

SEC Financial Reporting Series

# 2025 SEC quarterly reports – Form 10-Q



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# Overview

We are pleased to present our *2025 SEC quarterly reports* publication, a reference guide to help you prepare your financial and related information for quarterly reports on Form 10-Q.

The Securities Exchange Act of 1934 (Exchange Act or 1934 Act) requires most domestic SEC registrants to file a quarterly report with the Securities and Exchange Commission (SEC) on Form 10-Q. The Form 10-Q includes condensed financial information and other data prepared by a company's accounting personnel and reviewed by its independent auditors.

The SEC's integrated disclosure system enables companies to incorporate information included in one document into other documents. For example, the Form 10-Q can be incorporated into filings under the Securities Act of 1933 (Securities Act or 1933 Act), such as Forms S-1, S-3, S-4 or S-8, subject to the eligibility requirements of these forms. Additionally, for continuous or delayed security offerings, documents filed under the 1934 Act after the initial effective date of a Form S-3 or S-8 are automatically incorporated by reference into these registration statements until the securities offering is terminated.

This publication describes the SEC's requirements for the content of Form 10-Q as of 30 November 2024. When preparing reports on Form 10-Q, readers of this publication should consider applicable changes to SEC reporting requirements in final rules issued after 30 November 2024.

## 1.1

### Section highlights

The following is an overview of how information is organized by Section throughout this publication:

- ▶ Section 2 explains the general rules and requirements for preparing and filing Form 10-Q.
- ▶ Section 3 discusses the requirements for financial information in Part I of Form 10-Q.
- ▶ Section 4 discusses the principles of interim accounting and financial reporting.
- ▶ Section 5 covers quarterly financial information in an earnings release or quarterly report to shareholders.
- ▶ Section 6 discusses the nature of PCAOB Auditing Standard (AS) 4105 reviews.
- ▶ Section 7 discusses the requirements for smaller reporting companies (SRCs).

## 1.2

### EY publications and checklists

The EY US firm publications provide interpretive guidance for preparing various SEC forms and schedules. These publications are available from any EY representative, and many are available free of charge on our EY AccountingLink website.<sup>1</sup>

- ▶ *SEC annual reports – Form 10-K* summarizes the SEC requirements and provides guidance for preparing annual reports on Form 10-K, as well as annual reports to shareholders that must be furnished under the proxy rules.
- ▶ *SEC Reporting Update – Highlights of trends in SEC staff comment letters* discusses the SEC staff's comments on public company periodic reports to provide insights on the SEC staff's areas of focus.

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<sup>1</sup> The EY AccountingLink website can be found at <http://www.ey.com/US/Accountinglink>.

- ▶ *Proxy statements* – An overview of the requirements and observations about current practice summarizes the requirements of Regulation 14A and Schedule 14A under the Exchange Act for soliciting annual meeting proxies. This publication includes an overview of the disclosure requirements regarding executive compensation, auditor fees and the compensation, audit and nominating committees.
- ▶ *SEC in Focus* is a quarterly newsletter summarizing current activities and regulatory developments at the SEC. The newsletter provides an update on activities and events relating to SEC matters, including open meetings, final rules and rule proposals, staff areas of focus, personnel changes, and enforcement actions.
- ▶ *Financial reporting briefs* provides a snapshot of the major accounting and regulatory developments during the quarter and includes a reference library that lists the EY publications issued during the quarter and links to them on our [EY AccountingLink website](#).

The following is a list of EY checklists intended to assist registrants in preparing Form 10-Q and quarterly reports to shareholders:

- ▶ *Disclosure checklist for interim financial reporting* assists in determining that the US generally accepted accounting principles (GAAP) and Regulation S-X requirements for condensed interim financial statements have been satisfied. It also outlines the line-item caption aggregation requirements for interim financial statements in Article 10 and Rule 8-03 of Regulation S-X. Part II addresses certain financial and nonfinancial statement disclosures required for interim reporting under Regulations S-X and S-K (EY Form A78).
- ▶ *GAAP disclosure checklist* should be completed if a full (rather than condensed) set of interim-period financial statements is presented. It assists in determining that the financial statement disclosure requirements of US GAAP and Regulation S-X have been satisfied (EY Form A13).
- ▶ *SEC annual shareholders' report checklist* assists in determining whether certain nonfinancial statement disclosures required for the annual shareholders' report, many of which are identical to those of Form 10-K, have been satisfied. Parts II and III of the checklist address the SEC's requirements for management's discussion and analysis (MD&A) and Part IV addresses the preparation of non-GAAP measures (EY Form A150).

## 1.3

### Other considerations in preparing Form 10-Q

This publication is not a substitute for reading the Form 10-Q instructions and the disclosure instructions in Regulations S-K and S-X. In addition, the views of the SEC and its staff should be considered. We note that SEC staff views are nonbinding and, unlike SEC rules and regulations, they do not have the force and effect of law. However, registrants are generally expected to comply with the SEC staff's views.

Registrants should consider the following Commission rules, interpretative guidance and SEC staff interpretive guidance:

- ▶ Regulation S-K contains the requirements for nonfinancial statement disclosures.
- ▶ Regulation S-X (Article 10 and Rule 8-03) provides the requirements for interim financial statements.
- ▶ Rule 13-01 of Regulation S-X provides the disclosure requirements for summarized financial information (SFI) of subsidiary issuers and guarantors, and Rule 13-02 of Regulation S-X provides the requirements for SFI of affiliates whose securities collateralize the registrant's securities, if the registrant qualifies to provide such alternative disclosure in lieu of separate financial statements for such entities. The disclosures may be located outside the interim financial statements in the interim report on Form 10-Q.

- ▶ Financial Reporting Releases (FRRs) address interpretative guidance and certain revisions to Regulations S-K and S-X. The Codification of Financial Reporting Policies (FRC) contains the SEC's current interpretive guidance relating to financial reporting as published in the Accounting Series Releases (ASRs), and more recently, in FRRs.
- ▶ Staff Accounting Bulletins (SABs) are written accounting interpretations and practices followed by the SEC's Division of Corporation Finance and the Office of the Chief Accountant (OCA).
- ▶ Staff Legal Bulletins (SLBs) are written interpretations of the requirements of the federal securities laws or related rules and regulations published by the SEC's legal staff.
- ▶ Compliance and Disclosure Interpretations (C&DIs) are staff interpretations and positions expressed by the SEC's Division of Corporation Finance (DCF) on various rules and regulations, including certain content required in the Form 10-Q.
- ▶ CF Disclosure Guidance Topics and sample comment letters provide observations and views expressed by the staff of the SEC's DCF about disclosures required by existing SEC rules and regulations.
- ▶ The Financial Reporting Manual (FRM) provides views on financial reporting matters from the Division of Corporation Finance's Office of Chief Accountant.<sup>2</sup>
- ▶ The highlights of meetings the Center for Audit Quality (CAQ) SEC Regulations Committee holds periodically with the SEC staff describe the staff's views on emerging financial reporting issues relating to SEC rules and regulations and can be found on the CAQ's website.<sup>3</sup>

The rules and regulations for financial reporting are complex. Any materially inaccurate or incomplete information in Form 10-Q can expose a company and its directors and officers to liability under the federal securities laws. Additionally, as discussed in section 2 of this publication, Section 906 of the Sarbanes-Oxley Act of 2002 (Sarbanes-Oxley Act) requires the chief executive officer (CEO) and chief financial officer (CFO) to provide a certification accompanying each periodic report, stating, among other things, that the report "fully complies" with the requirements of Section 13(a) or 15(d) of the Exchange Act. Section 906 provides for criminal penalties for an officer who provides the certification "knowing" it to be untrue, of up to a \$1 million fine and/or imprisonment of 10 years (with harsher penalties for "willful" violations).

In certain situations, it might be appropriate to consult on complex accounting issues with the SEC staff. The SEC staff has a formal process to discuss proposed accounting treatments with registrants and their auditors for unusual, complex or innovative transactions for which no clear authoritative guidance exists. The SEC website provides guidelines for consultations with the SEC staff of OCA.<sup>4</sup> Separately, registrants can discuss financial reporting and legal matters with the staff in the Division of Corporation Finance and can seek relief from financial reporting requirements under Rule 3-13 of Regulation S-X.<sup>5</sup>

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<sup>2</sup> The FRM's front cover contains a disclaimer that the "information in this Manual is non-authoritative. If it conflicts with authoritative or source material, the authoritative or source material governs." The FRM is available at <http://www.sec.gov/divisions/corpfin/cffinancialreportingmanual.shtml>.

<sup>3</sup> The CAQ SEC Regulations Committee highlights can be found on the CAQ's website at <https://www.thecaq.org/collections/sec-reg-highlights>.

<sup>4</sup> The guidelines can be found at the following link: <https://www.sec.gov/about/divisions-offices/office-chief-accountant/form-delivery-content-correspondence-consultations>.

<sup>5</sup> Requests for interpretation or pre-clearance of complex or unusual financial reporting positions can be submitted to the staff of the Office of Chief Accountant at the Division of Corporation Finance by completing the online form *Requests for No-Action, Interpretive, Exemptive, and Waiver Letters* at [https://www.sec.gov/forms/corp\\_fin\\_noaction#no-back](https://www.sec.gov/forms/corp_fin_noaction#no-back).

## General rules

Form 10-Q is used for quarterly reports under Section 13(a) or 15(d) of the Exchange Act. Under Exchange Act Rules 13a-13 and 15d-13 a Form 10-Q should be filed for each of the first three quarters of each fiscal year by every issuer that:

- Has securities registered pursuant to Section 12<sup>6</sup> of the Exchange Act and must file annual reports (generally Form 10-K) pursuant to Section 13(a) of the Exchange Act
- Has securities registered pursuant to the Securities Act and must file annual reports (generally Form 10-K) pursuant to Section 15(d) of the Exchange Act

Rules 13a-13(b) and 15d-13(b) of the Exchange Act exempt the following issuers from the quarterly reporting requirements:

- Investment companies required to file annual reports on Form N-CEN under Rule 30a-1 of the Investment Company Act of 1940
- Foreign private issuers (FPIs) required to file reports on Form 6-K under Rule 13a-16 or 15d-16 of the Exchange Act<sup>7</sup>
- Asset-backed security issuers required to file reports on Form 10-D under Rule 13a-17 of the Exchange Act

In addition, Rules 13a-13(c) and 15d-13(c) exempt the following issuers from filing Part I – Financial Information of Form 10-Q (see section 3 of this publication):

- Mutual life insurance companies
- Mining companies that are not in the production stage but are exploring for or developing mineral deposits other than oil, gas or coal and that meet certain other conditions

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<sup>6</sup> Section 12(a) of the Exchange Act requires issuers to register securities under Section 12(b) before they are traded on a national exchange. Section 12(g) requires registration by unlisted companies that have more than \$10 million of assets and 2,000 or more holders of record (or 500 holders of record who are not accredited investors) except for bank or bank holding companies. For bank or bank holding companies, the trigger is 2,000 holders of record, even if all are accredited investors. See Section 12(g) of the Exchange Act and Exchange Act Rule 12g5-1 for the definition of "held of record."

<sup>7</sup> FPIs that are required by their home country to furnish quarterly financial information must use Form 6-K to furnish the same information with the SEC.

## 2.1

### When the report is due

Form 10-Q must be filed electronically after the end of each of the first three fiscal quarters (a fourth quarter report is not required). The SEC does not consider the Form 10-Q filed until it receives the document. If the due date falls on a holiday or weekend, registrants have until the next business day to file. The rules require registrants to promptly notify the SEC if they cannot file all or any required portion of Form 10-Q within the prescribed time period. If a live submission is commenced and transmitted to EDGAR on or before 5:30 p.m. ET on a day when EDGAR is operational, and it is accepted by EDGAR, it will receive the filing date of that day. However, if the submission is initiated between 5:30 p.m. and 10:00 p.m. ET, and the submission is accepted by EDGAR, it will be assigned a filing date of the next business day. Therefore, if a registrant files its Form 10-Q after 5:30 p.m. but before 10:00 p.m. ET on its due date, it will also be required to file a Form 12b-25 with the SEC notifying of the delayed filing (see section 2.1.2). The deadlines for filing the Form 10-Q are determined by a company's filing status.

A registrant's filing status is determined at the end of each fiscal year for that year end's Form 10-K and subsequent Forms 10-Q. The determination is primarily based on its public float,<sup>8</sup> calculated on the last business day of the most recent second fiscal quarter. This is intended to allow the registrant to determine well in advance when it must file its next Form 10-K and subsequent Forms 10-Q. The cover page of Form 10-K requires disclosure of a registrant's public float as of the end of its most recent second fiscal quarter. In addition, both the cover pages of Form 10-K and Form 10-Q are required to indicate the registrant's filer status (i.e., large accelerated filer, accelerated filer and non-accelerated filer) and separately whether it qualifies as an SRC and/or emerging growth company (EGC). See section 2 of our publication, *SEC annual reports – Form 10-K*, for a discussion of certain circumstances affecting a company's filing status (i.e., a subsidiary of an accelerated or large accelerated filer, a change in fiscal year end and going private transactions).

#### 2.1.1

### Filer status determination

#### *Entry thresholds for accelerated filer status*

The table below summarizes the current entry thresholds for the various filer status categories that registrants have to monitor at their annual filer status re-determination date and the due dates for filing a Form 10-Q:

Status	Public float	Annual revenues	Form 10-Q due dates (days from quarter end) <sup>9</sup>
SRC and non-accelerated filer	Less than \$75 million	No limit	45 days
	\$75 million to less than \$700 million	Less than \$100 million	45 days
SRC and accelerated filer	\$75 million to less than \$250 million	\$100 million or more	40 days
Accelerated filer (not SRC)	\$250 million to less than \$700 million	\$100 million or more	40 days
Large accelerated filer	\$700 million and greater	Not applicable	40 days

<sup>8</sup> Public float is determined by multiplying the aggregate number of voting and non-voting common shares held by non-affiliates by the price at which the common shares were last sold, or the average of the bid and asked prices, in the principal market for the registrant's common shares. Calculating a registrant's public float may involve judgment and legal interpretations and analysis, including determining affiliate status based on the facts and circumstances, registrants are recommended to consult with their legal counsel.

<sup>9</sup> See Section 1330.1 in the FRM at <https://www.sec.gov/about/divisions-offices/division-corporation-finance/financial-reporting-manual>.

A registrant with a public float of less than \$75 million qualifies for non-accelerated status, regardless of its revenue for the most recently completed fiscal year. A company that qualifies as an SRC based on its public float and has revenue of less than \$100 million in its most recently completed year also qualifies for non-accelerated filer status.

Certain SRCs may also be accelerated filers, which means that these companies must file on a more accelerated basis.

#### ***Considerations for periodic filings after first registration statement***

After a registrant's first registration statement is declared effective, a Form 10-Q for the quarter following the latest period for which financial statements were included in the registration statement is due the later of 45 days after the effective date of the registration statement or the date the Form 10-Q would otherwise be due.<sup>10</sup> In addition, as discussed below, a new registrant would not meet the criteria to file on an accelerated basis (regardless of its public float) and its quarterly reports would be due 45 days after the fiscal quarter end until it has had periodic reporting obligations for at least 12 months (i.e., until it has been a public company for at least a complete fiscal year).

Regulation A issuers are subject to periodic reporting obligations (e.g., Forms 10-K, 10-Q) under the Exchange Act when they register their securities on Form 8-A under Section 12(b) of the Exchange Act to be able to list their securities on a national securities exchange. The SEC staff clarified<sup>11</sup> that Regulation A issuers that register on Form 8-A can file their first Form 10-Q (or Forms 10-Q covering two quarters) up to 45 days after the effective date of their Form 8-A or by the required due date of the Form 10-Q (as if the issuer had been required to file Form 10-Q), whichever is later.

#### **Illustration 2-1: When the report is due**

If an initial public offering (IPO) registration statement of a calendar-year company was effective on 14 July, the Form 10-Q for the fiscal quarter ended 30 June would be due 45 days from 14 July, which is 28 August. However, if the registration statement was effective on 24 June, the Form 10-Q would be due 45 days from the end of the quarter, which is 14 August.

#### ***Exit provisions based on public float only (regardless of revenue)***

The exit thresholds based solely on public float for large accelerated filer status and accelerated filer status are set at 80% of the respective entry thresholds (detailed above) and have to be applied at every annual status re-determination date.

For example, a large accelerated filer whose public float, as of the last business day of its most recently completed second fiscal quarter (the re-determination date), is less than \$560 million (but more than \$60 million) would no longer be considered a large accelerated filer as of the end of that fiscal year. Such an issuer would become an accelerated filer for that fiscal year.

Similarly, a large accelerated filer or an accelerated filer would exit that status and become a non-accelerated filer as of the end of its fiscal year if its public float falls below \$60 million (regardless of revenue for its most recently completed fiscal year) as of the last business day of its second fiscal quarter.

<sup>10</sup> See Section 1330.4 in the FRM at <https://www.sec.gov/about/divisions-offices/division-corporation-finance/financial-reporting-manual>.

<sup>11</sup> Refer to C&DI about Securities Act rules, Question 182.23 at: <https://www.sec.gov/divisions/corpfin/guidance/securitiesactrules-interps.htm>

### ***Exit provisions based on public float and revenue***

An accelerated filer would also become a non-accelerated filer as of the end of its fiscal year, considering both its revenue and public float, in each of the following situations:

- ▶ An issuer that qualified as an accelerated filer and SRC because its revenue was more than \$100 million and its public float was less than \$250 million on its prior annual re-determination date reports revenue below \$100 million and estimates that its public float is still less than \$250 million for purposes of the current year re-determination test.
- ▶ An issuer that was an accelerated filer (but not an SRC) in the prior year because its revenue was more than \$100 million and its public float was greater than \$250 million reports revenue below \$80 million and estimates public float below \$560 million for purposes of its current annual re-determination test.

