest in Separate Account – AcSEC voted in favor of the proposed short-cut method (under this method, the Company's portion of separate account units would be considered an investment in equity securities - this method views the separate account as if it were a separate legal entity and looks through to the substance of the transaction as if the insurance enterprise owned a portion of the units and the contract holders owned the remainder of units) provided that an insurance company's interest in the separate account does not represent significant influence and to the extent the underlying separate account investments meet the definition of securities under FASB Statement No. 115 or paragraph 46 of FASB Statement No. 60 as amended by Statement 115.

AcSEC considered whether to modify the proposed short-cut method to include a criterion that debt and equity securities would have to be classified as trading to eliminate some of the differences between the original concept. However, AcSEC concluded that it should not



prescribe trading as the sole classification but also would allow the available for sale classification.

2. Annuitization Options – AcSEC agreed in favor of the task force proposal, which is to require the accrual of an additional liability for the extra benefit cost arising from annuitization incentives, with appropriate adjustments for expected persistency and utilization. It was also discussed that it was not the task force’s intention to change the period of DAC amortization.
3. Accounting for Contracts that Contain Death or Other Insurance Benefit Features – The task force will come back to the January AcSEC meeting with a recommendation on whether the liability should be calculated over assessments or estimated gross profits (EGPs).

AcSEC noted that the presumption of significance for contracts offering minimum guaranteed death benefit (MGDB) features should be included as a conclusion, not in the Basis for Conclusions – effectively removing the significance test.

4. Sales Inducements – The proposed SOP concluded that sales inducements that meet specific criteria should be deferred and amortized using the same methodology and assumptions used to amortize capitalized acquisition costs. The insurance enterprise should demonstrate that such amounts are (a) incremental to amounts credited on similar contracts without sales inducements and (b) higher than the contract’s expected ongoing crediting rates for periods after the inducement, as applicable. Several respondents questioned whether the proposed SOP *required* that a “similar product” without a sales inducement be offered by the insurance enterprise, in order to qualify for deferral.

AcSEC discussed the merits of requiring similar products for only some of the types of bonuses or not requiring a similar product at all. AcSEC concluded that a similar product should be required, and reached a consensus that a similar product is required for all types of bonuses, with the exception of the Day One bonus.

5. Contractually Referenced Pool of Assets – AcSEC agreed with the approach recommended by the task force (not to change the guidance in the proposed SOP), but suggested reviewing SOP 97-1, *Accounting by Participating Mortgage Loan Borrowers*, to see if a similar analogy should be made for recording the change in the liability (instead of EITF 86-28).
6. International Contracts – Some respondents commented that insurance products similar to variable annuities that are sold in international markets do not meet the SOP’s criteria for separate account presentation. AcSEC agreed (12 to 1) with the task force recommendation not to change the separate account criteria.

At the January 2003 meeting, AcSEC continued discussing comments received on the proposed SOP.

AcSEC specifically addressed the following issues:

1. Minimum Guaranteed Death Benefit (MGDB) Liability Calculation – AcSEC discussed two methods for calculating guarantee reserves:
  - a) method proposed in the exposure draft (based on assessments), and
  - b) method proposed by the American Academy of Actuaries (based on estimated gross profits – “EGPs”).

AcSEC agreed to retain the guidance that had been in the proposed SOP but agreed to include wording in the Basis for Conclusions noting:

“In situations where expenses are proportionate to assessments, AcSEC understands that the use of EGPs as a basis, instead of assessments, may produce consistent results.”

The Task Force will perform additional sensitivity testing between the two methods and will communicate the results to AcSEC.

2. Interest in Separate Accounts – AcSEC voted in favor of including the proposed short-cut method in the SOP, without requiring that equity securities be classified as trading. However, to qualify for the short-cut method, certain criteria would need to be met.

The Task Force also agreed to revise the short-cut method criteria of allowable investments to include cash and cash equivalents. The Task Force also agreed to include an example in the SOP of how to apply the proposed guidance (look-through method).

3. Disclosures – AcSEC voted that the Appendix C example disclosures should not include sensitivity analysis.

AcSEC plans to review a revised SOP at the March 2003 meeting, and plans to issue a final SOP during the second quarter 2003.

Staff: Kim Kushmerick Hekker

### **DAC on Internal Replacements**

***Description and background.*** In July 2000, AcSEC's Planning Subcommittee approved a prospectus for an SOP project to provide authoritative guidance on accounting by life insurance enterprises for deferred acquisition costs (DAC) on internal replacements other than those covered by FASB Statement No. 97, *Accounting and Reporting by Insurance Enterprises for Certain Long-Duration Contracts and for Realized Gains and Losses from the Sale of Investments*. The FASB cleared the prospectus in November 2000.

In June 1999, a Staff Discussion Paper was issued on the topic. The intent of the paper was to determine if diversity exists with regard to accounting by life insurance enterprises for internal replacements other than those covered by FASB Statement No. 97 and, if so, whether accounting guidance should be provided. Eleven comment letters were received, with the majority saying that guidance is needed.

***Tentative conclusions.*** Some of the tentative conclusions reached by AcSEC are as follows:

- *Internal Replacements.* An internal replacement is defined as a modification in product benefits or features that occurs by amendment or rider to an existing contract or by the exchange of an existing contract for a new contract. In addition, the election of a feature within an existing contract may result in a modification that would require evaluation under the provisions of this SOP. The legal form of an internal replacement should not determine the accounting applicable to the transaction. The same accounting treatment should apply to a given modification however made, whether structured as an amendment or rider to an existing contract or as the issuance of a new contract in replacement of the original contract. Certain specified modifications of an existing contract are not considered internal replacements if they are both contemplated in the original contract and do not change the inherent nature of the original contract.
  
- *Determining “Not Substantially Different.”* An internal replacement transaction results in a contract that is substantially different from the original contract unless the modification is specifically identified in paragraph 9 of this SOP or if all of the following conditions exist:
  - a. The modification does not result in a change in the inherent nature of the contract.
  - b. An additional deposit, premium or charge relating to the original benefit, in excess of amounts contemplated in the original contract, is not required to effect the transaction.
  - c. There is no net decrease in the balance available to the contract holder, when applicable.
  - d. The modification does not result in a change to either the amortization method or revenue classification of the contract.
  - e. Additional benefits, whether elected as a result of provisions of the original contract or provisions added subsequently, do not become the primary benefits under the contract.
  
- *Accounting for Internal Replacements that are Substantially Different.* An internal replacement that is deemed to be substantially different from the original contract should be accounted for as an extinguishment of the initial contract and treated as a lapse or surrender. Unamortized deferred acquisition costs, deferred revenue liabilities, and deferred sales inducement assets from the original contract associated with an internal replacement transaction that is substantially different should not be deferred in connection with the replacement contract.
  
- *Accounting for Internal Replacements that are Not Substantially Different.* An internal replacement that is determined to be not substantially different from the original contract should be accounted for as a continuation of the original contract. Unamortized deferred acquisition costs, deferred revenue liabilities, and deferred sales inducement assets associated with the original contract should continue to be deferred in connection with the replacement contract. Other balances that are determined based on activity over the life of the contract, such as a minimum guaranteed death benefit (MGDB), which under the provisions of proposed SOP, *Accounting and Reporting by Insurance Enterprises for Certain Nontraditional Long-Duration Contracts and for Separate Accounts*, are determined based on estimated gross profits and benefit costs, should consider the entire life of the contract, including activity during the term of the original (replaced) contract.

- *Sales Inducements.* New sales inducements that otherwise meet the criteria in proposed SOP, *Accounting and Reporting by Insurance Enterprises for Certain Nontraditional Long-Duration Contracts and for Separate Accounts*, offered in conjunction with an internal replacement that is not substantially different from the original contract, should be accounted for as if they were explicitly identified in the original contract at inception.
- *Costs and Charges Related to Internal Replacements.* Acquisition costs incurred in connection with an internal replacement with contracts that are determined to be not substantially different, are considered to be costs associated with renewals. Acquisition costs related to and front-end fees incurred in connection with internal replacement activity should be evaluated for deferral in accordance with the provisions of FASB Statement No. 60, *Accounting and Reporting by Insurance Enterprises*, as amended, and other existing accounting literature.
- *Recoverability.* Unamortized deferred acquisition costs and the present value of future profits continue to be subject to loss recognition testing in accordance with the provisions of FASB Statement No. 60.
- *Disclosures.* The notes to the financial statements should clearly describe the accounting policy applied to internal replacements.

***Current developments and plans*** At the September 2002 meeting, AcSEC cleared for exposure, subject to AcSEC's negative clearance and FASB clearance the draft SOP, *Accounting by Insurance Enterprises for Deferred Acquisition Costs on Internal Replacements Other Than Those Specifically Described in FASB Statement No. 97*. On December 18, 2002 the FASB did not object to AcSEC issuing the exposure draft subject to FASB staff clearance for certain revisions. AcSEC plans to issue an exposure draft during the first quarter 2003.

Staff: Kim Kushmerick Hekker

### **Accounting For Investors' Interests in Unconsolidated Investments (formerly Interests in Unconsolidated Real Estate Investments)**

***Description and background.*** This proposed SOP was intended to supersede SOP 78-9, *Accounting for Investments in Real Estate Ventures*. AcSEC added this project to its agenda in 1991 in response to inconsistent practice, especially in the area of loss recognition, and a lack of guidance on reporting on unincorporated entities.