For example, if a calendar-year issuer has a public float of \$230 million at 30 June 20X2 and had revenue of \$101 million in 20X1, it would be an SRC and an accelerated filer for purposes of its 20X2 annual report based on its public float because it exceeded the revenue threshold. If its public float remains the same at 30 June 20X3, and its annual revenue in 20X2 falls to less than \$100 million, it would be an SRC and a non-accelerated filer for purposes of its 20X3 annual report and 20X4 quarterly reports.

In contrast, if a calendar-year registrant has a public float of \$400 million at 30 June 20X2 and had annual revenue of \$101 million in 20X1, it also would not be eligible to be an SRC because it exceeds the revenue threshold, and it would be an accelerated filer for purposes of its 20X2 annual report based on its public float. If its public float remains the same at 30 June 20X3, its annual revenue in 20X2 would need to fall below \$80 million for it to be an SRC and a non-accelerated filer for purposes of its 20X3 annual report and 20X4 quarterly reports.

In each of these examples, the registrant's next Form 10-K for the calendar year ended 20X3 would be the first periodic report affected by the longer due dates associated with its new non-accelerated filing status. The due dates of the quarterly reports on Form 10-Q for the remainder of the current fiscal year (i.e., the quarters ended 30 June and 30 September 20X3 in the example above) would continue to be determined by the registrant's filing status as of the beginning of that fiscal year. The due dates of the quarterly reports on Form 10-Q for the following fiscal year (i.e., the quarters ended 31 March, 30 June and 30 September 20X4 in the example above) would be determined by the registrant's new non-accelerated filing status.

That is, even if the public float of a large accelerated filer or an accelerated filer falls below \$60 million as of the last business day of its second fiscal quarter, its Form 10-Q for both its second and third quarter of that fiscal year would continue to be due 40 days after each quarter end.<sup>12</sup> If a registrant becomes a non-accelerated filer, the Form 10-Q for its first interim quarter of the subsequent year would be the first Form 10-Q due 45 days after quarter end.

## **2.1.2**

### **Late filing**

Exchange Act Rule 12b-25 requires a registrant to promptly notify (within one business day of the Form 10-Q due date) the SEC on Form 12b-25 if it cannot file all or any required portion of Form 10-Q within the prescribed time period. Form 12b-25 is intended to serve as a disclosure mechanism and is broadly available via the SEC's EDGAR system. Thus, disclosure is available to the public regarding the reasons that a periodic report or portion thereof has not been filed on time.

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<sup>12</sup> As discussed in section 7, in this circumstance, the issuer may be able to use the scaled disclosure provisions applicable to an SRC in these quarterly reports.

The SEC will not grant extensions beyond the prescribed due date. However, the SEC will deem a registrant's Form 10-Q to have been filed timely, even if it was filed up to five calendar days late, provided it has complied with all the requirements and conditions of Rule 12b-25. The five-day relief period is available to all companies, regardless of their filing status. A specific relief provision of Rule 12b-25 provides that the SEC will deem a late Form 10-Q to have been filed timely if all of the following conditions are met:

- ▶ A properly filed notification on Form 12b-25 discloses that filing timely would have caused unreasonable effort or expense, and the registrant undertakes that the Form 10-Q, or the delinquent portion thereof, will be filed no later than the fifth calendar day following the original due date.
- ▶ The registrant attaches, when applicable, a statement from any person other than the registrant (e.g., actuary, engineer, independent auditor) whose inability to furnish a required opinion, report or certification was the reason that the Form 10-Q could not be filed on time.
- ▶ The Form 10-Q, or the delinquent portion thereof, is filed within the five-day extension period from the original due date.

A company would not be eligible to file a new registration statement on Form S-3 until the report is filed within the relief period. However, the company can continue to use an already effective Form S-3 to make offers and sales during the extension period if certain conditions are met.

In addition to the requirements for the relief provision described above, the instructions for Form 12b-25 are summarized as follows:

- ▶ The form must be filed no later than one business day after the due date of the periodic report in question.
- ▶ The registrant must explain "in reasonable detail" why it cannot file the report within the time required.<sup>13</sup>
- ▶ If the form is being filed for a portion of a report and the balance of the report was filed by the original due date, the registrant must disclose the portion(s) omitted. When the registrant amends the report to include the information previously omitted, the registrant must state in the upper right corner of the amendment: "The following items were the subject of a Form 12b-25 and are included herein." Then it must list the item numbers.

Like other Exchange Act filings, Form 12b-25 is subject to Exchange Act Rule 12b-20. That is, in addition to the required information, the report must contain any additional material information necessary under the circumstances to make the required information not misleading (e.g., disclosure of any internal control issues that led to the inability to file on time).

See section 8 of our publication, *SEC annual reports – Form 10-K*, for additional discussion of the SEC rules for late filing, Form 12b-25 and the involvement of independent auditors in the notification process.

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<sup>13</sup> The SEC staff has expressed concerns with the quality of explanations provided. It often finds the explanations provided by registrants to be boilerplate.

## 2.1.3

### Required review by independent auditors

Rules 8-03 and 10-01(d) of Regulation S-X require that a company's interim financial statements be reviewed by its independent auditors in accordance with PCAOB AS 4105, *Reviews of Interim Financial Information* (PCAOB AS 4105), before it files its Form 10-Q with the SEC (see section 6 of this publication for further information on the nature of interim reviews by independent auditors). A Form 10-Q filed with the SEC prior to completion of a PCAOB AS 4105 review is considered to be substantially deficient and not timely filed. Even though a registrant is not required to state in its filing that the timely interim review was performed, there is an implicit assertion by filing the Form 10-Q that the registrant has met the filing requirements, including those for a timely review.

## 2.2

### Electronic filing using EDGAR

The entire Form 10-Q, including any financial statements, exhibits or other documents required as a part of the Form, must be either filed or furnished electronically using the SEC's EDGAR system. The rules for electronic filings on the EDGAR system are included in Regulation S-T and the EDGAR Filer Manual (see section 2 of our publication, *SEC annual reports – Form 10-K*, for additional information about EDGAR filings). There is no filing fee for Form 10-Q.

Under General Instruction G to Form 10-Q, at least one complete copy of Form 10-Q must be filed with each exchange on which the issuer has registered any class of securities.

## 2.2.1

### XBRL

The SEC requires filers to use extensible Business Reporting Language (XBRL) tags for all primary financial statements, notes and financial statement schedules filed with the SEC.

Registrants are also required to tag in Inline XBRL a specific group of data points that appears on the cover page of the filing. Cover pages are to be tagged in Inline XBRL in accordance with the EDGAR Filer Manual.

The tagged Inline XBRL financial statements are due at the same time as the related EDGAR filing. A registrant cannot rely on Exchange Act Rule 12b-25 solely for the purpose of extending the due date of its tagged XBRL financial statements. If a company experiences unanticipated technical difficulties that prevent it from preparing and submitting its XBRL-tagged financial statements in a timely manner, an extension for up to six business days is available under the temporary hardship exemption provided by Rule 201(c) of Regulation S-T.

The Inline XBRL tags expose companies to the same liability for inaccuracies as the traditionally formatted financial statements. See section 2.3 of our publication, *SEC annual reports – Form 10-K*, for additional discussion of the SEC rules and transitional provisions for Inline XBRL reporting.

## 2.3

### Signatures

Form 10-Q must be signed on the registrant's behalf by a duly authorized officer of the registrant (e.g., the principal executive officer) and by either the principal financial officer or the chief accounting officer of the registrant. However, if the principal financial officer or chief accounting officer is the officer duly authorized to sign on behalf of the registrant, one signature is acceptable provided that the registrant clearly indicates the dual responsibilities.

Although the principal executive officer is not required to sign Form 10-Q, the principal executive officer must sign the Section 906 and Section 302 management certifications that are included as exhibits to Form 10-Q. The principal executive officer may sign the Form 10-Q in that capacity or as the duly authorized officer if that responsibility is clearly indicated. Unlike Form 10-K, Form 10-Q does not require the signatures of any members of the board of directors or persons performing similar functions.

Rule 302 of Regulation S-T requires the signature in an EDGAR filing to be in typed form rather than manual. However, Rule 302 mandates the retention of a manually or electronically (as discussed below) signed signature page for a period of five years. In addition, signature authorization must be executed before or at the time of the electronic filing and such documentation must be made available to the SEC staff on request.

#### *Electronic Signatures under Rule 302 of Regulation S-T*

Rule 302(b) of Regulation S-T<sup>14</sup> permits a signatory to an electronic filing on EDGAR who follows certain procedures to sign an authentication document through an electronic signature that meets certain requirements specified in the EDGAR Filer Manual. Signatories have the option of signing an authentication document either manually or electronically; however, the signing process for an electronic signature is required to meet certain conditions that are consistent with the evidentiary purposes of the authentication document.

When a signatory signs an authentication document using an electronic signature, the signing process for the electronic signature must, at a minimum:

- ▶ Require the signatory to present a physical, logical (e.g., use of password) or digital credential that authenticates the signatory's identity
- ▶ Reasonably provide for non-repudiation of the signature
- ▶ Provide that the signature be attached, affixed or otherwise logically associated with the signature page or document being signed
- ▶ Include a time stamp to record the date and time of the signature

Companies should consult with their securities counsel about when and whether it is appropriate to avail themselves of the electronic signature authentication in their SEC filings on Form 10-Q or in other filings.

## 2.4

### Section 906 management certifications

Section 906 of the Sarbanes-Oxley Act (Section 1350 of Chapter 63 of Title 18 of the United States Code) requires certification by the CEO and the CFO, or their equivalent,<sup>15</sup> to "accompany" each periodic report that includes financial statements. The contents of this certification are specified in Section 906(a) of the Sarbanes-Oxley Act, *Certifications of Periodic Financial Reports*, not in an SEC rule. Section 906 specifies that the certification must state that the periodic report "fully complies" with the requirements of Exchange Act Sections 13(a) and 15(d) and that "information contained in the periodic report fairly presents, in all material respects, the financial condition and results of operations of the issuer." The Section 906 certification can be a single certification signed by both the company's CEO and CFO. Section 906 provides for criminal penalties for an officer, who provides the certification "knowing" it to be untrue, of up to a \$1 million fine and/or imprisonment of 10 years (with harsher penalties for "willful" violations). The Section 906 certification requirement applies to all registrants, except for asset-backed security issuers and FPIs that furnish interim financial information on Form 6-K.

The Section 906 certification is required to be "furnished" (versus filed) as Exhibit 32 to annual reports on Form 10-K and quarterly reports on Form 10-Q. As "furnished" information, the Section 906 certification is not subject to the civil liability provisions of Section 18 of the Exchange Act and would not be incorporated by reference into Securities Act registration statements unless the issuer expressly specifies otherwise.

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<sup>14</sup> See SEC release [33-10889](#) *Electronic Signatures in Regulation S-T Rule 302*

<sup>15</sup> The SEC certification rules refer to "each principal executive officer" and "each principal financial officer," which will be referred to as CEO and CFO for purposes of the discussion of certifications in this publication.

For signed documents filed electronically, SEC rules require issuers to retain the manually signed original of each Section 906 management certification for five years. In addition, the SEC has stated that an individual required to sign the Section 906 certification "may not have the certification signed on his or her behalf pursuant to a power of attorney or other form of confirming authority." Refer to Rule 302(b) of Regulation S-T described in section 2.3 above permitting the option to authenticate signatures in SEC filings electronically.

## 2.5

### Content of the report

Instructions to Form 10-Q, Regulations 12B, 13A and 15D under the Exchange Act, and Regulations S-K and S-X provide the Form 10-Q requirements. The form itself, which is divided into two parts, is merely a guide and, except for the cover page, should not be used as a blank form to be filled in. Part I of the report should include all required item numbers and captions (e.g., Item 1 – Financial Statements). For any Part II item that is not applicable, the report should either (1) include the item with a response of "no," "none" or "not applicable" or (2) omit the item. Information required by any item that has been "previously reported" (as defined in Rule 12b-2 of the Exchange Act) by the registrant need not be repeated. Similarly, a separate response to an item in Part II need not be presented when the information already is disclosed in Part I and the applicable item(s) in Part II incorporate by reference the information.

The following table shows the item number, caption and location of the disclosure instructions (which is noted parenthetically and refers to the items in Regulation S-X and Regulation S-K) for the various items of Form 10-Q.

#### Form 10-Q

Item No.	Disclosure required
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*Part I – Financial Information*

- Item 1. Financial Statements (Rules 8-03 and 10-01 of Regulation S-X)
- Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations (Item 303 of Regulation S-K)
- Item 3. Quantitative and Qualitative Disclosures About Market Risk (Item 305 of Regulation S-K)
- Item 4. Controls and Procedures (Items 307 and 308(c) of Regulation S-K)

*Part II – Other Information*

- Item 1. Legal Proceedings (Item 103 of Regulation S-K)
- Item 1A. Risk Factors (Form 10-Q Instructions)
- Item 2. Unregistered Sales of Equity Securities and Use of Proceeds (Items 701 and 703 of Regulation S-K)
- Item 3. Defaults Upon Senior Securities (Form 10-Q Instructions)
- Item 4. Mine Safety Disclosures (Form 10-Q Instructions)
- Item 5. Other Information (Items 407(c)(3) and 408(a) of Regulation S-K, Form 10-Q Instructions)
- Item 6. Exhibits (Item 601 of Regulation S-K)

The general instructions stipulate that Items 1, 2 and 3 of Part I of Form 10-Q are not considered to be “filed” for civil liability purposes under Section 18 of the Exchange Act, but other rules (notably the antifraud rules)<sup>16</sup> of the Exchange Act do apply. However, all other Items in Form 10-Q are considered to be “filed” for purposes of liability under Section 18 of the Exchange Act. In addition, if information in Item 1 or 2 of Part I is used to satisfy the requirements in Part II, only the portion of Part I consisting of the information required by Part II will be considered “filed.”

Rule 12b-20 of the Exchange Act requires the registrant to disclose any material information, even if not specifically required, that is necessary to keep the required information from being misleading.

Rule 12b-21 of the Exchange Act states that information required by any of the parts “need be given only insofar as it is known or reasonably available to the registrant.” Therefore, if obtaining the information involves unreasonable effort or expense, or it rests peculiarly within the knowledge of another person not affiliated with the registrant, the information may be omitted. If information is omitted, the registrant must:

- ▶ Give the information on the subject that it does possess or can acquire without unreasonable effort or expense, together with the sources thereof
- ▶ Include a statement either that an unreasonable effort or expense would be involved or indicating the absence of any affiliation with the person within whose knowledge the information rests and stating the result of a request made to such person for the information

The application of Rule 12b-21 depends on the registrant's facts and circumstances, and we have observed that use of this accommodation has been rare.

## 2.6

### Wholly owned subsidiaries

If on the filing date a wholly owned subsidiary that also is a registrant meets the three tests described below, it may limit MD&A in its Form 10-Q to (1) the material changes in the results of operations between the current year-to-date period and the corresponding period of the previous year (e.g., changes in unit sales volume, prices charged and paid, production levels, production cost variances, labor costs and discretionary spending programs), and (2) the material effects on net income of any changes in accounting principles and practices or method of application. The wholly owned subsidiary also may omit the disclosures required by Item 3 of Part I and Items 2 and 3 of Part II. The three tests are:

- ▶ All of the wholly owned registrant's equity securities are owned, either directly or indirectly, by a single parent that is a reporting company that is current in its reporting obligations under the applicable section of the Exchange Act (i.e., Section 13, 14 or 15(d)).
- ▶ During the preceding 36 months and any subsequent period, there has been no material default in the payment of principal, interest, a sinking or purchase fund installment or any other material default not cured within 30 days, for any indebtedness of the wholly owned registrant or its subsidiaries, and there has not been any material default in the payment of rentals under material long-term leases.
- ▶ The cover page of Form 10-Q prominently states that the wholly owned registrant meets the conditions set forth in General Instruction H(1)(a) and (b) of Form 10-Q and is therefore filing the Form 10-Q with the reduced disclosure format.

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<sup>16</sup> Exchange Act Rule 10b-5 states that it is unlawful for any person to make an untrue statement of a material fact or to omit to state a material fact necessary to make the statements made, in light of the circumstances under which they are made, not misleading.

## 2.7

## Incorporation by reference

Some companies prepare and publish quarterly reports to shareholders. The SEC does not require these reports and there are no instructions about the report's form or content. However, in accordance with Accounting Standards Codification (ASC) 270, *Interim Reporting*, the report must include SFI and certain minimum disclosures (see section 5 of this publication). General Instruction D to Form 10-Q provides that the quarterly report to shareholders, or portions of it, may be incorporated by reference in response to all or part of the requirements of Part I of Form 10-Q if the report is made available to shareholders within the period prescribed for filing Form 10-Q, and if a copy of the report is filed as an exhibit to Part I.

General Instruction D also provides that other information may be incorporated by reference in full or in partial response to any item in Part II of Form 10-Q. In addition to the instructions to Form 10-Q, several rules under Regulation 12B contain instructions for incorporation by reference that are applicable to all Exchange Act filings, including Form 10-Q (see section 2 of our publication, *SEC annual reports – Form 10-K*, for additional information about the requirements of Regulation 12B).

When portions of financial statements or other information included in the quarterly report to shareholders are incorporated by reference, registrants should specifically identify the information incorporated. Failure to do so could imply that the entire quarterly report (including the president's letter and other subjective information) is incorporated by reference and could be deemed a "filed document" under the Exchange Act. This could unnecessarily expose the registrant to additional liability.

## 2.8

## Integrated reports

General Instruction E of Form 10-Q permits the quarterly report to shareholders and Form 10-Q to be integrated. However, under the SEC's EDGAR system, only those portions of an integrated report that satisfy the Form 10-Q requirements should be filed electronically. Instead of preparing an integrated report, companies that want to provide the Form 10-Q in the quarterly shareholders' report may do so by presenting the Form 10-Q in a separate section of the report.