An exposure draft was issued in November 2000 and the comment deadline was April 15, 2001. At its June 2001 meeting, AcSEC discussed the comment letters and observed that many constituents expressed concern that the project would likely be analogized to for investments in other than real estate and that the exposure draft should be considered for re-exposure under a non-real-estate title.

AcSEC considered several possible courses of action that it could take with respect to the project. AcSEC decided that it should prepare a plan of action, including a new prospectus, for a broader equity method accounting project—that is, one applicable to all unconsolidated

investments, rather than only real estate investments. The AcSEC project would use the foundation of APB Opinion No. 18, *The Equity Method of Accounting for Investments in Common Stock*, as a starting point. That is, the equity method of accounting would be considered to be an appropriate and acceptable accounting method for unconsolidated investments. AcSEC would not plan to reconsider whether the equity method of accounting is an acceptable accounting method (versus, for example, fair-value-based methods).

AcSEC discussed the proposed plan of action and the proposed new prospectus at its September 2001 meeting. AcSEC concluded that the project would address practice issues related to accounting for *all* investors' interests in unconsolidated investments for entities not explicitly covered by APB Opinion No. 18 as well as issues arising from the application of APB Opinion No. 18. Although, the project would not amend the provisions of APB Opinion No. 18 the project would consider if additional guidance might be needed to address those practice issues.

Subsequently in 2001 the project task force redrafted the prospectus for consideration by AcSEC's Planning Subcommittee. The Planning Subcommittee approved the prospectus, subject to certain revisions.

***Current development and plans.*** In November 2002, given recent discussions with FASB relative to AcSEC's role in standard setting, AcSEC ceased its efforts on the Proposed Statement of Position, *Accounting For Investors' Interests in Unconsolidated Investments*. Instead, AcSEC will hand over the project to the FASB for its future consideration.

Staff: Fabiola Ferrer

## **Real Estate Time-Sharing Transactions**

***Description and background.*** AcSEC added this project to its agenda because of diversity in practice caused by a lack of guidance specific to real estate time-sharing transactions.

Issues addressed in this proposed SOP include:

- Which revenue recognition methods should be used?
- How should allowances for uncollectible receivables be determined?
- What kinds of selling costs may be deferred?

***Tentative conclusions.*** Some of the more important tentative conclusions reached by AcSEC are as follows:

***Basic accounting model*** – The underlying structural basis for the time-sharing accounting model is the retail land sales model (RLS) of FASB Statement No. 66, *Accounting for Sale of Real Estate*, with inclusion of certain of the fundamental principles of the other-than-retail-land-sales model (OTRLS) of that Statement.

*Basic accounting model - Buyer's commitment test* – The accounting model's test for buyer's commitment is a 10%-of-principal test, similar to that of RLS, which would be met by receipt by the seller of cumulative down payments of at least 10% of the sales price.

*Basic accounting model - Collectibility-of-receivables test* – Collectibility is demonstrated by either meeting a test based on collection of 85% of prior similar projects' receivables dollars or by the seller's collection of cumulative principal payments of at least 25% of the sales price.

*Basic accounting model - Estimability-of-credit-losses test* – The estimability-of-credit-losses test is a non-bright-line test, subject to certain criteria, whereby a time-sharing entity would have to have sufficient collection experience to demonstrate that it can reliably estimate credit losses (analogous to the ability to estimate future returns discussed in FASB Statement No. 48, *Revenue Recognition When Right of Return Exists*).

*Meaning of "credit losses"* – For purposes of estimating credit losses in the collectibility-of-receivables and estimability-of-credit-losses tests, sales cancelled subsequent to being recorded as sales should be considered as credit losses rather than as "sales reversals." A seller should interpret "credit losses" broadly to include all situations in which, due to credit concerns, less than 100% of a receivable is collected from a buyer. Costs related to credit losses (for example, collection costs) should not be incorporated into the seller's estimate of credit losses but should instead be charged to selling, general, and administrative expense as incurred.

*Accounting for estimated and actual credit losses* – For sales (meeting the recognition criteria) that, based on historical and statistical information, are not expected to be collected, revenue should be reduced rather than bad debt expense charged.

*Accounting for cost of sales and inventory* – The relative sales value method should be used to allocate inventory cost and determine cost of sales when inventory relief is recorded as part of a sale.

*Passage-of-title requirement* – Passage of non-reversionary title is a criterion for treating a time-sharing transaction as a sale rather than a lease.

*Rentals of unsold interests* – Rentals are considered to be holding-period activities and accounted for as "incidental operations." Incidental operations would be defined as in FASB Statement No. 67, *Accounting for Costs and Initial Rental Operations of Real Estate Projects*, except that the SOP's definition would not require that the purposes of those operations is to reduce the cost of developing the property for its intended use. Time-sharing interests should be accounted for as inventory rather than fixed assets, and should therefore not be depreciated during times of rental.