## 2.9

## Amendments

Occasionally, the SEC will consider a Form 10-Q deficient because a registrant has omitted material information or because it has not prepared the financial statements in accordance with US GAAP or Regulation S-X. In such cases, an amendment should be filed with the SEC using the designation Form 10-Q/A. The amendment must include the complete text of the particular item being amended as required by Exchange Act Rule 12b-15.

A registrant that misses filing one or more interim period reports with the SEC or has to restate multiple historical periods may decide to file a comprehensive annual report on Form 10-K that includes the material information that would have otherwise been required in each delinquent filing (annual and quarterly reports). However, such an approach would not preclude an enforcement action by the SEC, and the registrant would not be eligible to use Form S-3 until it makes timely filings for the requisite period (see section 2 of our publication, *SEC annual reports – Form 10-K*, for additional guidance on filing amendments to Exchange Act reports). Amendments should be filed only after review by legal counsel and the independent auditors.

Amendments must be signed on behalf of the registrant by a duly authorized representative of the registrant (see Signatures section above for further discussion). In addition, the registrant's CEO and CFO, or their equivalent, must provide new management certifications. The CEO and CFO must furnish, as Exhibit 32, the complete Section 906 certification. However, the CEO and CFO may instead file, as Exhibit 31, a modified Section 302 certification to comply with Section 13(a) or 15(d) of the Exchange Act. The SEC staff's C&DIs of the Exchange Act Rules provide guidance on modifications to Section 302 certifications when a periodic report is amended. Paragraph 3 of the certification may be omitted if there are no financial statements or other financial information in the amendment. If the amendment does not contain

or amend disclosures required by Item 307 or 308(c) of Regulation S-K and such disclosures are not required given the nature of the amendment, the registrant may omit paragraphs 4 and 5. Paragraphs 1 and 2 may not be omitted under any circumstances (see section 3 of this publication for further information about the Section 302 certification).<sup>17</sup>

**Illustration 2-2: Modified Section 302 certification in amendment**

Exhibit 31.1

Certification

I, [identify the certifying individual], certify that:

1. I have reviewed this quarterly report on Form 10-Q/A of [identify registrant]; and
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report.

Date:

[Signature]

[Title]

*Note:* Paragraph 3 of the certification should be added if there are financial statements or other financial information in the amendment. Paragraphs 4 and 5 should be added if the amendment contains or amends disclosures required by Item 307 or 308(c) of Regulation S-K and such disclosures are required given the nature of the amendment.

## 2.10

### Forward-looking information

The Private Securities Litigation Reform Act of 1995 (Litigation Reform Act) amended the federal securities laws to add a “safe harbor” provision that protects public companies from liability in private litigation for forward-looking statements (e.g., estimates, projections) made by them and by others on their behalf. This protection is provided when a company includes appropriate cautionary language when making a forward-looking statement. The Litigation Reform Act’s safe harbor (Section 27A of the Securities Act and Section 21E of the Exchange Act) is intended to promote disclosures about a company’s future prospects by reducing the threat of abusive litigation when those predictions fail to materialize. To qualify for protection under the statutory safe harbor, forward-looking statements must be (1) identified as forward-looking statements and (2) “accompanied by meaningful cautionary language identifying important factors that could cause actual results to differ materially from those in the forward-looking statement.”

## 2.11

### Non-GAAP financial measures

When a company presents a non-GAAP financial measure in a Form 10-Q, it must comply with Item 10(e) of Regulation S-K, Item 100(b) of Regulation G and the SEC staff’s C&DI regarding non-GAAP financial measures. For information regarding the definition of a non-GAAP financial measure, conditions for presentation and interpretive guidance, see Technical Line, [Navigating the requirements for non-GAAP financial measures](#), and section 2 of our publication, *SEC annual reports – Form 10-K*.

<sup>17</sup> See Exchange Act Rules, C&DI 161.01 at <https://www.sec.gov/about/exchange-act-rules>.

The SEC staff has continued to monitor the disclosure of non-GAAP measures in registrants' periodic filings and earning releases. Our SEC Reporting Update, *Highlights of trends in 2024 SEC comment letters*, discuss the SEC staff's main areas of focus and the challenges companies are encountering with their non-GAAP disclosures.

## 2.12

### Key performance indicators and other metrics

Companies should identify key performance indicators (KPIs), whether financial or nonfinancial, that management uses to manage the business and that would be material to investors. Examples of such metrics include total customers, average revenue per user, active customers, number of memberships, same-store sales and number of data breaches. Metrics also can relate to external or macroeconomic matters (e.g., interest rates, economic growth rates, their anticipated trends), involve a combination of internal and external information or address environmental matters.

Item 303(a) of Regulation S-K requires disclosure of information not specifically referenced in the item that the registrant believes is necessary to understand its financial condition, changes in financial condition and results of operations. The item also requires discussion and analysis of other statistical data that in the registrant's judgment enhances a reader's understanding of MD&A.

The Commission has issued guidance<sup>18</sup> advising registrants to provide additional disclosures about KPIs and other metrics in MD&A. KPIs and certain other metrics that companies commonly disclose are not subject to guidance for non-GAAP financial measures. However, as discussed below, the disclosures required for KPIs are broadly similar to certain disclosures required for non-GAAP measures.

When disclosing metrics in MD&A, a registrant should consider whether (1) they are GAAP measures and whether the GAAP disclosure framework applies or (2) they are non-GAAP measures and Item 10(e) of Regulation S-K and Item 100(b) of Regulation G apply. If the metrics are not subject to either framework, the registrant should consider what additional information is needed to provide adequate context to help an investor understand them. The SEC generally expects, based on the facts and circumstances, the following disclosures about each KPI:

- A clear definition of the metric and a description of how it is calculated
- A statement indicating the reasons why the metric provides useful information to investors
- A statement indicating how management uses the metric in managing or monitoring the performance of the business

If there are estimates or assumptions underlying the metric or its calculation, a company should evaluate whether disclosure of such items is necessary for the disclosure of the metric not to be misleading.

If a company changes the method it uses to calculate or present the metric from one period to another, it should consider the need to disclose, if material:

- The differences in how the metric is calculated or presented
- The reasons for such changes
- The effects of any such changes on the amounts or other information being disclosed and on amounts or other information previously reported
- Other differences in methodology and results that would reasonably be expected to be relevant to understanding the company's performance or prospects

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<sup>18</sup> Refer to release [33-10751](#) *Commission Guidance on Management's Discussion and Analysis of Financial Condition and Results of Operations* for further information.

Depending on the significance of the changes in the methodology and results, a company should consider whether it is necessary to recast previously reported metrics to conform to the current presentation to achieve comparability and avoid misunderstandings. For more information, refer to our *To the Point* publication, **SEC issues guidance on disclosures about key performance indicators and other metrics in MD&A.**

2.13

### Transition report – change in fiscal year

Form 10-Q also may be used for transition reports when a registrant changes its fiscal year end or a successor issuer has a different fiscal year end than its predecessor. Rules 13a-10 and 15d-10 of the Exchange Act provide the SEC's reporting and filing requirements in these circumstances. Section 2 of our publication, *SEC annual reports – Form 10-K*, addresses the reporting requirements for a change in fiscal year.

2.14

### Insider trading arrangements and policies

Item 5 of Part II of Form 10-Q requires the disclosure of information pursuant to Item 408(a) of Regulation S-K, which requires registrants to disclose whether, during their last fiscal quarter, any officer or director adopted, modified or terminated a trading plan.<sup>19</sup>

A registrant must identify whether the trading plan is intended to satisfy the affirmative defense conditions of Exchange Act Rule 10b5-1 and provide a description of the material terms, including:

- The name and title of the director or officer
- The date on which the director or officer adopted, modified or terminated<sup>20</sup> the trading plan
- The duration of the trading plan
- The aggregate number of securities to be purchased or sold pursuant to the plan

For more details about the proxy statement disclosure requirements for insider trading arrangements and policies, see our publication *Proxy statements – An overview of the requirements and observations about current practice*.

2.15

### Purchases of equity securities by the issuer and affiliated purchasers

Item 2 of Part II of Form-10 Q requires the disclosure of information pursuant to Item 703 of Regulation S-K. Item 703 of Regulation S-K requires disclosure of all repurchases (i.e., both open market and private transactions) of any of the issuer's "equity securities" registered under Section 12 of the Exchange Act, by or on behalf of the issuer or any "affiliated purchaser" (as defined in Exchange Act Rule 10b-18). The information is required to be disclosed for any repurchase made in the quarter covered by the report.

Disclosure of the following information must be provided, aggregated on a monthly basis and in a tabular format, about all issuer repurchases for the quarter covered by the report:

- The total number of shares (or units) purchased (with disclosure, in a brief footnote to the table, of the nature of transactions other than through a publicly announced repurchase plan or program)
- The average price paid per share (or unit)

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<sup>19</sup> Item 408(a) applies to any Rule 10b5-1 trading arrangement or non-Rule 10b5-1 trading arrangement covering securities in which an officer or director has a direct or indirect pecuniary interest that is reportable under Section 16 that the officer or director has made the decision to adopt or terminate.

<sup>20</sup> Disclosure regarding termination of a plan is not required for a plan that ends due to its expiration or completion.

- ▶ The total number of shares (or units) purchased as part of publicly announced repurchase plans or programs (with disclosure in a footnote to the table of the principal terms of each such plan or program)
- ▶ The maximum number (or approximate dollar value) of shares (or units) that may yet be purchased under the plans or programs



### Recent developments

In May 2023, the SEC amended rules regarding share repurchase disclosures. In December 2023, the US Court of Appeals for the Fifth Circuit vacated those rules, which would have required registrants to disclose daily quantitative share repurchase information on a quarterly basis, among other information. In April 2024, the SEC adopted technical amendments to various rules and forms under the Exchange Act to reflect the Court's vacatur of the amended share repurchase disclosure rules. As a result, registrants should continue to follow the repurchase disclosure requirements in Item 703 of Regulation S-K described above.

See section 4 of our publication, *SEC annual reports – Form 10-K*, for further information on the required disclosures for purchases of equity securities by the issuer.

# Part I – Financial information

## 3.1

### Item 1. Financial statements

The financial statements presented in Form 10-Q must be prepared in accordance with Article 10 of Regulation S-X (Rule 8-03 for SRCs, as discussed in section 7 of this publication) and the guidance in ASC 270, *Interim Reporting* (see section 4 of this publication). Article 10 of Regulation S-X requires the interim financial statements to comply with Regulation S-X, except as follows:

- The registrant may provide condensed financial information (see Basis of preparation section below).
- The interim financial statements may be unaudited and may omit separate financial statements, which might otherwise be required by Regulation S-X (see Summarized income statement information, Guarantors and issuers of guaranteed securities, and Affiliates whose securities collateralize the registrant's securities sections below).
- In preparing the footnotes to the interim financial statements, registrants may presume that users of the condensed interim financial information either have read or have access to the most recent annual report (see Additional disclosure requirements section below).
- Registrants may omit schedules otherwise required by Regulation S-X.

The Form 10-Q must include the following interim financial statements, which may be condensed and unaudited:

- **Balance sheets:** Registrants must provide a balance sheet as of the end of the most recent fiscal quarter and as of the end of the preceding fiscal year. The balance sheet as of the end of the preceding fiscal year may be condensed to the same extent as the interim balance sheet. A balance sheet as of the end of the corresponding quarter of the preceding year also should be presented if it is necessary for an understanding of the effect of seasonal fluctuations on the registrant's financial condition.
- **Statements of comprehensive income:** Registrants must provide statements of comprehensive income for the most recent fiscal quarter, the fiscal year-to-date period and the corresponding periods of the preceding fiscal year. The SEC also permits the presentation of statements of comprehensive income for the cumulative 12-month period ended as of the most recent interim period balance sheet date and for the corresponding period of the preceding year. ASC 220, *Income Statement – Reporting Comprehensive Income*, requires companies to present totals for net income and other comprehensive income in either a single continuous statement<sup>21</sup> or two consecutive statements.
- **Statements of cash flows:** Registrants must provide statements of cash flows for the fiscal year-to-date period and for the corresponding period of the preceding fiscal year. The SEC also permits the presentation of statements of cash flows for the cumulative 12-month period ended as of the most recent interim period balance sheet date and for the corresponding preceding period.
- **Disclosure of changes in stockholders' equity:** Registrants are required to include in their interim financial statements a reconciliation of changes in all components of stockholders' equity and noncontrolling interests, either as a separate statement or in the notes to the financial statements, that satisfies the requirements of Rule 3-04 of Regulation S-X for the current and comparative year-to-date periods, with subtotals for each interim period.

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<sup>21</sup> The single continuous presentation of comprehensive income is illustrated in the example provided in section 3.2.3 of this publication.

Registrants engaged in the seasonal production and sale of a single-crop agricultural commodity may present statements of income and cash flows for the 12-month period ended as of the most recent interim period balance sheet date and for the corresponding preceding period in lieu of the year-to-date statements of income and cash flows described above.

## 3.2

### Basis of preparation

The registrant may provide condensed interim financial information in Form 10-Q (i.e., under Article 10 of Regulation S-X). If a registrant follows Article 10, the interim financial statements are typically labeled as “condensed,” that is, major financial statement captions may be combined with others if certain criteria are met. These criteria, which are applied to the most recent interim financial statements, are summarized below. In addition, these criteria are explained in the decision diagram below and illustrated in the example worksheets that follow.

*SAB Topic 6.G, Accounting Series Releases 177 and 286 – Relating to Amendments to Form 10-Q, Regulation S-K, and Regulation S-X Regarding Interim Financial Reporting*, provides additional guidance. If a registrant combined captions in prior interim financial statements (e.g., based on the required thresholds), but now must present such captions separately in the current quarter’s Form 10-Q, the registrant must retroactively reclassify the amounts in the prior-period financial statements to conform to the current-period presentation.<sup>22</sup>

At most, account descriptions in the balance sheets and income statements must include the major, numbered captions in Regulation S-X (i.e., Rules 5-02 and 5-03). The only exception to this provision is inventories, for which registrants must separately disclose raw materials, work in process and finished goods, either on the face of the balance sheet or in a note to the interim financial statements, even if the change from the annual reporting period is not significant. In accordance with SAB Topic 6.G,<sup>23</sup> if a registrant uses the gross profit method or some other method to determine cost of goods sold during the interim period, the separate disclosure of raw materials, work in process and finished goods must be estimated based on management’s knowledge of the registrant’s production cycle and the costs (labor and overhead) associated with this cycle, as well as the relative sales and purchasing volume of the registrant. The SEC staff will not allow registrants to state that it is not practicable to determine the inventory components at an interim period.

Although combining major captions is permitted in condensed interim information filed on Form 10-Q, most registrants use the same captions as in their annual report (plus any new significant captions that have arisen since that time). This avoids the confusion that might result from presenting different captions in Form 10-Q for quarters within the same year and also promotes comparability. Even if registrants elect to use the same captions as in their annual report, registrants still may provide the reduced interim financial statement footnote disclosures.

## 3.2.1

### Balance sheet

If material,<sup>24</sup> registrants must show separately each balance sheet caption prescribed by Regulation S-X (i.e., numbered captions in Rule 5-02 of Regulation S-X) that is 10% or more of total assets, or that has increased or decreased by more than 25% since the preceding fiscal year-end. Otherwise, the caption amount may be combined with other captions in Form 10-Q. However, when applying these rules, the general format of the balance sheet should be retained (e.g., a current asset should not be combined with a noncurrent asset). In practice, some registrants start with their annual balance sheet and identify captions that can be combined with other captions using the thresholds in Article 10.

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<sup>22</sup> SAB Topic 6.G.1a, Question 1

<sup>23</sup> SAB Topic 6.G.2a, Question 2

<sup>24</sup> Notwithstanding the combination criteria, Rule 4-02 of Regulation S-X allows registrants to combine captions that are not material to the interim financial statements.

**Illustration 3-1: Balance sheet**

Under Rule 5-02(19) of Regulation S-X, the balance sheet must separately state, under the major caption of "Accounts and Notes Payable," amounts payable to (1) banks for borrowings, (2) factors or other financial institutions for borrowings, (3) holders of commercial paper, (4) trade creditors, (5) related parties, (6) underwriters, promoters and employees (other than related parties) and (7) others. However, in balance sheets presented in Form 10-Q, an issuer could combine these sub-captions and show only the major caption, "Accounts and Notes Payable." In addition, if "Accounts and Notes Payable" satisfied the combination criteria described above, it could be combined with other major captions.

**3.2.2****Income statement**

If it is material,<sup>25</sup> registrants must show separately each income statement caption prescribed by Regulation S-X (i.e., numbered captions in Rule 5-03 of Regulation S-X) that is 15% or more of average net income for the most recent three fiscal years, or that has increased or decreased by more than 20% compared with the corresponding interim period of the preceding fiscal year.<sup>26</sup> Otherwise, the caption amount may be combined with other captions in Form 10-Q. To calculate average net income, net losses are excluded unless all three years were losses, in which case, the average net loss should be used for the test.

**3.2.3****Statement of comprehensive income**

ASC 220 requires companies to present totals for net income and comprehensive income in either a single continuous statement or two consecutive statements. To avoid a statement with only one line item, companies may want to consider the single continuous statement approach for interim periods. We understand that the SEC staff would not object to companies presenting a single continuous statement in interim periods and two consecutive statements in annual periods.

The following illustrations provide examples of the approaches when there are no noncontrolling interests.

**Illustration 3-2: Single continuous statement interim presentation**

**ABC Company**  
**Condensed Consolidated Statement of Comprehensive Income**  
**Quarters Ended 31 March**

	20X3	20X2
Revenues	\$ 1,037,500	\$ 998,750
Expenses	(626,250)	(587,500)
Gain on sale of securities	68,750	146,250
Income from operations, before tax	480,000	557,500
Income tax expense <sup>27</sup>	(120,000)	(139,375)
Net income	<u>\$ 360,000</u>	<u>\$ 418,125</u>
Earnings per share basic and diluted	\$0.16	\$0.16
Comprehensive income	\$ 323,700	\$ 379,438

<sup>25</sup> Notwithstanding the combination criteria, Rule 4-02 of Regulation S-X allows registrants to combine captions that are not material to the interim financial statements.

<sup>26</sup> Banks and bank holding companies must show separately investment gains and losses, regardless of materiality.

<sup>27</sup> Income tax expense is calculated using a 25% total tax rate in all examples in this publication.

<b>Illustration 3-3: Two consecutive statements interim presentation</b>		
<b>ABC Company</b> <b>Condensed Consolidated Statement of Income</b> <b>Quarters Ended 31 March</b>		
	<b>20X3</b>	<b>20X2</b>
Revenues	\$ 1,037,500	\$ 998,750
Expenses	(626,250)	(587,500)
Gain on sale of securities	68,750	146,250
Income from operations, before tax	480,000	557,500
Income tax expense <sup>28</sup>	(120,000)	(139,375)
Net income	360,000	418,125
Earnings per share basic and diluted	\$0.16	\$0.16
<b>ABC Company</b> <b>Condensed Consolidated Statement of Comprehensive Income</b> <b>Quarters Ended 31 March</b>		
	<b>20X3</b>	<b>20X2</b>
Comprehensive income	\$ 323,700	\$ 379,438

### 3.2.4

#### Statement of cash flows

The statements of cash flows may be abbreviated starting with a single figure of net cash flows from operating activities. Registrants must show separately each investing and financing cash flow caption that exceeds 10% of the average of net cash flows from operating activities for the most recent three fiscal years. Otherwise, the caption amount may be combined with other captions in Form 10-Q. To calculate the average net cash flows from operating activities, negative net operating cash flows are excluded unless all three years were negative, in which case, the average negative operating cash flows should be used for the test.<sup>29</sup>

### 3.2.5

#### Disclosure of changes in stockholders' equity

The reconciliation of changes in stockholders' equity should reconcile the beginning balance to the ending balance of each caption in stockholders' equity for each period for which a statement of comprehensive income is required to be filed. It should also comply with the content requirements of Rule 3-04 of Regulation S-X. As a result, registrants have to provide the reconciliation for both the year-to-date and quarterly periods as well as comparable periods in Form 10-Q.

<sup>28</sup> Income tax expense is calculated using a 25% total tax rate in all examples in this publication.

<sup>29</sup> SAB Topic 6.G.2a, Question 3

The rule does not prescribe the format of the presentation as long as the appropriate periods are provided, and the disclosure is presented in the form of a reconciliation either as a separate statement or in the notes. Examples of presentations that would be acceptable include:

- A single statement that reconciles the components and total of shareholders' equity from the prior year end to the balances at the end of the first quarter and continues the reconciliation to the balances at the end of each succeeding quarter with comparative reconciliations for the prior-year periods
- One statement that reconciles those components and the total for both the year-to-date period and comparable prior-year period and a second statement that reconciles the beginning and ending balances for both the latest quarterly period and the comparable prior-year quarterly period

**Illustration 3-4: Single continuous statement interim presentation**

<b>ABC Company</b> <b>Reconciliation of Stockholders' Equity</b>						
	<b>Common stock</b>				Accumulated other comprehensive income	
	Shares outstanding	Common stock	Additional paid-in capital	Retained earnings		
Balances, 1 January 20X3	115	\$ 10	\$ 515	\$ 1,070	\$ 26	\$ 1,621
Net income				40		40
Foreign currency translation adjustment					2	2
Stock-based compensation	5	—	5	—	—	5
Balances, 31 March 20X3	120	10	520	1,110	28	1,668
Net income				70		70
Foreign currency translation adjustment					(7)	(7)
Stock-based compensation	5	—	5	—	—	5
Balances, 30 June 20X3	125	10	525	1,180	21	1,736
Net loss				(10)		(10)
Foreign currency translation adjustment					3	3
Stock-based compensation	5	—	5	—	—	5
Balances, 30 September 20X3	<u>130</u>	<u>\$ 10</u>	<u>\$ 530</u>	<u>\$ 1,170</u>	<u>\$ 24</u>	<u>\$ 1,734</u>

	Common stock				Accumulated other comprehensive income			Total
	Shares outstanding	Common stock	Additional paid-in capital	Retained earnings				
Balances, 1 January 20X2	100	\$ 10	\$ 500	\$ 1,000	\$ 20			\$ 1,530
Net income				25				25
Foreign currency translation adjustment						2		2
Stock-based compensation	5		5					5
Balances, 31 March 20X2	105	10	505	1,025	22			1,562
Net loss				(5)				(5)
Foreign currency translation adjustment						2		2
Stock-based compensation	5		5					5
Balances, 30 June 20X2	110	10	510	1,020	24			1,564
Net income				30				30
Foreign currency translation adjustment						(5)		(5)
Stock-based compensation	5		5					5
Balances, 30 September 20X2	115	\$ 10	\$ 515	\$ 1,050	\$ 19			\$ 1,594

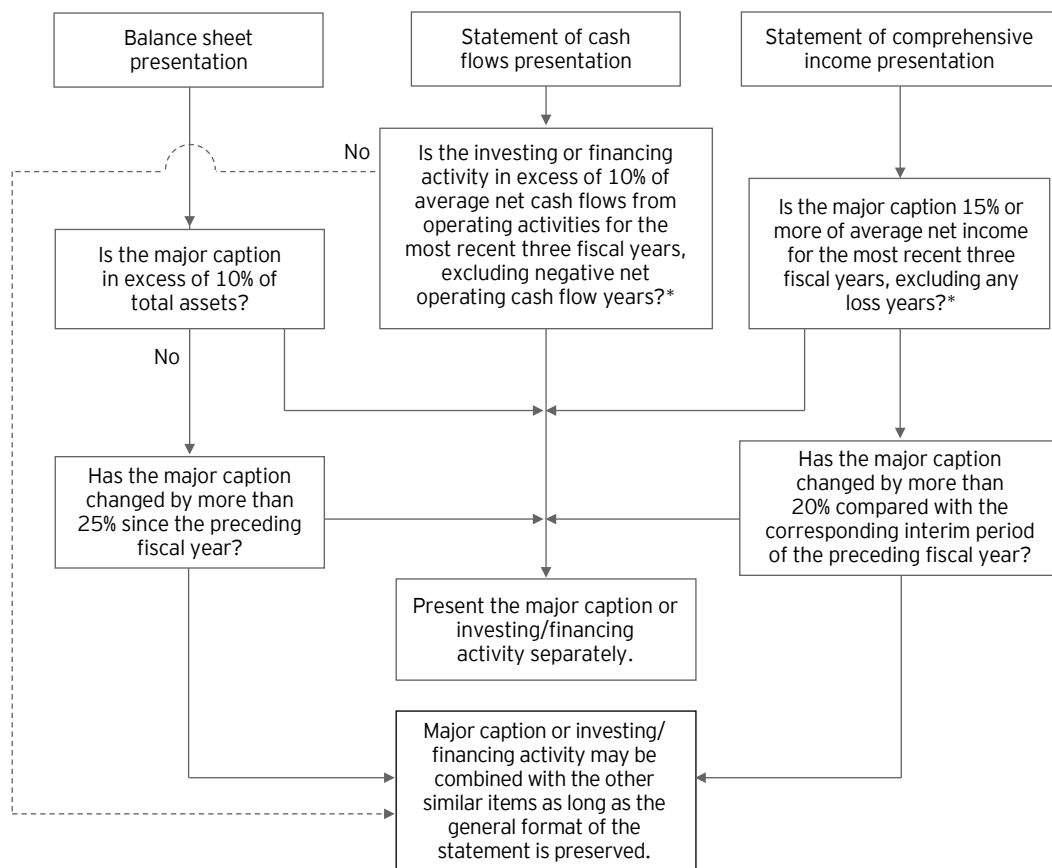
### Illustration 3-5: Two-statement interim presentation

	ABC Company Reconciliation of Stockholders' Equity						
	Common stock				Accumulated other comprehensive income		Total
	Shares outstanding	Common stock	Additional paid-in capital	Retained earnings			
Balances, 1 January 20X3	115	\$ 10	\$ 515	\$ 1,070	\$ 26		\$ 1,621
Net income				100			100
Foreign currency translation adjustment						(2)	(2)
Stock-based compensation	15		15				15
Balances, 30 September 20X3	130	\$ 10	\$ 530	\$ 1,170	\$ 24		\$ 1,734

Common stock						
	Shares outstanding	Common stock	Additional paid-in capital	Retained earnings	Accumulated other comprehensive income	Total
Balances, 1 July 20X3	125	\$ 10	\$ 525	\$ 1,180	\$ 21	\$ 1,736
Net income				(10)		(10)
Foreign currency translation adjustment					3	3
Stock-based compensation	5	—	5	—	—	5
Balances, 30 September 20X3	<u>130</u>	<u>\$ 10</u>	<u>\$ 530</u>	<u>\$ 1,170</u>	<u>\$ 24</u>	<u>\$ 1,734</u>
Common stock						
	Shares outstanding	Common stock	Additional paid-in capital	Retained earnings	Accumulated other comprehensive income	Total
Balances, 1 January 20X2	100	\$ 10	\$ 500	\$ 1,000	\$ 20	\$ 1,530
Net income				50		50
Foreign currency translation adjustment					(1)	(1)
Stock-based compensation	15	—	15	—	—	15
Balances, 30 September 20X2	<u>115</u>	<u>\$ 10</u>	<u>\$ 515</u>	<u>\$ 1,050</u>	<u>\$ 19</u>	<u>\$ 1,594</u>
Common stock						
	Shares outstanding	Common stock	Additional paid-in capital	Retained earnings	Accumulated other comprehensive income	Total
Balances, 1 July 20X2	110	\$ 10	\$ 510	\$ 1,020	\$ 24	\$ 1,564
Net income				30		30
Foreign currency translation adjustment					(5)	(5)
Stock-based compensation	5	—	5	—	—	5
Balances, 30 September 20X2	<u>115</u>	<u>\$ 10</u>	<u>\$ 515</u>	<u>\$ 1,050</u>	<u>\$ 19</u>	<u>\$ 1,594</u>

### 3.2.6 Decision diagram for condensing interim financial statements

The following is a decision diagram of the process to be followed for presentation of condensed balance sheets, statements of comprehensive income and statements of cash flows in Form 10-Q:



\* If a company had negative operating cash flows or losses in all three fiscal years, the average negative operating cash flows or average loss should be used.

### 3.2.7 Worksheets for condensing financial statements

The following worksheets (i.e., balance sheet, statement of comprehensive income and statement of cash flows) provide an illustration of the criteria for preparing condensed interim financial information for the Form 10-Q in accordance with Article 10 of Regulation S-X. However, the worksheets are not meant to form a comprehensive example. Rather, the worksheets individually illustrate application of the criteria for preparing condensed interim financial information. In addition, the worksheets illustrate the major balance sheet and statement of comprehensive income captions as prescribed in Rules 5-02 and 5-03 of Regulation S-X, respectively. While we have not provided all of the disclosures on the face of the balance sheet or statement of comprehensive income below as prescribed by Rules 5-02 and 5-03, we have provided a footnote to the respective caption highlighting the additional disclosure that should be made in the financial statements when applicable.

The following assumptions were made:

- Net income for the years ended 31 December 20X0, 20X1 and 20X2, was \$26,000, \$1,000 and \$12,000, respectively. Therefore, average net income for the three years ended 31 December 20X2 is \$13,000 ( $[\$26,000 + \$1,000 + \$12,000]/3$ ) and 15% of average net income is \$1,950

(\$13,000 x 15%). For purposes of this example, income statements for the six months ended 30 June 20X3 and 20X2 have not been presented. However, the same amounts would be used to determine the condensed income statements for these periods.

- Net cash outflows from operating activities for the years ended 31 December 20X0, 20X1 and 20X2, were (\$20,000), (\$7,000) and (\$12,000), respectively. Therefore, average net cash outflows for the three years ended 31 December 20X2 are \$13,000 [(\$20,000) + (\$7,000) + (\$12,000)]/3 and 10% of average net cash outflows is \$1,300 (\$13,000 x 10%).

#### Worksheets identifying caption combinations for condensed financial statements

ABC, Inc.

#### Balance sheets

	In accordance with			
	Regulation S-X		Article 10 condensing instructions	
	30 June 20X3	31 December 20X2	30 June 20X3	31 December 20X2
	(In thousands)			
<b>Assets</b>				
1. Cash and cash items	\$ 7,500	\$ 5,000	\$ 7,500	\$ 5,000 (D) (5)
2. Marketable securities	24,000	18,500	24,000	18,500 (A) (1)
3. Accounts and notes receivable			30,000	32,000 (A) (2)
3.1 Trade accounts receivable	20,000	22,000		
3.2 Receivable from related party	5,000	4,000		
3.3 Receivable from underwriters	3,000	3,500		
3.4 Other receivables	2,000	2,500		
	30,000	32,000		
4. Allowances for doubtful accounts and notes receivable	(1,000)	(1,000)	(1,000)	(1,000)(E)
	29,000	31,000	29,000	31,000
5. Unearned income	4,000	6,000	4,000	6,000 (D)
6. Inventories				(3)
6.1 Finished products	17,000	14,000	17,000	14,000 (B)
6.2 Work in process	35,000	28,500	35,000	28,500 (B)
6.3 Raw materials	7,000	6,500	7,000	6,500 (B)
	59,000	49,000	59,000	49,000 (A)
7. Prepaid expenses	500	500		
8. Other current assets	1,000	1,000		(4)
Other			1,500	1,500 (C)
9. Total current assets	125,000	111,000	125,000	111,000 (A)
10. Securities of related parties	4,000	7,000	4,000	7,000 (D)
11. Indebtedness of related parties-not current	6,000	5,500		
12. Other investments	8,000	7,500		
13. Property, plant, and equipment	86,500	70,000	86,500	70,000 (A)
14. Accumulated depreciation	(30,500)	(27,500)	(30,500)	(27,500)(A)
	56,000	42,500	56,000	42,500
15. Intangible assets	15,000	15,000	15,000	15,000 (E) (6)
16. Accumulated amortization	(10,000)	(5,000)	(10,000)	(5,000)(D)
	5,000	10,000	5,000	10,000
17. Other assets	2,000	1,500		
Other			16,000	14,500 (C) (6)
18. Total assets	\$206,000	\$185,000	\$206,000	\$185,000 (A)

	In accordance with Regulation S-X		In accordance with Article 10 condensing instructions	
	30 June 20X3	31 December 20X2	30 June 20X3	31 December 20X2
	(In thousands)			
<b>Liabilities and shareholders' equity</b>				
19. Accounts and notes payable			\$ 33,000	\$ 34,500 (A)
19.1 Notes payable to bank	\$ 3,000	\$ 4,000		
19.2 Factors or other financial institutions for borrowings	2,000	1,500		
19.3 Commercial paper	3,000	3,000		
19.4 Trade accounts payable	15,000	16,000		
19.5 Payable to related party	6,000	5,000		
19.6 Payable to underwriters	3,000	2,000		
19.7 Other payables	1,000	3,000		
20. Other current liabilities	<u>15,000</u>	<u>15,000</u>	<u>15,000</u>	<u>15,000</u> (E) (4)
21. Total current liabilities	48,000	49,500	48,000	49,500 (A)
22. Bonds, mortgages and other long-term debt	22,000	7,000	22,000	7,000 (A) (7)
23. Indebtedness to related parties- noncurrent	10,000	14,000	10,000	14,000 (D)
24. Other liabilities	5,000	5,500	5,000	5,500 (E) (6)
25. Commitments and contingent liabilities				
26. Deferred credits			23,000	22,000 (A)
26.1 Deferred income taxes	13,000	12,000		
26.2 Deferred tax credits	2,000	1,500		
26.3 Material items of deferred income	<u>8,000</u>	<u>8,500</u>		
	<u>23,000</u>	<u>22,000</u>		
Total liabilities	<u>108,000</u>	<u>98,000</u>	<u>108,000</u>	<u>98,000</u>
27. Redeemable preferred stocks*	25,000	24,000	25,000	24,000 (A) (8)
ABC Inc.'s shareholders' equity				(9)
28. Nonredeemable preferred stocks	1,000	1,000	1,000	1,000 (E)
29. Common stock	3,000	2,900	3,000	2,900 (E)
30. Other shareholders' equity			52,000	43,000 (A)
30.1 Additional paid-in capital	15,000	14,000		
30.2 Other additional capital				
30.3 Retained earnings	<u>37,000</u>	<u>29,000</u>		
	56,000	46,900		
Accumulated other comprehensive loss	(4,000)	(3,900)	(4,000)	(3,900)(E)(10)
Total ABC Inc.'s shareholders' equity	52,000	43,000	52,000	43,000
31. Noncontrolling interest	<u>21,000</u>	<u>20,000</u>	<u>21,000</u>	<u>20,000</u> (A)
Total equity	<u>98,000</u>	<u>87,000</u>	<u>98,000</u>	<u>87,000</u>
32. Total liabilities and equity	<u>\$206,000</u>	<u>\$185,000</u>	<u>\$206,000</u>	<u>\$185,000</u> (A)

\* Shares are conditionally redeemable and are not subject to the liability classification requirements of ASC 480

## Worksheets identifying caption combinations for condensed financial statements – continued

ABC, Inc.