*Expensing versus deferral of selling costs* – Selling costs should be accounted for using the "directly associated" approach of paragraph 18 of FASB Statement No. 67, modified to include some restrictions similar to those in FASB Statement No. 91, *Accounting for Nonrefundable Fees and Costs Associated with Originating or Acquiring Loans and Initial Direct Costs of Leases*.

*Time-sharing special purpose entities (SPEs)* – The issue involves SPE structures in which a seller transfers deeded title to a trust or third party (the SPE) in exchange for stock or other interests in the SPE, which the seller then sells to the time-share buyers. Sales should be recorded only upon the sale of the stock or interests to the time-share buyer, not upon transfer of title to the SPE. Generally, an SPE should be viewed as a non-substantive entity established to facilitate sales, and the seller should present in its balance sheet the unsold interests in the SPE as time-share inventory rather than apply consolidation or some other accounting method to the seller's interests in the SPE as the seller's ownership percentage in the SPE decreases during the sell-out of a project.

*Amendments to Level A GAAP* – When the final SOP is issued, the FASB would remove from FASB Statement No. 66 the guidance related to time-sharing; that Statement would direct the reader to the SOP for guidance. The FASB would also modify FASB Statement No. 67 to exclude time-sharing transactions from the section in the Statement entitled "Costs Incurred to Sell Real Estate Projects" in view of the SOP's prescribed "incremental" accounting for time-sharing selling costs.

***Current developments and plans.*** On February 20, 2003 AcSEC will issue the proposed SOP *Accounting for Real Estate Time-Sharing Transactions*. Concurrently, the FASB will issue an exposure draft of a proposed Statement of Financial Accounting Standards, *Accounting for Real Estate Time-Sharing Transactions—an amendment of FASB Statements No. 66 and 67*. That proposed Statement includes amendments to certain FASB pronouncements that would be made in conjunction with issuance of the proposed SOP.

Staff: Marc Simon

### **Certain Costs and Activities Related to Property, Plant, and Equipment**

***Description and background.*** Diversity in practice concerning the recording of costs for improvements, replacements, betterments, additions (and terms synonymous with those such as redevelopments, refurbishments, renovations, and rehabilitations), and repairs and maintenance is currently one of the most prevalent problems in the real estate industry. In March 2000, AcSEC expanded the scope of the project beyond real estate to address the accounting for property, plant, and equipment (PP&E) and the accounting for overhaul costs. The FASB approved a revised prospectus for the project. The project addresses accounting and disclosure issues related to determining which costs related to PP&E assets should be capitalized as improvements and which should be charged to expense as repairs and maintenance. The SOP will also address capitalization of indirect and overhead costs and component accounting for PP&E assets.

***Tentative conclusions.*** Tentative conclusions reached by AcSEC during discussions subsequent to the comment period include:

- The proposed SOP will not address the issue of contractually recoverable capital expenditures.

- The proposed SOP will retain the project stage framework, but the possibility of combining the preacquisition and acquisition-or-construction stages into a single stage will be further explored. The dividing line criterion of “probable” between the preliminary and preacquisition stages will be retained.
- During the preliminary stage, an option to acquire property, plant, and equipment will be carried at the lower of cost or fair value less cost to sell. Once the probability criterion is met, the then carrying amount of an option to acquire that PP&E will be included in the cost of the PP&E and no longer carried at the lower of cost or fair value less cost to sell. An option deemed not probable of exercise will continue to be carried at the lower of cost or fair value less cost to sell until sale or expiration.
- Routine modifications to an original design performed on a PP&E construction project during the preacquisition stage or acquisition-or-construction stage will be treated as part of the original design for purposes of assessing the probability criterion for capitalization under the respective guidance for those stages.
- The basic accounting model for costs incurred subsequent to the preliminary stage will be more akin to the incremental direct cost model in FASB Statement No. 91 rather than the model in FASB Statement No. 67. However, the Statement 91 model will be modified to require the capitalization of more costs that would be viewed as directly related to the construction or acquisition activities. The costs of executive management will be charged to expense as incurred and thus no portion will be capitalized and allocated to the cost of PP&E.
- The SOP will not impose a fair value “ceiling” test on the accumulated costs of PP&E just prior to the PP&E being placed in service.
- The costs of property taxes, insurance, and ground rentals will be capitalized as proposed in the exposure draft rather than charged to expense as period costs. The issue of capitalizing under certain circumstances the costs of property taxes related to a building as well as to the land on which the building is situated will be further explored.
- The SOP will espouse two basic principles related to component accounting. One is that PP&E assets should be depreciated over their expected useful lives, and the other is that replacement assets and the assets replaced should not both be recognized as assets on an entity’s books at the same time.
  - The composite method of depreciation will not be permitted as an acceptable alternative to component accounting.
  - An entity’s level of component accounting should be set no higher than the entity’s “functional units,” defined as those PP&E assets that, as a combination of components, by themselves provide primary benefits to the entity. For example, an airplane could be considered a functional unit as it provides the benefit of air transportation, whereas the airline’s components such as airframe, engines, interiors, and in-flight electronic



equipment do not, acting alone, provide transportation without the functional unit. However, an entity would not aggregate a forklift and a manufacturing facility into a single component.