Statements of comprehensive income<sup>30</sup>

	In accordance with Regulation S-X	Three months ended 30 June 20X3	In accordance with Article 10 condensing instructions	Three months ended 30 June 20X3	20X2
(In thousands, except per share amounts)					
1. Net sales and gross revenues				\$ 79,940	\$ 70,850 (A)
1.1 Net sales of tangible products	\$ 78,000	\$ 70,850			
1.2 Operating revenue of public utilities or others					
1.3 Income from rentals					
1.4 Revenues from services					
1.5 Other revenues	1,940	–			
	79,940	70,850			
2. Costs and expenses applicable to sales and revenue				61,800	53,200 (A)
2.1 Cost of tangible goods sold	60,800	53,200			
2.2 Operating expenses of public utilities or others					
2.3 Expenses applicable to rental income					
2.4 Cost of services					
2.5 Expenses applicable to other revenues	1,000	–			
	61,800	53,200			
3. Other operating costs and expenses	1,000	1,200		1,000	1,200 (H)(11)
4. Selling, general, and administrative expenses	9,940	11,000		9,940	11,000 (A)
5. Provision for doubtful accounts and notes	1,500	1,450			
6. Other general expenses	500	475			
Other				2,000	1,925 (F)
7. Nonoperating income					
7.1 Dividends	300	450			
7.2 Interest on securities	650	700			
7.3 Profits on securities (net of losses)	–	–			
7.4 Miscellaneous other income	50	50			(12)
	1,000	1,200			
8. Interest and amortization of debt discount	1,200	800		1,200	800 (G)
9. Nonoperating expenses					
9.1 Losses on securities (net of profits)	525	450			
9.2 Miscellaneous income deductions	75	50			(12)
Nonoperating income, net	600	500			
10. Income before income tax expense, and Captions 12 and 14 (as applicable)	4,400	3,425		4,400	3,425 (A)
11. Income tax expense	(1,100)	(900)		(1,100)	(900)(H)
12. Equity in earnings of investees	600	650		600	650 (H)(13)
13. Income from continuing operations	3,900	3,175		3,900	3,175 (A)
14. Discontinued operations	800	775		800	775 (H)
15. Consolidated net income	4,700	3,950		4,700	3,950 (A)

<sup>30</sup> For purposes of this example, the statements of comprehensive income for the six months ended 30 June 20X3 and 20X2 have not been presented.

	In accordance with Regulation S-X		In accordance with Article 10 condensing instructions	
	Three months ended 30 June		Three months ended 30 June	
	20X3	20X2	20X3	20X2
	(In thousands, except per share amounts)			
16. Net income attributable to noncontrolling interest	(200)	(100)	(200)	(100)(G)
17. Net income attributable to ABC Inc. common shareholders	\$ 4,500	\$ 3,850	\$ 4,500	\$ 3,850
18. Earnings per share				
Basic earnings (loss) per share:				
Income from continuing operations attributable to ABC Inc. common shareholders	\$ 3.70	\$ 3.07	\$ 3.70	\$ 3.07
Discontinued operations attributable to ABC Inc. common shareholders	0.80	0.78	0.80	0.78
Net income attributable to ABC, Inc. common shareholders	\$ 4.50	\$ 3.85	\$ 4.50	\$ 3.85
Diluted earnings (loss) per share:				
Income from continuing operations attributable to ABC Inc. common shareholders	\$ 1.90	\$ 1.54	\$ 1.90	\$ 1.54
Discontinued operations attributable to ABC Inc. common shareholders	0.40	0.39	0.40	0.39
Net income attributable to ABC, Inc. common shareholders	\$ 2.20	\$ 1.93	\$ 2.20	\$ 1.93
Weighted average shares used to compute earnings per share:				
Basic	1,000	1,000	1,000	1,000
Diluted	2,000	2,000	2,000	2,000
Other comprehensive income, net of tax <sup>31</sup>				(L)
Foreign currency translation adjustments	50	40		
Unrealized gains on available-for-sale securities				
Unrealized gains arising during the period	40	50		
Less: Reclassification adjustments for gains				
Included in net income	(20)	(20)		
Unrealized gains on available-for-sale securities, net	20	30		
Other comprehensive loss, net of tax	70	70		
Comprehensive income	4,570	3,920	4,570	3,920
Less: Comprehensive income attributable to noncontrolling interest	(195)	(99)	(195)	(99)
Comprehensive income attributable to ABC Inc. common shareholders	4,375	3,821	4,375	3,821

<sup>31</sup> This illustrates the net of tax presentation option. A company also may elect to present amounts before related tax effects. Under either alternative for annual periods, the amount of income tax expense or benefit allocated to each component of other comprehensive income must be either displayed on the face of the financial statements or disclosed in the notes.

## Worksheets identifying caption combinations for condensed financial statements – continued

ABC, Inc.

## Statements of cash flows

	In accordance with Regulation S-X		In accordance with Article 10 condensing instructions	
	Six months ended 30 June		Six months ended 30 June	
	20X3	20X2	20X3	20X2
	(In thousands)			
Cash flows from operating activities				
Net income	\$ 8,000	\$ 5,000		
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation and amortization	3,740	3,200		
Deferred income taxes	500	400		
Loss on write-off of property, plant and equipment	500	–		
Changes in assets and liabilities, net of effects from purchase of Future Corp.	(7,240)	(3,850)		
Cash provided by operating activities	5,500	4,750	\$ 5,500	\$ 4,750 (I)
Cash flows from Investing Activities				
Purchases of property, plant, and equipment	(2,500)	(2,500)	(2,500)	(2,500)(J)
Proceeds from sale of property, plant, and equipment	–	250		
Acquisition of Future Corp. net of cash acquired	(15,000)	–	(15,000)	– (J)
Payment received on non-current note receivable	500	250		
Other			500	500 (K)
Cash used in investing activities	(17,000)	(2,000)	(17,000)	(2,000)
Cash flows from financing activities				
Decrease in short-term borrowings	(1,000)	(850)		
Proceeds from issuance of common stock	1,000	–		
Proceeds from issuance of 10% debentures	15,000	–	15,000	– (J)
Cash dividends paid	(118)	(116)		
Other	(882)	(884)	(1,000)	(1,850) (K)
Cash provided by (used in) financing activities	14,000	(1,850)	14,000	(1,850)
Increase in cash and cash equivalents	2,500	900	2,500	900
Cash and cash equivalents at beginning of period	5,000	2,000	5,000	2,000
Cash and cash equivalents at end of period	\$ 7,500	\$ 2,900	\$ 7,500	\$ 2,900

The following worksheet legend should be used when reviewing the criteria for preparing condensed interim financial information:

- Major caption of Regulation S-X that is more than 10% of total assets at 30 June 20X3 or more than 15% of average net income for the recent three fiscal years and cannot be combined.
- Inventory is the only major caption of Regulation S-X for which further detail is required in the interim financial statements in Form 10-Q. Registrants must state, either on the face of the interim balance sheet or in a note to the interim financial statements, raw materials, work in process and finished goods.

- C. Combination of major captions of Regulation S-X that have been combined because each caption is less than 10% of total assets at 30 June 20X3 and has not increased or decreased by more than 25% since 31 December 20X2.
- D. Major caption of Regulation S-X that is less than 10% of total assets at 30 June 20X3, but cannot be combined because it has increased or decreased more than 25% since 31 December 20X2.
- E. Major caption of Regulation S-X that is less than 10% of total assets at 30 June 20X3, and has not increased or decreased by 25% since 31 December 20X2, but is presented separately to maintain the general format of the balance sheet.
- F. Combination of major captions of Regulation S-X that have been combined because each caption is less than 15% of average net income for the three years ended 31 December 20X2 and has not increased or decreased by more than 20% as compared with the three months ended 30 June 20X2.
- G. Major caption of Regulation S-X that is less than 15% of average net income for the three years ended 31 December 20X2, but cannot be combined because it has increased or decreased by more than 20% as compared with the three months ended 30 June 20X2.
- H. Major caption of Regulation S-X that is less than 15% of average net income for the three years ended 31 December 20X2, and has not increased or decreased by more than 20% compared with the three months ended 30 June 20X2, but is presented separately to maintain the general format of the income statement.
- I. In accordance with Article 10 of Regulation S-X, the statement of cash flows may start with a single figure of net cash flows from operating activities.
- J. Investing or financing activity that cannot be combined because it exceeds 10% of the average net cash outflows from operating activities for the three years ended 31 December 20X2.
- K. Combination of investing or financing activities that have been combined because each investing or financing activity is less than 10% of the average of net cash outflows from operating activities for the three years ended 31 December 20X2.
- L. Although not prescribed by Regulation S-X, ASC 220 requires companies to present totals for net income and other comprehensive income in a single continuous statement or two consecutive statements for interim periods. The worksheet provides an illustration of the condensed single statement approach for interim periods.

The following worksheet legend should be used when reviewing the captions as prescribed in Rules 5-02 and 5-03 of Regulation S-X:

1. For marketable securities other than equity securities, registrants must state, either parenthetically or in a note to the financial statements, the basis for determining the aggregate amount shown in the balance sheet along with the alternatives of the aggregate cost or the aggregate market value at the balance sheet date.
2. If the registrant's notes receivable balance exceeds 10% of the total receivables balance, Captions 3.1 to 3.4 must be provided separately for both accounts receivable and notes receivable, either on the face of the balance sheet or in a note to the financial statements. In addition, if a registrant has receivables from long-term contracts, Rule 5-02 requires registrants to provide additional disclosures, either on the face of the balance sheet or in a note to the annual financial statements (e.g., billed or unbilled amounts representing claims subject to uncertainty concerning their ultimate realization).

3. If the last-in, first-out (LIFO) inventory method is used, registrants must state, either parenthetically or in a note to the financial statements, the excess of replacement cost or current cost over the stated LIFO value.
4. Registrants must state, either on the face of the balance sheet or in a note to the financial statements, any other current asset in excess of 5% of total current assets or any other current liability in excess of 5% of total current liabilities. Other current liability items might include, but are not limited to, accrued payrolls, accrued interest, taxes (as well as the current portion of deferred income taxes) and the current portion of long-term debt.
5. Registrants must separately disclose the cash and cash items that are restricted as to withdrawal or usage (e.g., legally restricted deposits held as compensating balances against short-term borrowing arrangements). The provisions of any restrictions must be described in a note to the financial statements.
6. Registrants must state, either on the face of the balance sheet or in a note to the financial statements, any other asset in excess of 5% of total assets or any other liability in excess of 5% of total liabilities.
7. Registrants must state separately, either on the face of the balance sheet or in a note to the financial statements, the important features and provisions of long-term debt by issue, including (1) the general character of each issue including interest rate, (2) a brief indication of priority, (3) the basis of convertibility, if any, (4) the date of maturity or, if maturing serially, a brief indication of serial maturities and (5) contingencies affecting payment of principal or interest.
8. Registrants must state on the face of the balance sheet the title of each issue, the carrying amount, redemption amount and the number of shares authorized, issued and outstanding. If there is more than one issue, these amounts may be aggregated on the face of the balance sheet and detail provided in a note thereto. The registrant also must state the dollar amount of any shares subscribed but unissued, net of subscriptions receivable.
9. For each class of nonredeemable preferred shares and for each class of common shares, registrants must disclose on the face of the balance sheet the title, aggregate dollar amount and number of shares authorized, issued, outstanding, or in the treasury, as appropriate. In addition, if common stock is convertible, that fact should be disclosed on the face of the balance sheet. Further, registrants must show separately appropriated retained earnings and unappropriated retained earnings.
10. Although accumulated other comprehensive income (loss) is not a balance sheet caption prescribed by Rule 5-02 and Article 10 does not require the disclosure of changes in accumulated other comprehensive income (loss), ASC 220 requires the disclosure of this amount on the face of the balance sheet on a year-to-date and quarter-to-date basis.
11. Registrants must disclose any material amounts not included in major Income Statement Caption 2.
12. Registrants must state, either on the face of the income statement or in a note to the financial statements, material amounts included in miscellaneous other income or miscellaneous income deductions, with clear indication of the nature of the transactions from which the amount(s) arose.
13. Registrants must state, either parenthetically or in a note to the financial statements, the amount of dividends received from unconsolidated subsidiaries or equity investees. In addition, in accordance with Rule 4-01 of Regulation S-X,<sup>32</sup> registrants may present this item in a different position and in a different manner on the income statement.

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<sup>32</sup> Rule 4-01 of Regulation S-X states that financial statements should be filed in such form and order, and should use generally accepted terminology, as will best indicate their significance and character in light of the provisions applicable thereto.

## 3.3

## Summarized income statement information

Rule 4-08(g) of Regulation S-X requires consolidated financial statements in annual reports on Form 10-K to include in the notes to the financial statements SFI (balance sheet and income statement information) about equity-method investees if, individually or in the aggregate, they exceed 10% significance under any one of the three significant subsidiary tests in Rule 1-02(w) of Regulation S-X.

However, Article 10 of Regulation S-X requires only summarized income statement information in Form 10-Q for equity-method investees for which separate or combined audited financial statements would otherwise be required for annual periods under Rule 3-09 of Regulation S-X.<sup>33</sup> That is, in the notes to the interim financial statements in a Form 10-Q, summarized income statement information would be required for those equity-method investees that meet either the investment test or the income test at the 20% level.

- ▶ In the investment test, significance is calculated as the registrant's and its subsidiaries' investments in and advances to the subsidiary or investee compared to consolidated total assets. The investment test should be based on the most recent balance sheet date and year-end balance sheet included in the Form 10-Q.<sup>34</sup>
- ▶ In the income test, significance is calculated as the lower of (1) the absolute value of the registrant's and its subsidiaries' equity in the tested investee's income (loss) from continuing operations before income taxes (after intercompany eliminations) attributable to the controlling interest compared with such income on a consolidated basis<sup>35</sup> or (2) the registrant's proportionate share of the investee's revenue from continuing operations (after intercompany eliminations) compared with revenue from continuing operations of the registrant,<sup>36</sup> provided both the investee and the registrant had material revenue in each of the last two years. The SEC staff believes that for purposes of such interim disclosures, the calculations of significance should be made for the year-to-date interim period (rather than any annual period) for the income test without applying any averaging.<sup>34</sup>

The interim financial statements could be required to include summarized year-to-date income statement information for an equity-method investee for which the Form 10-K did not include audited financial statements under Rule 3-09.

Rule 1-02(bb)(ii) of Regulation S-X requires at least the following detail in the summarized income statement information (which may be presented for each significant investee or aggregated for all significant investees):

- ▶ Net sales or gross revenue
- ▶ Gross profit (or costs and expenses applicable to net sales or gross revenue)
- ▶ Income or loss from continuing operations
- ▶ Net income or loss
- ▶ Net income or loss attributable to the entity

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<sup>33</sup> The summarized income statement information need not be provided for any equity-method investee that would not be required to file quarterly financial information if it were a registrant (e.g., investment company, FPI, asset-backed security issuer, mutual life insurance company and certain nonproducing mining companies). See section 2 of this publication for additional information about registrants that are not required to file quarterly financial information.

<sup>34</sup> See Section 2420.7 in the FRM at <https://www.sec.gov/about/divisions-offices/division-corporation-finance/financial-reporting-manual>.

<sup>35</sup> These tests are based on the financial statements that the subsidiary or investee would file if it were a registrant (i.e., consolidated financial statements prepared in conformity with GAAP, including "pushdown" accounting, if appropriate).

<sup>36</sup> For an investment accounted for under the fair value option, the SEC staff has expressed a view that the numerator for the revenue component should be calculated using the registrant's proportionate share of the investee's revenues as if the equity method of accounting had been applied.

Insofar as is practicable, Rule 4-08(g) of Regulation S-X requires that this financial information should be presented as of the same dates and for the same periods as the interim financial statements, except that for interim periods, the SEC staff requires only the summarized income statement information to be presented for the year-to-date interim periods. If the equity method of accounting is applied on a lag basis (e.g., equity-method earnings may be recorded on a three-month lag because of the timing of the receipt of data from the equity-method investee), the SFI of the equity-method investee would correspond to the lag period on which the registrant recognizes its equity-method earnings. Explanatory notes need not accompany the SFI.

Rule 3-09 of Regulation S-X, which requires separate financial statements of an equity investee that meets certain significance thresholds, does not apply to interim financial statements filed on Form 10-Q. See section 6 of our publication, *SEC annual reports – Form 10-K*, for a further discussion of Rule 3-09 and SFI.

Below is an example footnote disclosure of summarized income statement information in Form 10-Q. The example assumes that none of the investees has any noncontrolling interests.

**Illustration 3-6: Note X – Summarized income statement information of affiliates**

The Company has investments in three companies, each of which is significant and is accounted for under the equity method. Summarized income statement information of these investees is as follows:

	<b>Six months ended June 30</b>	
	<b>20X3</b>	<b>20X2</b>
Net sales	\$ 8,200,000	\$ 7,600,000
Costs and expenses:		
Cost of sales	5,500,000	5,100,000
General and administrative	<u>1,750,000</u>	<u>1,700,000</u>
	7,250,000	6,800,000
Income before income taxes	950,000	800,000
Income taxes	<u>237,500</u>	<u>200,000</u>
Net income	<u>\$ 712,500</u>	<u>\$ 600,000</u>

**Note:** Rule 1-02(bb) of Regulation S-X does not require the footnote to disclose the amount of equity in earnings (losses) recognized from equity-method investees. However, companies should consider separately disclosing in the footnote the aggregate amount of equity in earnings (losses) recognized from significant equity-method investees.

### 3.4

#### Subsidiary guarantors and issuers of guaranteed securities

A guarantee of a debt security is a separate security, and the offer and sale of the guarantee generally must be registered under the Exchange Act unless it is exempt from registration. If the offer and sale are registered, each issuer and guarantor must generally file the financial statements required of a registrant in accordance with Regulation S-X, including those required on Form 10-Q. If a separate Form 10-Q is required, the subsidiary issuer or guarantor financial statements should be as of the dates and for the periods required by Regulation S-X.

The SEC permits subsidiary issuers and guarantors to omit full financial statements when specified conditions are satisfied. The eligibility requirements for omitting the financial statements are set forth in Rule 3-10 of Regulation S-X:

- ▶ The parent company<sup>37</sup> registrant is (1) an issuer or co-issuer with one or more consolidated subsidiaries (jointly and severally) or (2) the full and unconditional guarantor<sup>38</sup> of the registered debt securities of a consolidated subsidiary issuer.
- ▶ The consolidated audited financial statements of the parent company have been filed.
- ▶ The subsidiary issuer/guarantor is consolidated in the parent company's financial statements.
- ▶ The guaranteed security is debt or debt-like.

If all of the above conditions are met, no separate Exchange Act reporting is required<sup>39</sup> for the subsidiary guarantor or issuer of guaranteed securities and the parent company registrant can instead present in its Form 10-Q SFI coupled with narrative disclosures consistent with the requirements in Rule 13-01 of Regulation S-X (also referred to as alternative disclosure).

See sections 2 and 6 of our publication, *SEC Annual Reports – Form 10-K*, and our *Disclosure checklist for interim financial reporting* (EY Form A78) for more detailed requirements for alternative disclosures under Rule 13-01 of Regulation S-X.

#### ***Narrative, non-financial disclosures***

Once the registrant determines it has met the eligibility criteria in Rule 3-10 to omit the separate annual audited and unaudited interim financial statements of its subsidiary issuers and guarantors, it must comply with the disclosure requirements in Rule 13-01 and Exhibit 22 of Item 601 of Regulation S-K. These include requirements to make certain narrative disclosures about the subsidiary issuers and guarantors, the terms and conditions of the guarantees and how the rights and obligations of the issuers and guarantors, as well as other factors, may affect payments to holders of the debt securities.

#### ***Safe harbor fact patterns***

In limited circumstances, narrative disclosure about the guarantees is permitted in lieu of SFI as specified in Rule 13-01 of Regulation S-X. The disclosures required by Rule 13-01 only need to be provided if they are material. To help a registrant evaluate whether it can omit financial disclosure, the rule includes four fact patterns in which the financial information may always be omitted. Before preparing the financial disclosures specified by Rule 13-01, a registrant should first determine whether its facts match one of the following safe harbors:

- ▶ The assets, liabilities and results of operations of the obligor group are not materially different from those reported in the registrant's consolidated financial statements.
- ▶ The obligor group has no material assets, liabilities or results of operations.
- ▶ The issuer is a finance subsidiary, the parent company has provided a full and unconditional guarantee, and none of the parent company's other subsidiaries provides a guarantee.

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<sup>37</sup> Rule 3-10 of Regulation S-X defines “parent company” as the entity that (1) is an issuer or full and unconditional guarantor of the guaranteed security, (2) is (or will be following registration) an Exchange Act reporting company and (3) consolidates each subsidiary issuer and guarantor of the guaranteed security

<sup>38</sup> To be a “full and unconditional” guarantor, the parent company must be obligated by the guarantee to make a scheduled payment immediately upon the subsidiary issuer's failure to do so. Further, the holders of the guaranteed debt securities must have immediate legal recourse against the parent guarantor for its failure to pay.

<sup>39</sup> Rule 12h-5 of the Exchange Act

- A finance subsidiary and the parent company are joint and several co-issuers, and none of the parent company's other subsidiaries provides a guarantee.

#### ***Summarized financial information***

Registrants that do not meet the safe harbors to provide only narrative disclosure, are required to disclose SFI for the balance sheet and statement of comprehensive income (loss) captions specified under Rule 1-02(bb) of Regulation S-X for the obligor group if the information is material. The alternative financial information does not have to include cash flow information for the obligor or non-obligor group.

The presentation and disaggregation of the obligor's group SFI in interim reports on Form 10-Q should be consistent with the disclosures in annual reports on Form 10-K, which is discussed in section 6 of our publication, *SEC annual reports – Form 10-K*. The disclosure should be separate for each guaranteed registered security and should focus on the entities that are co-issuers or guarantors of the registered debt or debt-like security and the parent (that is, the obligor group). In most cases, the registrant could provide combined SFI for the obligor group (to the extent the subsidiary co-issuers or guarantors are consolidated) but separate SFI may be warranted for some of the guarantor or co-issuer entities within the obligor group in some circumstances.

The rules require a registrant to provide the balance sheet SFI only as of the end of its most recent fiscal year and interim period. In quarterly reports, income statement SFI is only required for the most recent year-to-date period, but registrants may voluntarily provide comparative disclosure for the prior year-to-date period if they believe such presentation is material and beneficial to their investors.

#### **Illustration 3-7: Example disclosure**

Parent Company Inc., a multinational consumer goods registrant, is a calendar-year registrant with consolidated subsidiaries A, B and C. In 20X0, Parent Company issued \$100 million of registered debt securities that are fully and unconditionally guaranteed by Subsidiaries A and B on a joint and several basis. Subsidiary C is not obligated under the indenture. Parent Company will provide the alternative disclosures in its MD&A in the Liquidity section of its 31 March 20X1 Form 10-Q.

Parent Company and Subsidiaries A and B constitute the Obligor Group, and Parent Company considered the following additional facts when preparing its disclosures:

- Investor X has a 25% noncontrolling interest in Subsidiary B.
- Approximately 75% of the Obligor Group's noncurrent assets consist of goodwill.
- The Obligor Group has material intercompany sales and related accounts receivable with Subsidiary C and a related-party loan receivable from unconsolidated Sister Company Y. Interest income from the loan receivable is immaterial.

The example disclosures provided below are summarized. We expect that registrants may include more detail regarding the legal provisions of the indenture and guarantees.

#### **Financial and nonfinancial disclosure about issuers and guarantors of our Senior Notes**

As discussed in Note X to the consolidated financial statements, "Debt," in 20X0, we, as the parent company, issued \$100 million of Senior Notes that remain outstanding at 31 March 20X1. The Senior Notes are guaranteed by Subsidiary A, our cleaning products operation, and Subsidiary B, our household appliances operation. There are no significant restrictions on the ability of the guarantors to make distributions to us. Our remaining consolidated subsidiary, Subsidiary C, is not obligated under the Senior Notes indenture.

The following is a description of the terms and conditions of the guarantees:

- ▶ The guarantors fully and unconditionally and jointly and severally guarantee the payment of the principal and premium (if any) and interest on the Senior Notes. If we fail to make a scheduled payment, Subsidiaries A and B are obligated to make it immediately and, if they do not, any holder of the Senior Notes may immediately bring suit directly against them for payment of all amounts due and payable.
- ▶ The guarantees are senior unsecured obligations of the guarantors that rank equal with all existing and future senior debt of the guarantors and are senior to all subordinated debt. However, the guarantees are effectively subordinated to any secured debt of the guarantors.
- ▶ The guarantees are subject to release in the following circumstances: (i) the sale, disposition, exchange or other transfer (including through merger, consolidation or otherwise) of the capital stock of a guarantor made in a manner not in violation of the indenture; or (ii) the designation of a guarantor as an "Unrestricted Subsidiary" under the indenture.

In addition, each guarantee is limited to an amount that will not render the guarantee, as it relates to each guarantor, voidable under applicable law relating to fraudulent conveyances or fraudulent transfers. If a guarantor were to become a debtor in a case under the US Bankruptcy Code, a court may decline to enforce its guarantee of the Senior Notes. This may occur when, among other factors, it is found that the guarantor originally received less than fair consideration for the guarantee and the guarantor would be rendered insolvent by enforcement of the guarantee.

On the basis of historical financial information, operating history and other factors, we believe that each of the guarantors, after giving effect to the issuance of its guarantee of the Senior Notes when the guarantee was issued, was not insolvent and did not and has not incurred debts beyond its ability to pay such debts as they mature. The Company cannot predict, however, what standard a court would apply in making these determinations or that a court would agree with our conclusions in this regard.

#### **Basis of preparation explanatory note**

##### ***Basis of preparation of the Summarized Financial Information***

The following tables include summarized financial information (SFI) of Parent Co. (issuer), Subsidiary A (guarantor) and Subsidiary B (guarantor) (together, the obligor group). Investments in and equity in the earnings of Subsidiary C, which is not a member of the obligor group, have been excluded.

The SFI of the obligor group is presented on a combined basis with intercompany balances and transactions between entities in the obligor group eliminated. The obligor group's amounts due from, amounts due to and transactions with Subsidiary C have been presented in separate line items, if they are material. In addition, a loan receivable from Sister Company Y (an unconsolidated related party) is presented separately.

Investor X holds a 25% noncontrolling interest in Subsidiary B and has a representative on its Board of Directors. Also, Investor X could file suit to prevent Subsidiary B from performing under its guarantee, which could potentially delay or prevent payments to holders of the Senior Notes in the event of default. Therefore, SFI for Subsidiary B is presented separately.

For the three months ended 31 March 20X1, Subsidiary B's net income attributable to Investor X is \$2.5 million. At 31 March 20X1 and 31 December 20X0, Investor X's non-controlling interest in Subsidiary B's equity is \$13.75 million and \$16.25 million, respectively

SFI of the obligor group		3 months ended 31 March 20X1	
Summarized Statements of Income (mil \$)	Parent Co. Inc. and Subsidiary A		Subsidiary B
	31-Mar-X1	31-Dec-X0	31-Mar-X1
Net sales to unrelated parties	175		58
Net sales to non-obligor subsidiaries	20		-
Gross profit	90		30
Income from continuing operations	45		10
Net income	45		10
Summarized Balance Sheets (mil \$)	Parent Co. Inc. and Subsidiary A		Subsidiary B
	31-Mar-X1	31-Dec-X0	31-Mar-X1
<b>ASSETS</b>			
Receivables due from non-obligor subsidiaries	14	25	-
Other current assets	100	200	100
Total current assets	114	225	100
Goodwill	345	345	-
Loan receivable from Sister Company Y	34	25	-
Other noncurrent assets	25	30	55
Total noncurrent assets	404	400	55
<b>LIABILITIES</b>			
Current liabilities	80	150	50
Noncurrent liabilities	400	400	50

Exhibit 22. Subsidiary guarantors and issuers of guaranteed securities			
\$100 million of Senior Notes	Issuer	Guarantor	
Parent Company Inc.	X		
Subsidiary A		X	
Subsidiary B			X

#### *Location of disclosures in Form 10-Q*

Registrants can provide disclosures under Rule 13-01 of Regulation S-X in the notes to the interim financial statements or outside the interim financial statements in MD&A.<sup>40</sup> Disclosures in the notes to the financial statements are subject to interim reviews by the external auditor while those in MD&A are not.

A detailed discussion of the 2020 amendments to Rule 3-10 of Regulation S-X and the disclosure requirements in Rule 13-01 can be found in our Technical Line, [How to apply the SEC's new requirements for registered debt issued or guaranteed by subsidiaries](#), dated 30 April 2020.

<sup>40</sup> See Section 2515.3 in the FRM at <https://www.sec.gov/about/divisions-offices/division-corporation-finance/financial-reporting-manual>.

## 3.5

## Affiliates whose securities collateralize the registrant's securities

Rule 13-02 of Regulation S-X requires disclosures in interim reports on Form 10-Q about affiliates whose securities collateralize registered debt that are similar to those required by Rule 13-01 of Regulation S-X about subsidiary issuers and guarantors, if material. However, we expect the disclosure requirements in Rule 13-02 to apply infrequently because today it is rare for a registrant to pledge the securities of an affiliate as collateral for its registered debt obligation.

### **Materiality**

A registrant must disclose any narrative and SFI about each affiliate if the information would be material for investors to evaluate the pledge of the affiliate's securities as collateral.

### **Narrative disclosures**

Rule 13-02 requires narrative disclosures including descriptions of the securities pledged as collateral, each affiliate whose securities are pledged, the terms and conditions of the collateral arrangement, the events or circumstances that would require delivery of the collateral, and whether a trading market exists for the pledged securities.

### **Summarized financial information**

Unlike the SFI for the obligor group for guaranteed securities, the financial information of all subsidiaries consolidated by an affiliate whose securities are pledged as collateral would be included in the SFI, even if those subsidiaries' securities are not pledged as collateral. When there are multiple affiliates whose securities have been pledged as collateral, disaggregation of the SFI may be required, if disclosures about the items addressed in the narrative disclosures apply to one or more, but not all, of the affiliates.

### **Non-consolidated affiliates**

In the rare cases when an affiliate whose securities have been pledged as collateral is not a consolidated subsidiary of the registrant, the registrant must provide any additional financial and narrative information material for investors to evaluate the pledge; the information must be sufficient so that it is not misleading and might include separate financial statements of the unconsolidated affiliate.

## 3.6

## Additional disclosure requirements

## 3.6.1

### **General**

Article 10 of Regulation S-X provides that the condensed interim financial information should include sufficient disclosures (either on the face of the financial statements or in the accompanying footnotes) to avoid the presentation of misleading information. Registrants also may presume that users of the condensed interim financial information either have read or have access to the most recent annual report.

We recommend that a footnote in Form 10-Q refer to the most recently filed annual financial statements (e.g., financial statements in the annual report on Form 10-K), because many disclosures are excluded from the quarterly statements. This reference should be worded carefully to avoid implying that Form 10-Q is deficient unless the Form 10-K accompanies it.

Disclosures that would substantially repeat those in the previous annual financial statements generally may be omitted from the condensed interim financial statements (e.g., summary of significant accounting policies, account balances that have not changed significantly in amount or composition since the most recently completed fiscal year or other disclosures required by Rule 4-08 of Regulation S-X). However, registrants must disclose events after the most recent fiscal year that have had a material effect on the registrant, including:

- ▶ Material retroactive prior period adjustments (e.g., correction of an error, adoption of a Codification update)
- ▶ Significant business combinations or dispositions

Additionally, certain disclosures required by the Codification may be specifically required in interim financial statements (e.g., segment reporting in ASC 280, *Segment Reporting*, and certain disclosures required by ASC 820, *Fair Value Measurement*).

Our *Disclosure checklist for interim financial reporting* (EY Form A78) provides a comprehensive list of the interim disclosure requirements as well as the source of the disclosure (e.g., Regulation S-X or US GAAP). In some cases, it refers registrants to the relevant disclosure requirements in our *GAAP disclosure checklist* (EY Form A13). A registrant that elects to present a complete set of interim financial statements (rather than condensed) should use EY Form A13.

### 3.6.2 Per-share information

Article 10 of Regulation S-X requires registrants to disclose earnings per share, as well as the basis of the earnings per share computation and the number of shares used. ASC 260, *Earnings Per Share*, also requires additional disclosures about earnings per share (basic and diluted) in interim financial statements. See our *Disclosure checklist for interim financial reporting* (EY Form A78) for a summary of these disclosure requirements.

### 3.6.3 Retroactive adjustments

Registrants may discover an error or adopt a new accounting principle during an interim reporting period. Article 10 of Regulation S-X requires the disclosure of any material retroactive adjustment made during any period included in Form 10-Q, together with its effect on net income (total and per share) of any prior period included in Form 10-Q and its effect on the balance of retained earnings. For example, if a calendar-year registrant files a Form 10-K/A to correct an error in its 20X1 financial statements, the 20X2 interim financial statements must disclose the effect of the error on net income (total and per share) for each prior period included in the registrant's Form 10-Q and the effect of the error on the balance of retained earnings as of 1 January 20X1.

These disclosures also must be made if the registrant's results of operations for any period presented have been adjusted after the initial reporting of such period for a retrospective adoption of a new accounting standard or a voluntary change in accounting principle. For example, if an issuer makes a voluntary change in accounting principle (e.g., change in inventory valuation method) in the second quarter, the registrant must disclose, in the second quarter interim financial statements, the effect of the adjustment on net income (total and per share) for the first quarter. The disclosure requirements in Article 10 relate to all retroactive adjustments and are in addition to those an accounting standard update may require in the interim financial statements.

### 3.6.4

#### Basis of presentation

Article 10 of Regulation S-X requires the unaudited interim financial statements to reflect all adjustments that are, in the opinion of management, necessary for a fair presentation of the interim results and to include a statement to that effect. In addition, registrants must state whether such adjustments are of a normal recurring nature; otherwise, the registrant must describe in appropriate detail the nature and amount of any nonrecurring adjustment. Below is an example basis-of-presentation footnote.

**Illustration 3-8: Note A – Basis of presentation**

The accompanying unaudited condensed consolidated interim financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the three- and six-month periods ended June 30, 20X3 are not necessarily indicative of the results that may be expected for the year ended December 31, 20X3.

The condensed consolidated balance sheet at December 31, 20X2, has been derived from the audited consolidated financial statements at that date but does not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements.

For further information, refer to the consolidated financial statements and footnotes thereto included in ABC, Inc.'s annual report on Form 10-K for the year ended December 31, 20X2.

### 3.7

#### Item 2. Management's discussion and analysis of financial condition and results of operations (Item 303 of Regulation S-K)

Item 303 of Regulation S-K includes the objectives of MD&A, which focus the disclosure on material information relevant to assessing a registrant's financial condition, results of operations and cash flows. The objectives address both historical and forward-looking information and refer to material financial and other statistical data that will enhance a reader's understanding of the registrant's financial condition, cash flows and other changes in financial condition and results of operations. The objectives also say that disclosures that meet the requirements are expected to better allow an investor to view the registrant from "management's perspective."

Item 303(c) of Regulation S-K provides the requirements of MD&A for interim financial statements. If the registrant includes MD&A in a quarterly shareholders' report, the MD&A in that report should be consistent with that in Form 10-Q, even if the registrant elects not to incorporate the Form 10-Q discussion by reference. Management should use its discretion as to the form and location of the discussion in the quarterly report to shareholders.

Because of the potential volatility in the business and economic environment, financial statement users and regulators have sought more transparency in companies' disclosures regarding risks, material trends and uncertainties, liquidity, capital resources, critical accounting estimates, fair value accounting and off-balance sheet arrangements – all required components of MD&A.<sup>41</sup> In each reporting period, companies should take a fresh look at their MD&A in light of current conditions because the SEC staff expects such disclosures to evolve over time.

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<sup>41</sup> The SEC staff frequently issues comments on MD&A during its review of registrant filings. See the latest edition of our SEC *Reporting Update - Highlights of trends in SEC comment letters* for common areas of focus by the SEC staff.

### 3.7.1 Overview

Management must discuss the registrant's financial condition, changes in financial condition, results of operations and cash flows in MD&A.