- The determination of the level of component accounting is at the discretion of management (subject to consideration of the functional unit ceiling on the level of component accounting and consistency in application). However, if an entity expects to capitalize certain parts or portions of the total PP&E asset upon their replacement, the entity is required to separately identify those parts or portions as components from the outset.
- If management originally elects to record a PP&E asset as a single component and later decides—for example, upon replacement of a part or portion of the asset—that one or more parts or portions of the asset should henceforth be accounted for as separate components, this constitutes a change in accounting policy and should be accounted for as a change in accounting principle under APB Opinion No. 20, *Accounting Changes*. If, however, management elects to initially componentize a PP&E asset (that is, there is more than one component), and concurrently determines and documents management’s best estimate of the useful lives of each of the components, then any subsequent change in estimate of the useful life of any of those components—for example, upon replacement—that meets the applicable criteria in Opinion 20 should be accounted for as a change in accounting estimate.
- The SOP will define expected useful life but will not provide detailed guidance on its determination.
- Planned major maintenance activities should be accounted for in the same manner as all other in-service-stage costs—component replacements and additions made as part of planned major maintenance activities (and previously separately identified as components) should be capitalized and all other costs of planned major maintenance activities should be expensed.
- Removal costs covered under FASB Statement No. 143, *Accounting for Asset Retirement Obligations*, should be accounted for under that Statement rather than under the SOP. For all other removal costs, a “straw vote” of AcSEC indicated most members favored capitalizing removal costs as part of any replacement and expensing if there is no replacement.
- The group-life method of accounting is allowed as an acceptable alternative to component accounting under certain conditions, when component accounting is not practicable. Those include application to a large number of homogeneous assets; consistent application from period to period; reasonable statistical data to support the parameters of the method that is supported by regular, periodic, and historical studies; periodic assessment of expected useful life and related depreciation calculations, with adjustments made as appropriate; and recording of current charges to earnings for any unusual, material early retirements that constitute significant variations from retirements

predicted by historical and statistical studies used in developing the parameters of the method.

***Current developments and plans.*** In July 2001, AcSEC issued an exposure draft of a proposed SOP, *Accounting for Certain Costs and Activities Related to Property, Plant, and Equipment*. Concurrently, the FASB issued an exposure draft of a proposed Statement of Financial Accounting Standards, *Accounting in Interim and Annual Financial Statements for Certain Costs and Activities Related to Property, Plant, and Equipment, an amendment of APB Opinions No. 20 and 28 and FASB Statements No. 51 and 67 and a rescission of FASB Statement No. 73*. That proposed Statement includes amendments to certain FASB pronouncements that would have been made in conjunction with issuance of the proposed SOP. In October 2002, the FASB requested that AcSEC not issue a final SOP. At its January 2003 meeting, AcSEC discussed alternatives for the future of the project and decided it should explore extensively the possibility of a “carve-out” SOP that would include one or more topics from the original exposure draft SOP. An educational session for FASB Board members was held on February 12, 2003, but no decisions were reached. The Board will discuss this project further at its February 26, 2003 meeting.

A communication has been established with the IASB with respect to the proposed SOP and the portion of the IASB’s “Improvements Project” dealing with IAS 16, *Property, Plant and Equipment*, in order that AcSEC and the IASB can better monitor each other’s projects and to promote opportunities for harmonization.

Staff: Marc Simon

### **Blockage Factor to Value an Unrestricted Investment That Has a Quoted Market Price**

***Description and background.*** In November 2000, the FASB undertook a project to develop an SOP to address whether it is appropriate to require an entity within the scope of the AICPA Audit and Accounting Guide *Audit of Investment Companies* to use a blockage factor to estimate the fair value of an unrestricted investment that has a quoted market price in an active market. Because some entities use a blockage factor to determine fair value, the Guide currently indicates that if an entity’s accounting policy, in investment company financial statements issued for fiscal years ending on or before May 31, 2000, was to apply a blockage factor in estimating the fair value of certain unrestricted investments that have a quoted market price in an active market, that entity may continue to apply that policy, with disclosure, to those and similar investments. Otherwise, an entity may not elect to adopt such a policy pending completion of the FASB’s project on measuring financial instruments at fair value. FASB approved the project prospectus in August 2001.