MD&A in interim financial statements should enable the reader to assess material changes in the registrant's financial condition and results of operations. Specifically, MD&A should satisfy the following overarching principles to allow investors to view the registrant from management's perspective:

- ▶ Provide material information relevant to an assessment of the financial condition and results of operations of the registrant, including an evaluation of the amount and certainty of cash flows from operations and from outside sources. This includes material changes in the registrant's liquidity, capital resources, off-balance sheet arrangements, aggregate contractual obligations and results of operations.
- ▶ Focus the discussion on material events and uncertainties known to management that are reasonably likely to cause reported financial information not to be indicative of future operating results or of the registrant's future financial condition. This includes descriptions and amounts of matters that are reasonably likely, based on management's assessment, to have a material impact on future operations.
- ▶ Discuss the financial statements and other statistical data the registrant believes will enhance the reader's understanding of the registrant's financial condition, changes in financial condition, cash flows and results of operations. This includes the reasons underlying material changes in financial statement line items of the interim financial statements from prior-period amounts.<sup>42</sup>

### 3.7.2 Interim materiality considerations

Companies must assess materiality when preparing MD&A in their interim financial statements. FRR-501, *Commission Guidance Regarding Management's Discussion and Analysis of Financial Condition and Results of Operations*, states, "There may be different quantitative and qualitative factors to consider when deciding whether to include certain information in a specific quarterly or annual report." The SEC adds that material changes requiring disclosure in MD&A in annual reports should be discussed in the quarter in which they occur, but "there also may be circumstances where an item may not be material in the context of a discussion of annual results of operations, but is material in the context of interim results."

The interim MD&A rules allow registrants to presume that users of the interim financial statements have read or have access to MD&A in the registrant's prior annual report. Because MD&A in quarterly reports is complementary to MD&A in the most recent annual report and intervening quarterly reports, if adequate MD&A disclosure was provided previously, the SEC indicates that further disclosure in the subsequent quarterly report generally is not required. However, the SEC cautions that MD&A for the current quarterly report might need to provide an update if the earlier reports did not "adequately foreshadow subsequent events," or if new information becomes apparent in the current period that affects known trends and uncertainties.

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<sup>42</sup> In addition to information required by the MD&A rules and interpretive SEC guidance, companies must provide other material information that is necessary to make the required statements, in light of the circumstances in which they are made, not misleading (Exchange Act Rules 10b-5 and 12b-20).

### 3.7.3

#### Material changes

The underlying reasons for material changes in interim financial statement items must be described, to the extent necessary, for users to understand the business as a whole.

The SEC encourages companies to present a tabular comparison of the results in different periods, with percentage changes, followed by a narrative discussion and analysis of the underlying reasons for material changes and their implications. The SEC intends the discussion to provide meaningful information about the underlying reasons for the change and to avoid simply reciting amounts that changed in the financial statements. If a material change is a result of multiple factors, each factor should be described and quantified to the extent practicable. This includes a quantitative and qualitative discussion where material changes in a line item offset one another, consistent with prior SEC interpretive guidance. However, if the reasons underlying a change in one item also relate to other items, repeating the discussion is not required.

The requirement to disclose material changes applies to all financial statements – not just the income statement. Determining which changes are material is the responsibility of the registrant. The interim MD&A rules do not require a discussion of every line item and its changes without regard to materiality, and “registrants need not recite the amounts of changes from period to period which are readily computable from the financial statements.” In addition, MD&A need not include information that would result in undue effort or expense to assemble the information.

SEC staff comment letters often ask registrants to provide more meaningful and detailed explanation of material period-to-period changes. The SEC staff typically requests that registrants provide more granular quantification and discussion about the specific factors, and the underlying reasons, that contributed to material period-to-period changes. For example, when MD&A cites two or more qualitative reasons that contributed to a material period-to-period change in a financial statement line item, the SEC staff requests that each reason be quantified and analyzed to provide more meaningful disclosure. The SEC staff also asks that registrants disclose in MD&A whether the reasons contributing to material changes represent trends that are expected to have a material effect on future periods.

In addition, Item 303(b) includes “product lines” as an example of a subdivision of the registrant’s business that should be discussed, if, in the registrant’s judgment, the information is necessary to an understanding of the registrant’s business. Disclosing information about product lines may be appropriate if a registrant does not provide an analysis of its results of operations by reportable segment, geographic area or other meaningful disaggregation below the consolidated level.

### 3.7.4

#### Changes in financial condition

Item 303(c) of Regulation S-K requires a discussion of material changes in financial condition, particularly addressing material changes in liquidity and capital resources disclosed in accordance with Item 303(b)(1) of Regulation S-K. This is done by comparing the financial condition at the end of the most recent interim period with that at the end of the most recent fiscal year. If registrants present a balance sheet as of the end of the corresponding prior-year interim period (which is necessary only if users need it to understand the effect of seasonal fluctuations on the company’s financial condition), the registrant also should compare the financial condition at the end of the most recent interim period to that at the end of the corresponding prior-year interim period. When both comparisons are required, the discussion and analysis may be combined.

For information regarding the liquidity and capital resources requirements in Item 303(b)(1), see section 5 of our publication, *SEC annual reports – Form 10-K*.

### 3.7.5

## Changes in results of operations

Item 303(c) requires a discussion of material changes in the results of operations of (1) the current fiscal year-to-date period compared with the corresponding period in the preceding fiscal year and (2) the most recently completed quarter compared with either the corresponding quarter in the preceding year or the immediately preceding quarter. If the immediately preceding quarter is discussed, the registrant needs to provide, in summary form, the financial information for that immediately preceding quarter that is the subject of the discussion or identify its prior filings on EDGAR that present such information. If financial statements are presented for the 12-month period ended as of the most recent interim period balance sheet, the discussion also should cover material changes in that 12-month period compared with the corresponding 12-month period for the prior fiscal year.

A registrant that changes the comparative period in a Form 10-Q is required to explain the reasons for the change and present both comparisons in the quarterly filing where the change is made.

If MD&A in the registrant's annual report includes a discussion of each relevant reportable segment, MD&A in the interim financial statements should address any material changes in revenues and expenses by reportable segment that are necessary to obtain an understanding of the business as a whole. See section 5 of our publication, *SEC annual reports – Form 10-K*, for further information on presenting segment information in MD&A.

A registrant should identify any significant elements of its income or loss from continuing operations that did not arise from, or are not necessarily representative of, its ongoing business. Examples of these items include:

- Unusual promotion or research and development expenses
- Unusually high or low export activities
- Identifiable costs of a business interruption caused by labor disruptions and other events
- Significant gains or losses from the disposition of assets

Management also should discuss any seasonal aspects of its business that had a material effect on its financial condition or results of operations.

### 3.7.6

## Other considerations

Many of the disclosures applicable to MD&A for annual periods should be considered for material events or transactions that occur in interim periods, particularly if no similar events or transactions have occurred in preceding annual periods and no similar disclosures previously have been provided in MD&A. Our *SEC annual reports – Form 10-K* publication, Parts II and III of our *SEC annual shareholders' report checklist* (EY Form A150) and our *Disclosure checklist for interim financial reporting* (EY Form A78) include matters to consider.

In addition, a registrant that elects to disclose non-GAAP financial measures in MD&A must comply with Item 10(e) of Regulation S-K, which imposes conditions and restrictions on the use of non-GAAP financial measures in SEC filings and requires, among other disclosures, a reconciliation to the most directly comparable GAAP measure. For additional information regarding the definition of a non-GAAP financial measure, conditions for presentation and interpretive guidance, see our Technical Line, [Navigating the requirements for non-GAAP financial measures](#), and section 2 of our publication, *SEC annual reports – Form 10-K*.

3.8

### Item 3. Quantitative and qualitative disclosures about market risk

Item 305 of Regulation S-K, which does not apply to SRCs,<sup>43</sup> requires quantitative and qualitative market risk disclosures to be presented outside the financial statements in both annual reports on Form 10-K and, if there have been material changes since the date of the most recent annual report, in Form 10-Q. Market risk is a broad term referring to economic losses because of adverse changes in the fair value of a financial instrument. Item 305 affects most registrants as nearly all registrants have financial instruments that expose them to market risk.

The interim disclosures required under Item 305 of Regulation S-K must enable the reader to assess the sources and effects of material changes in market risk exposures that affect the quantitative and qualitative disclosures presented as of the end of the preceding fiscal year. For example, if a company enters into a significant amount of interest rate swaps in the first quarter, the company should disclose the change in risk management strategy.

The SEC staff expects companies to have reasonable procedures in place to monitor whether material changes in market risk are likely to have occurred since year end without necessarily having to recalculate or reassemble the quantitative information during the interim period.

While the quantitative and qualitative disclosures about market risk are required in response to Item 3 of Part I of Form 10-Q, registrants may elect to incorporate the disclosures by reference from a quarterly shareholders' report or integrate the disclosures within MD&A. In either case, the response to Item 3 of Part I of Form 10-Q should indicate any such incorporation by reference or provide a cross-reference to the responsive disclosures in MD&A.

When there have been no material changes in market risk since the most recent fiscal year end, registrants may refer to their market risk disclosures in their previous annual report on Form 10-K and indicate that their exposure to market risk has not changed materially since the prior fiscal year.

For additional information about the SEC's market risk disclosure rules, including additional illustrative examples of the disclosure requirements, see section 4 of our *SEC annual reports – Form 10-K* and our *SEC annual shareholders' report checklist* (EY Form A150) publications.

3.9

### Item 4. Controls and procedures

3.9.1

#### Item 307 Disclosure controls and procedures

Exchange Act Rules 13a-15(a) and 15d-15(a) require registrants to maintain “disclosure controls and procedures.” Exchange Act Rules 13a-15(e) and 15d-15(e) define the term “disclosure controls and procedures” as:

“[C]ontrols and other procedures of an issuer that are designed to ensure that information required to be disclosed by the issuer in the reports that it files or submits under the [Exchange] Act is recorded, processed, summarized and reported, within the time periods specified in the Commission's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the [Exchange] Act is accumulated and communicated to the issuer's management, including its principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.”

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<sup>43</sup> SRCs are not required to provide the disclosures specified in Item 305 of Regulation S-K. However, if an SRC chooses to voluntarily provide this information, it must comply with all of the disclosure requirements of Item 305.

Exchange Act Rules 13a-15(b) and 15d-15(b) require each issuer's management to evaluate, with the participation of the issuer's principal executive and principal financial officers, or persons performing similar functions, the effectiveness of the issuer's disclosure controls and procedures, as of the end of each fiscal quarter. Based on that evaluation, Item 307 of Regulation S-K requires each Form 10-Q, and for the fourth quarter, the Form 10-K, to disclose the conclusions of the registrant's principal executive and principal financial officers, or persons performing similar functions, regarding the effectiveness of the registrant's disclosure controls and procedures as of the end of the period covered by the report. By contrast, Exchange Act Rules 13a-15(c) and 15d-15(c) require that management evaluate the effectiveness of an issuer's internal control over financial reporting (ICFR) only as of the end of each fiscal year.

In providing the disclosures under Item 307, some companies have indicated that disclosure controls and procedures are designed only to provide "reasonable assurance" that they will meet their objectives. While not objecting to such language, the SEC staff has required these companies to disclose management's conclusion as to whether the company's disclosure controls and procedures are effective at the "reasonable assurance" level. In providing the disclosures under Item 307, other companies have disclosed that there is "no assurance" that disclosure controls and procedures will operate effectively under all circumstances. In these cases, the SEC staff has requested that the companies clarify that their disclosure controls and procedures are designed to provide "reasonable assurance," subject to the conditions discussed above.

The SEC staff reminds registrants that management's conclusions about the effectiveness of the registrant's disclosure controls and procedures in interim and annual reports under Item 307 of Regulation S-K must include an explicit statement as to whether disclosure controls and procedures are either "effective" or "ineffective." In addition, management's conclusion must consider disclosure controls and procedures "in their totality." The SEC staff will require a registrant to amend its filing if it discloses inappropriate expressions of management's conclusions, such as conclusions that disclosure controls and procedures are "adequate," "effective, except for," or "effective except as disclosed below."

As discussed above, the effectiveness of disclosure controls and procedures must be assessed on a quarterly basis while the effectiveness of ICFR must be assessed on an annual basis. In its guidance,<sup>44</sup> the SEC expresses its view that there is "substantial overlap" between a company's disclosure controls and procedures and its ICFR. However, there are elements of disclosure controls and procedures that are beyond the scope of ICFR, yet there are very few elements of internal control over financial reporting that could fall outside the scope of a registrant's disclosure controls and procedures. In the SEC's view, the elements of ICFR that provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles would always be included in a company's disclosure controls and procedures. Aside from those elements, the SEC indicated that companies can be expected to make judgments regarding the processes and controls on which management relies to meet applicable Exchange Act disclosure requirements. See section 4 of our publication, *SEC annual reports – Form 10-K*, for additional information on management and auditor reporting on ICFR (Section 404 of the Sarbanes-Oxley Act).

The SEC staff has indicated<sup>45</sup> that a registrant may exclude a business it acquired during the year from its assessment of ICFR. In light of the overlap between a company's disclosure controls and procedures and its ICFR, the registrant also may exclude these controls from its evaluation of disclosure controls and procedures. In these situations, the registrant should indicate the significance of the acquired business to the registrant's consolidated financial statements.

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<sup>44</sup> SEC Release 33-8238, *Management's Reports on Internal Control over Financial Reporting and Certification of Disclosure in Exchange Act Periodic Reports*, issued 5 June 2003.

<sup>45</sup> Regulation S-K C&DI 214.01, *Item 307 – Disclosure Controls and Procedures*. The SEC staff Regulation S-K C&DIs can be found at <http://www.sec.gov/divisions/corpfin/guidance/regs-kinterp.htm>.

An entity that identifies a material error (as discussed in section 4 of this publication) should assess whether and how the error affects its conclusions about the effectiveness of the related internal controls, and hence the effectiveness of disclosure controls and procedures. When amending a prior filing to correct a material error, registrants should consider whether the disclosures they provided in the original filing to comply with Item 307 of Regulation S-K need to be modified, supplemented or corrected to explain whether management's previous conclusions on the effectiveness of disclosure and control procedures continue to be appropriate in light of the assessment to restate financial statements or the non-reliance on a previously issued audit report or interim review.

### 3.9.2

### Item 308(c) Changes in internal control over financial reporting

Item 4 of Form 10-Q requires the issuer to disclose any change in ICFR that occurred during the quarter that has "materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting." The SEC staff clarified that this would encompass disclosing a change (including an improvement) to ICFR that was not necessarily in response to an identified significant deficiency or material weakness (e.g., the implementation of a new information system) if it materially affected the registrant's ICFR.<sup>46</sup> Registrants should consider the effect material events, such as business combinations and restructurings, have on changes in ICFR.

Read literally, Item 308(c) of Regulation S-K and the form of management's Section 302 (of the Sarbanes-Oxley Act) certification only require disclosure of material changes in ICFR that occurred during a fiscal quarter, not the underlying reasons for such changes (e.g., material weakness, business acquisition, change in the design of internal controls to increase their effectiveness and efficiency). However, the SEC has stated, "a company will have to determine, on a facts and circumstances basis, whether the reasons for the change, or other information about the circumstances surrounding the change, constitute material information necessary to make the disclosure about the change not misleading." For further information regarding the definition of ICFR see section 4 of our *SEC annual reports – Form 10-K* publication.

The SEC staff clarified that it would not object if a registrant does not disclose changes or improvements to controls made in preparation of the registrant's first Section 404 report (e.g., between its IPO and second Form 10-K report date). Similarly, a company can wait to disclose changes in internal control for an acquired business until the first annual report in which it includes the acquired business in its assessment of ICFR. However, if the registrant were to identify a material weakness in advance of its Section 404 compliance date, the SEC staff stated that the registrant "should carefully consider whether that fact should be disclosed, as well as changes made in response to the material weakness."<sup>46</sup>

A registrant needs to also consider whether its implementation of a new accounting standard leads to a change in internal control that materially affected, or is reasonably likely to materially affect, the registrant's ICFR. The implementation of a new accounting standard may warrant revisions to information gathering and communication protocols in the organization or the design of business processes and internal control activities within them. We believe that registrants need to report any material change in internal control related to the adoption of a new accounting standard no later than the periodic filing for the period that first reflects the adoption of the new accounting standard.

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<sup>46</sup> Question 7 of the SEC staff's Section 404 FAQ available at: <http://www.sec.gov/info/accountants/controlfaq.htm>.

### 3.9.3

### Exhibit 31 Management's Section 302 certification

Registrants that file periodic reports under Section 13(a) or 15(d) of the Exchange Act, including banks and savings associations and SRCs,<sup>47</sup> must file management certifications called for by Section 302 of the Sarbanes-Oxley Act as Exhibit 31 to Form 10-Q. As “filed” information, Section 302 certifications remain subject to the civil liability provisions of Section 18 of the Exchange Act and may be incorporated by reference into registration statements filed under the Securities Act where they would become subject to the liability provisions of Section 11, *Civil Liabilities on Account of False Registration Statement*, of the Securities Act.

The specified form of the Section 302 certification is included in Item 601, *Exhibits*, of Regulation S-K. The certifications must be filed in the exact form specified by the SEC rules.<sup>48</sup> Separate certifications are required to be filed by the CEO and CFO.

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<sup>47</sup> Section 302 also applies to registered investment companies and issuers of asset-backed securities. However, those issuers should refer to supplemental guidance applicable to their particular circumstances, which are beyond the scope of this publication.

<sup>48</sup> Item 601(b)(31) of Regulation S-K. The introductory language in paragraph 4 and the language in paragraph 4(b) of the certification contain references to the certifying officers' responsibility for designing, establishing and maintaining ICFR. The CEO and the CFO of a registrant may omit the language in the certification making such references until the registrant becomes subject to ICFR (e.g., between its IPO and second Form 10-K report date).