However in November 2002, given recent discussions with FASB relative to AcSEC’s role in standard setting, AcSEC ceased its efforts on the Proposed Statement of Position, *Use of a Blockage Factor to Value an Unrestricted Investment that has a Quoted Market Price*. Instead, FASB will attempt to address this topic in its current project on Fair Value.

At the time AcSEC ceased this project the blockage factor task force (task force) had completed most of its research and deliberations and was close to drafting an exposure draft. Therefore in December 2002, the task force presented to AcSEC a memorandum summarizing the task force's views on the use of blockage factors. The task force suggested that the guidance regarding blockage factors would:

- Describe circumstances that, if present, would require the preparer to evaluate the need for and amount of a block discount.
- Require estimation of a block discount using a factors-based approach.
- Exclude block premiums from the SOP's scope.
- Exclude fixed income securities from the SOP's scope.
- Expand the definition of restricted securities to include securities subject to any legal, regulatory, or contractual constraints.

AcSEC sent the memo to the FASB on January 24, 2003 and it is available on the AICPA website, at [www.aicpa.org](http://www.aicpa.org).

Staff: Fabiola Ferrer

### ***FAS 133 Implementation in Health Care Industry***

***Description and Background.*** In October 2001, AcSEC's Planning Subcommittee approved the formation of a task force to draft an SOP, subject to FASB clearance of the project prospectus, addressing the implementation of FASB Statement No. 133, *Accounting for Derivative Instruments and Hedging Activities*, in the health care industry. Specifically, the SOP will address how not-for-profit health care organizations should report gains or losses on hedging and nonhedging derivative instruments under FASB Statement No. 133 and was to clarify certain matters with respect to the performance indicator (earnings measure) reported by such organizations.

***Current developments and plans.*** At its March 2002 meeting, AcSEC approved for exposure the draft SOP, *Accounting for Derivative Instruments and Hedging Activities By Not-For-Profit Health Care Organizations, and Clarification of the Performance Indicator*, subject to FASB clearance. In May 2002, the FASB did not object to the exposure of the draft SOP. The comment period on the exposure draft ended on August 13, 2002. Four comment letters were received. SOP 02-2 was issued December 27, 2002.

## **OTHER AcSEC ACTIVITIES**

AcSEC discussed an outline of its comment letter to the IASB Share-Based Payment Exposure Draft. AcSEC agreed (no objections) with the IASB proposal that all share-based payment transactions should be recognized in financial statements at fair value, and agreed that measurement date should be grant date. AcSEC agreed to issue a comment letter incorporating AcSEC's views subject to negative clearance.

AcSEC approved a letter of comment on the FASB's June 28, 2002, exposure draft of a proposed FASB Interpretation, *Consolidation of Certain Special Purpose Entities*.

AcSEC approved a letter of comment on the FASB's May 22, 2002, exposure draft of a proposed Interpretation, *Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others*.

AcSEC approved a letter of comment on the FASB's May 1, 2002, exposure draft of a proposed Statement, *Amendment of Statement 133 on Derivative Instruments and Hedging Activities*.

## NEW AND POTENTIAL FUTURE AcSEC PROJECTS

***Accounting for Certain Customer Acquisition Costs*** AcSEC's Planning Subcommittee added to AcSEC's agenda a project to provide guidance on accounting for certain customer acquisition costs. The issue to be addressed is under which circumstances, if any, should an entity defer and amortize customer acquisition costs. Currently there is diversity in practice. The project would not address areas that are specifically covered by higher level GAAP, including FASB Statements No. 60, *Accounting and Reporting by Insurance Enterprises*, and 91, *Accounting for Nonrefundable Fees and Costs Associated with Originating or Acquiring Loans and Initial Direct Costs of Leases*. Other AcSEC standards, including SOP 93-7, *Reporting on Advertising Costs*, that include guidance for customer acquisition costs may be amended. In March 2001, the FASB considered a prospectus for the project and expressed concerns about whether AcSEC should undertake the project. Alternatives explored by the FASB included the FASB undertaking the project, with AcSEC perhaps developing initial background information that might assist the Board in its project, if any. The Board asked AcSEC to revise the prospectus to clarify the scope of the project, define the potential asset, and indicate the anticipated direction of the project. The FASB will reconsider the prospectus after those revisions are made. AcSEC's Planning Subcommittee is considering a two-track approach. (Track one focuses on issues specific to SOP 93-7 on direct-response advertising and Track two focuses on broader issues related to certain costs paid directly to the customer or to an independent third party to establish the customer relationships.) Each track is intended to result in an SOP, and neither track is conditioned on the other.

As a result of changes to AcSEC's role in U.S. standard setting, AcSEC will not continue with Track two of this project. Instead Track 2 of the project has been transitioned to FASB. The status of Track one is to be determined.

Staff: Joel Tanenbaum

***Purchase Business Combinations Involving Insurance Enterprises*** In September 2001, AcSEC's Planning Subcommittee approved a prospectus, subject to FASB clearance, of a project to develop a Statement of Position (SOP) that will provide guidance on how to apply FASB Statements No. 141, *Business Combinations*, and No. 142, *Goodwill and Other Intangible*

*Assets*, and the conclusions of the FASB Business Combinations II Project: *Applying the Purchase Method* (Business Combinations II) for purchase business combinations involving enterprises that issue short-duration and/or long-duration contracts as within the scope of FASB Statements 60, 97, 113 and 120.

In May 2002, the FASB cleared the prospectus with the understanding that the AcSEC task force would work in tandem with the FASB's conclusions on the above listed projects.

As a result of changes to AcSEC's role in U.S. standard setting, AcSEC will not continue with this project. Instead the project has been transitioned to the FASB.

Staff: Kim Kushmerick Hekker

***Valuing Privately-Held-Company Equity Securities Issued in Other Than a Business Combination*** Since October 2001, the Accounting Standards Team has been working with a task force made up of a cross section of experts from industry, public accounting firms, academia, the legal community, and valuation firms to identify best practices related to valuation of privately-held-company equity securities that are issued in other than a business combination. The final product will be an AICPA Practice Aid addressing valuation and related accounting and disclosure issues. In April 2002, AcSEC's Planning Subcommittee approved a prospectus, subject to FASB clearance, for this project to be an SOP project but in July 2002 the FASB did not clear the prospectus. The Board supports the project but believes that issuance as a Practice Aid is most appropriate. At its January 2003 meeting, AcSEC discussed a revised draft of the proposed Practice Aid, *Valuation of Privately-Held-Company Equity Securities Issued in Other Than a Business Combination*. AcSEC members made recommendations and suggestions for modifying the draft. The project's Task Force plans to post for comment on the AICPA web site in February 2003 a draft Practice Aid, with a 60-day comment period.

Staff: Marc Simon

***Non-registered Investment Partnership Reporting and Presentation Issues*** AcSEC's Planning Subcommittee added to AcSEC's agenda a project to address the application of certain provisions of AICPA Audit and Accounting Guide, *Audits of Investment Companies* (Guide) to non-registered investment partnerships. The Guide applies to both investment companies registered under the Investment Company Act of 1940 (and similar vehicles) and to non-registered investment partnerships. Because the Guide had principally been directed to registered investment companies, substantial changes were made to the 2001 Guide to clarify the differences in accounting and reporting between registered investment companies and non-registered investment companies. However, despite those changes, questions continue to arise in the application of Guide by non-registered investment partnerships. The differences arise because of the significant dissimilarity between the operating structures of non-registered investment partnerships and registered investment companies. A task force has been formed to draft a prospectus to undertake the project.

Staff: Fabiola Ferrer

***Separate Account Financial Highlights*** AcSEC's Planning Subcommittee added to AcSEC's agenda a project to address the application of certain provisions of AICPA Audit and Accounting Guide, *Audits of Investment Companies* (Guide), specifically reporting financial highlights by separate accounts. The Guide applies to all investment companies, and requires that separate accounts provide relevant financial highlights in their financial statements. Questions have arisen in the application of the Guide with respect to per share and per unit data, and in the computation of per share and per unit data when reporting financial highlights by separate accounts. A task force has been formed to draft a prospectus to undertake the project.

Staff: Kim Kushmerick Hekker

***Update on Airlines and Casinos Audit and Accounting Guides*** The AICPA plans to overhaul all chapters of its airlines and casinos audit and accounting guides. AcSEC's Planning Subcommittee agreed to undertake a project to address accounting issues in those guides. Representatives of AcSEC will meet with representatives from the FASB to determine an appropriate path for resolving related accounting issues.

Staff: TBD

## UPCOMING AcSEC MEETINGS

AcSEC meetings are open to the public.

March 4, 2003	New York, NY
April 29-30, 2003	Norwalk, CT
June 10-11, 2003	New York, NY
July 22-23, 2003	TBD
September 9-10, 2003	New York, NY
October 28-29, 2003	New York, NY
December 16-17, 2003	South Beach, FL

## AcSEC ON AICPA WEB SITE

Look for information about AcSEC activities on the AICPA web site, AICPA Online. The AICPA web site address is [www.aicpa.org](http://www.aicpa.org). Scroll down to Site Directory, click on AICPA Teams, then on Accounting Standards Team. To view minutes of recent AcSEC meetings, click next on Technical Status Updates and then Highlights of Recent AcSEC Meetings. To obtain a copy of an exposure draft, after clicking on Accounting Standards Team click on Technical Documents. To obtain copies of documents discussed at AcSEC meetings, after clicking on Accounting Standards Team click on General Announcements and then AcSEC Meeting Information.

## COMMENTS OR SUGGESTIONS?

We welcome any comments or suggestions you may have concerning this publication. Please send to [khekker@aicpa.org](mailto:khekker@aicpa.org), fax to 212-596-6064, or write to Kim Kushmerick Hekker at AICPA, 1211 Avenue of the Americas, New York, NY 10036-8775.

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*Editor:* Kim Kushmerick Hekker  
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**Appendix – The following summary of the transition of certain AcSEC projects to the FASB is as noted in the December 2002 AcSEC hi-lights document.**

### **Transition of Certain Projects to FASB**

Following is an AICPA press statement summarizing recent events related to AcSEC's role in U.S. standard setting.

*New York, New York, November 5, 2002 – Yesterday's public statement by the Financial Accounting Standards Board (FASB) announcing plans to streamline the accounting rule-making process is consistent with previous discussions between FASB and the American Institute of Certified Public Accountants regarding accounting standards.*

*Several weeks ago, in cooperation with FASB and to help achieve the mutual goal of creating principle-based U.S. accounting standards, the AICPA agreed to focus on industry-specific accounting and auditing guidance and to stop issuing general purpose accounting statements of position (SOP). The decision was also discussed at the recent Fall meeting of AICPA's Governing Council. The AICPA and FASB will work together on a transition. The AICPA, through its Accounting Standards Executive Committee (AcSEC), the technical committee authorized to speak on behalf of the AICPA regarding financial reporting matters, will continue its work on industry-specific accounting and audit guides (A&A guides) to help the financial statement preparer community and CPAs in public accounting, and will consider ways to provide frequent updates to the A&A guides via electronic communications.*

*Through AcSEC, the AICPA will continue to develop comment letters to FASB and the International Accounting Standards Board on proposed new standards and will continue to help members who serve the public interest put rules into practice. AcSEC will also continue to advocate on behalf of AICPA members who serve investors and the financial reporting community to ensure that FASB undertakes the necessary projects and efforts to improve financial reporting.*

*The AICPA continues to strongly support an independent FASB that will serve all constituents of financial reporting. AICPA and AcSEC will continue to be vital contributors to better financial reporting, thereby ensuring that AcSEC and related task forces continue to attract volunteers who are the best of the profession and hold service to the public interest in the highest regard.*

AcSEC performed a comprehensive review of projects currently on its agenda, as well as projects that had been set-aside for future consideration, in order to determine which projects should remain on AcSEC's agenda and completed during the transition period and those that should transition to FASB. In discussing a transition plan with FASB, AcSEC considered the following:

- AcSEC's current agenda includes projects for which constituents have expressed a strong need for guidance. The projects should be addressed by either AcSEC or FASB, but not dropped completely by either body. AcSEC recognizes for projects transitioned to FASB that there would be competing demands for such projects to be added to FASB's agenda.
- As much as possible, AcSEC projects that could be completed before the end of 2003 should be completed by AcSEC. Handing projects over to FASB that have already been exposed by AcSEC could create an undue delay in finalizing the project because FASB might need to expose the guidance as an FASB document due to FASB's rules of procedures.

In November 2002, representatives of AcSEC met with FASB staff to discuss the transition of projects and agreed to the following transition plan:

1. Projects to be completed by AcSEC (SOPs to be completed and document issuance targeted by end of 2003):
  - Accounting for Derivative Instruments and Hedging Activities by Not-for-Profit Health Care Organizations, and Clarification of the Performance Indicator (SOP issued December 27, 2002)
  - Accounting for Loans or Certain Debt Securities Acquired in a Transfer (SOP)
  - Non-traditional long duration insurance contracts (SOP)
  - DAC on internal replacements (SOP)
  - Investment companies guide scope clarification (SOP)
  - Nonpublic investment partnership and separate account financial highlights issues (SOP)
  - Potential amendment to SOP 93-7 for direct response advertising (SOP).  
*(Note: final decision on this potential project is pending.)*
2. Projects for which AcSEC will issue an exposure draft SOP but FASB, rather than AcSEC, may complete the project depending on issues raised in the comment letters or FASB progress on its revenue recognition project:
  - Accounting for credit losses
  - Accounting for real estate time-sharing transactions
3. Projects to be discontinued by AcSEC and transitioned to FASB:
  - Accounting for Certain Costs and Activities Related to Property, Plant, and Equipment (subject to possibility of carve-out SOP project)
  - Blockage factor discounts
  - Equity method investments
  - Accounting for certain customer acquisition costs
  - Insurance purchase accounting

Regarding projects in category (2), FASB noted that issuance of a final SOP will depend on the nature of issues raised in the comment letters, as well as the progress of current FASB projects. For example, FASB may not want AcSEC to proceed to a final SOP for accounting for real

estate time-sharing transactions if FASB has made significant progress on its revenue recognition project.