# 4

# Principles of interim accounting and financial reporting

## 4.1

### General

ASC 270 is the primary authoritative source of principles of accounting measurement and financial reporting for interim periods. ASC 270 establishes an overall presumption that each interim period should be viewed primarily as an integral part of an annual period. Therefore, the accounting principles and practices used to prepare the quarterly report on Form 10-Q generally should be based on the principles and practices used to prepare the latest annual report on Form 10-K, unless a change in an accounting practice or policy has been adopted in the current year. However, companies may modify certain accounting principles and practices used to prepare the annual information (e.g., costs associated with revenue or income taxes) so that the interim results better relate to the results of operations for the annual period. The purpose of this section is to summarize and illustrate, where appropriate, the principles of accounting in ASC 270.

## 4.2

### Revenue

The accounting principles of ASC 606, *Revenue from Contracts with Customers*, apply to both interim periods and the annual period. For example, in a construction contract in which an entity is building a facility on the customer's land, the entity would generally conclude that the customer controls any work in process arising from the entity's performance and, therefore, the entity would recognize revenue for the contract over time. The entity would select a single revenue recognition method (i.e., measure of progress) that depicts its performance in transferring control of the goods or services over time. At the end of each annual and interim reporting period, the entity would measure its progress toward complete satisfaction of the performance obligation and recognize the corresponding amount of revenue. As circumstances change over time, an entity would update its measure of progress to reflect any changes in the outcome of the performance obligation. Such changes to an entity's measure of progress would be accounted for as a change in accounting estimate in accordance with ASC 250.

Losses projected on contracts with customers are generally not recognized before they are incurred, unless there is specific US GAAP guidance that requires the accrual of expected losses (e.g., ASC 605-35).

An entity should apply the same procedures (e.g., sales "cut-off") for recognizing revenue at the end of each quarter that it applies at year end.

ASC 606 requires entities to estimate variable consideration and include amounts that are not constrained in the transaction price. Variable consideration includes, but is not limited to, discounts, rebates, refunds, credits, price concessions, incentives, performance bonuses and penalties. When a contract includes variable consideration, an entity needs to update its estimates of the transaction price throughout the contract term to depict conditions that exist at each reporting period. This involves updating the estimate of variable consideration (including any amounts that are constrained) to reflect an entity's revised expectations about the amount of consideration to which it expects to be entitled considering uncertainties that are resolved or new information about the remaining uncertainties. This is required at contract inception and at the end of each reporting period, irrespective of whether it is an interim or annual period.

Entities should look to ASC 270 for required revenue disclosures in interim financial statements. ASC 270 requires the same quantitative disclosure about revenue in interim financial statements as in the annual financial statements. See our *Disclosure checklist for interim financial reporting* (EY Form A78 and A78 Supplement) for a summary of the interim disclosure requirements.

## 4.3 Costs associated with revenue

### 4.3.1 Inventories and cost of sales

#### 4.3.1.1 General practices

Current practice varies in determining inventory costs. For example, costs of goods sold may be based on standard or actual costs, while costs of inventory may be based on an average, FIFO or LIFO cost basis. While companies generally should apply the same principles and practices (e.g., inventory pricing methods and process for recording inventory write-downs) used at year end, the following exceptions exist for interim reporting:

- ▶ *Method for determining costs of goods sold:* Because many companies do not take physical inventories each quarter, ASC 270 recognizes that they may use a different method to determine the costs of goods sold for interim periods than they use for annual periods. For example, inventory and cost of goods sold in interim financial statements may be calculated based on an estimated gross profit percentage applied to interim sales, while inventory in annual financial statements may be based on a physical inventory near the end of the year and differences between estimated and actual inventory are adjusted through cost of goods sold at year end. If a company uses a different method to determine the costs of goods sold in interim and annual periods, the company should disclose the method used in the interim financial statements.
- ▶ *Process for recording inventory write-downs:* Inventory losses due to the application of the subsequent measurement guidance in ASC 330-10 should not be deferred beyond the interim period in which the decline occurs, unless the decline can reasonably be expected to be restored within the same fiscal year. If inventory is written down as of an interim date, the recovery of these losses in later interim periods of the same fiscal year should be reflected as a gain in the later interim period. However, gains recorded by an entity should not exceed the previously recognized losses. The gain should be recorded in the same line item in the income statement as the inventory write-down. Temporary declines in the market value of inventory measured using the LIFO or retail inventory methods, or the net realizable value of all other inventory that can reasonably be expected to be restored by the end of the fiscal year, need not be recognized at the interim date since no loss is expected to be incurred in the fiscal year.
- ▶ *Standard cost systems:* Generally, companies that use standard cost systems should adjust the carrying amount of inventory at standard cost at each interim balance sheet date to reflect actual costs in the same manner as at year end. That is, variances between standard cost and actual costs, such as purchase price, labor rate, usage, efficiency or other variances, are recognized in interim period earnings through an adjustment to the carrying amount of inventories at standard cost. However, if a company expects to absorb a portion, or all, of the purchase price variances or volume or capacity cost variances by year end, that portion of the variance should be deferred at the interim balance sheet date (i.e., continue to be reflected in the carrying amount of inventories). That is, if the interim period purchase price variance or volume or capacity cost variance is planned and expected to reverse before the end of the fiscal year, that variance is not recognized in interim period earnings because doing so would require the recognition of an offsetting variance in the earnings of a later interim period. The effect of unplanned or unanticipated purchase price or volume variances, however, is reported at the end of an interim period following the same procedures used at the end of a fiscal year.

- ▶ *LIFO liquidation:* If the prior year's LIFO inventories have been liquidated at an interim date but are expected to be restored by the end of the fiscal year, (1) the inventory at the interim reporting date should not give effect to the LIFO liquidation, and (2) the cost of goods sold for the interim period should include the estimated cost of replacing the liquidated LIFO layer (i.e., cost of sales is adjusted to the amount it would have been if there had not been any LIFO liquidation). See further discussion below.

#### 4.3.1.2 Interim LIFO calculations

The use of the LIFO inventory method in interim periods presents several special accounting considerations. LIFO calculations usually are made only at year end because of the possibly burdensome calculations and because changes in LIFO layers are determined on an annual basis. Thus, for financial reporting purposes, LIFO inventories generally are estimated at interim reporting dates. As a result, companies should consider including the following disclosure in their interim financial statements:

**Illustration 4-1: Inventory**

The Company uses the last-in, first-out (LIFO) method of valuing inventory. An actual valuation of inventory under the LIFO method can be made only at the end of each year based on the inventory levels and costs at that time. Interim LIFO calculations are based on management's estimates of expected year-end inventory levels and costs and are subject to the final year-end LIFO inventory valuation.

Because the techniques for applying LIFO and the types of interim records maintained vary from company to company, the methods used must be tailored to each particular case. Companies may use either of two approaches to estimate interim LIFO adjustments.

Under the first approach, a company estimates the annual adjustment for LIFO and allocates it to each quarter on a systematic and rational basis. Some companies use an allocation method based on actual inflation in the quarter because it relates to anticipated inflation for the year.<sup>49</sup> Generally, this method most closely reflects the nature of LIFO by charging each quarter's cost of sales with the most recent inventory cost. If this approach is used, the effect of a LIFO liquidation that is expected to occur by the end of the year is included as part of the projected annual LIFO adjustment and is, therefore, spread to the interim periods.

Under the second approach, a company makes a separate LIFO calculation each quarter by adjusting for (1) price changes during each quarter and (2) quantity changes that have occurred since the beginning of the year and that are not expected to reverse in a later period. In some cases, applying a separate calculation to interim periods might produce illogical interim results, particularly if inventory levels vary significantly during the year. In addition, a separate calculation might not be possible if the required information is not readily available (e.g., the actual price and quantity change since the beginning of the year).

If an interim liquidation is not expected to be replaced by year end, the effect would be recognized in the period that the liquidation occurs when a company determines its inventory by a separate quarterly LIFO calculation. However, as previously indicated, if the prior year's LIFO inventories have been liquidated at an interim date but are expected to be restored by the end of the fiscal year, the inventory at the interim reporting date should not give effect to the LIFO liquidation, and cost of goods sold for the interim period should include the estimated cost of replacing the liquidated LIFO layer. That is, any gain associated with such a LIFO liquidation (i.e., the difference between the current year replacement cost and liquidated LIFO unit cost) should not be recognized in earnings in the interim period unless the company does not expect to replenish the prior years' LIFO layers before year-end.

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<sup>49</sup> However, a business that depends on a highly seasonal commodity should prorate its estimated annual LIFO adjustment over the fiscal year because, in such cases, price adjustments for the commodity relate to an annual period rather than to changes in general price level indices.

The 1984 AICPA LIFO issues paper, *Identification and Discussion of Certain Financial Accounting and Reporting Issues Concerning LIFO Inventories* (LIFO Issues Paper), which was addressed by the SEC staff in SAB Topic 5.L, *LIFO Inventory Practices*, recommends that entities show the deferral of a temporary LIFO liquidation in the interim balance sheet as a deferred credit in the current liabilities section at an amount equal to the pretax income effect of the LIFO inventory liquidation. For practical purposes, the LIFO Issues Paper also endorses recording the amount as a credit to inventory, the effect of which is to do nothing if cost of sales has been recognized using a FIFO or average cost that approximates the expected cost of replacing the inventory.

For example, if a liquidated LIFO layer had a LIFO unit cost of \$12.50 per unit and the current cost was \$14.00 per unit, the gain on the LIFO layer liquidation would be \$1.50 per unit (\$14.00 – \$12.50). However, if the company expected to replenish the LIFO layer before year end, cost of goods sold would be recognized at the current cost of \$14.00 per unit.<sup>50</sup> In this case, if the company determines its inventory by a separate quarterly LIFO calculation, the company would need to record an increase in cost of goods sold of \$1.50 per unit to reverse the gain of the LIFO layer liquidation. Under the LIFO Issues Paper, the corresponding credit would be recorded either as a deferred credit (the preferred approach) or as a credit balance in the inventory account.

When a registrant liquidates a LIFO layer during an interim period and management does not intend to replace it before year end, SAB Topic 11.F, *LIFO Liquidations*, requires the registrant to disclose, either in a footnote or parenthetically on the face of the interim income statement, the incremental amount of income recognized as a result of a LIFO inventory liquidation (e.g., \$1.50 per unit in the above example).

## 4.4

### Other costs and expenses

Other costs and expenses are costs unrelated to revenue, which are either (1) recognized as an expense in the interim period incurred or (2) allocated among interim periods based on an estimate of time expired, benefit received or activity associated with the periods. ASC 270 provides the following guidance for the accounting for other costs and expenses in interim periods:

- ▶ Registrants should apply the same procedures for assigning costs and expenses to an interim period as those followed at year end. When a specific cost or expense benefits more than one interim period, the cost or expense may be allocated to the respective interim periods.
- ▶ Costs and expenses that cannot be readily identified with the benefits or activities of other interim periods should be expensed in the interim period as incurred. Registrants should disclose the nature and amount of such costs unless items of a comparable nature are included in both the current interim period and in the corresponding interim period of the preceding year. For example, a significant plant relocation costs incurred in the current quarter should be disclosed if there was no item of a comparable nature in the corresponding quarter of the preceding year.
- ▶ The registrant should not arbitrarily assign costs or expenses to an interim period.
- ▶ If a gain or loss that arises during an interim period would not be deferred at year end, the gain or loss should be recognized in the current interim period.

ASC 270 provides the following examples to illustrate the aforementioned concepts:

- ▶ When a cost that is expensed for annual reporting purposes clearly benefits two or more interim periods, each interim period should be charged for an appropriate portion of the annual cost by the use of accruals or deferrals.

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<sup>50</sup> Under the LIFO Issues Paper, it would be appropriate to estimate the expected costs to replace the temporary quarterly liquidation.

- Property taxes (and similar costs such as interest and rent) may be accrued or deferred at the annual reporting date, to achieve a full year's charge of taxes to costs and expenses. Similar procedures should be adopted at each interim reporting date to provide an appropriate cost in each period.
- Advertising costs may be deferred within a fiscal year if the benefits of an expenditure clearly extend beyond the interim period in which the expenditure is made. Advertising costs may be accrued and assigned to interim periods in relation to sales prior to the time the service is received if the advertising program is clearly implicit in the sales arrangement.

If common year-end adjustments can be projected, a pro rata portion of the estimated amounts should be assigned to each interim period. Examples given in ASC 270 are inventory shrinkage, allowance for uncollectible accounts, allowance for quantity discounts and discretionary year-end bonuses.

Below is an example comparing the effects of expensing advertising costs as incurred versus deferring advertising costs and allocating them throughout the fiscal year.

<b>Illustration 4-2: Other costs and expenses</b>					
	Quarter				<i>(In thousands)</i>
	1st	2nd	3rd	4th	
<b>Advertising deferred and allocated</b>					
Sales	\$ 1,000	\$ 1,500	\$ 3,500	\$ 4,000	\$ 10,000
Costs and expenses, other than advertising	800	1,200	2,800	3,200	8,000
Advertising	20	30	70	80	200
	820	1,230	2,870	3,280	8,200
Pretax income	<u>\$ 180</u>	<u>\$ 270</u>	<u>\$ 630</u>	<u>\$ 720</u>	<u>\$ 1,800</u>
<b>Advertising expensed as incurred</b>					
Sales	\$ 1,000	\$ 1,500	\$ 3,500	\$ 4,000	\$ 10,000
Costs and expenses, other than advertising	800	1,200	2,800	3,200	8,000
Advertising	150	30	10	10	200
	950	1,230	2,810	3,210	8,200
Pretax income	<u>\$ 50</u>	<u>\$ 270</u>	<u>\$ 690</u>	<u>\$ 790</u>	<u>\$ 1,800</u>
Difference in pretax income	<u>\$ 130</u>	<u>\$ -</u>	<u>\$ (60)</u>	<u>\$ (70)</u>	<u>\$ -</u>

## 4.5

### Seasonal revenue, costs or expenses

If interim results (i.e., revenues, costs or expenses) are subject to material seasonal variations, registrants must disclose the seasonal nature of the activities to avoid the inference that interim results are fairly indicative of the estimated results for a full fiscal year. In these circumstances, registrants should consider providing supplemental information for 12-month periods ended at the interim date for the current and preceding years.

## 4.6

### Postretirement benefit costs

In accordance with ASC 715, *Compensation – Retirement Benefits*, the measurements of plan assets and the benefit obligation used to determine the current year net periodic benefit cost in the interim period must be based on the assumptions used for the previous year-end measurements unless either:

- More recent measurements of both plan assets and the benefit obligation are available
- A “significant event” occurs, such as a plan amendment, settlement or curtailment, which would ordinarily call for such measurements

Unless an employer remeasures both its plan assets and the benefit obligation during the fiscal year, the amount it reports in interim period financial statements should be the same asset or liability recognized in the previous year-end statement of financial position adjusted for (1) subsequent accruals of net periodic benefit cost that exclude the amortization of amounts previously recognized in other comprehensive income (those amounts are reclassified from accumulated other comprehensive income as components of net periodic benefit cost and do not affect the asset or liability recognized in the statement of financial position), (2) contributions to a funded postretirement benefit plan and (3) benefit payments.

However, sometimes an employer remeasures both the plan assets and the benefit obligation during the fiscal year. That is the case, for example, when a significant event, such as a plan amendment, settlement or curtailment occurs that calls for a more recent measurement of plan assets and benefit obligations. On remeasurement, the employer should adjust its interim statement of financial position to reflect the overfunded or underfunded status of the postretirement benefit plan as of that remeasurement date. The employer uses the amounts from the more recent measurement to determine the net periodic benefit cost for the remainder of the fiscal period.

ASC 715 requires certain disclosures in interim financial statements. See our *Disclosure checklist for interim financial reporting* (EY Form A78) and our Financial reporting developments (FRD) publication, ***Postretirement benefits***, for a summary of the interim disclosure requirements. In addition, an employer applying an accounting method to immediately recognize actuarial gains and losses in net periodic benefit cost (i.e., upon remeasurement, typically during the fourth quarter of the fiscal year for a calendar-year company) should include in MD&A a discussion foreshadowing potential actuarial gains and losses that may arise on remeasurement. Similarly, if the employer applies this accounting method and remeasures the plan assets and benefit obligation during the fiscal year, it should disclose the amount of any actuarial gains and losses recognized in net periodic benefit cost on the measurement date as part of the notes to the interim financial statements.

If significant assumptions (e.g., mortality, expected returns on plan assets, assumed discount rates) have changed or are expected to change and the effect of the change will be material in future periods, companies should discuss the reasons for the change and its effects in MD&A.

Significant income statement effects related to benefit plan contributions should be disclosed and discussed in MD&A. For example, a company's expected contribution to plan assets that is larger in the current period than in the prior period would increase the expected return for the current period due to the expected return on the larger amount of contributed assets. As a reminder, the expected return component reduces the net periodic benefit cost. Noncash contributions (e.g., contributions of assets or company stock) to a defined benefit plan should be classified as noncash financing or investing activities, as appropriate, in the statement of cash flows. A registrant should disclose its funding approach in MD&A so that investors can understand its effect on liquidity.

## 4.7

## Segments

**Final amendment to the standard**

In November 2023, the FASB issued ASU 2023-07, *Improvements to reportable segment disclosures*, which requires a public entity to disclose significant segment expenses and other segment items in interim and annual periods and expands the ASC 280 disclosure requirements for interim periods. The ASU also explicitly requires public entities with a single reportable segment to provide all segment disclosures under ASC 280, including the new disclosures under the ASU. ASU 2023-07 is effective for fiscal years beginning after 15 December 2023 and interim periods within fiscal years beginning after 15 December 2024. Early adoption is permitted. This section has been updated to reflect the amendments to ASC 280.

Refer to our Technical Line, [A closer look at the FASB's new segment disclosure requirements](#), and our FRD, [Segment reporting](#).

ASC 280 requires registrants to disclose certain information about reportable segments in condensed financial statements of interim periods. In general, the results for each interim period should be based on the registrant's accounting principles used in the preparation of its latest annual financial statements unless a change in an accounting principle has been adopted in the current year.

In general, a registrant doesn't need to apply the quantitative tests to its operating segments when determining reportable segments for the interim period. However, if facts and circumstances change in an interim period, for example, if there is a change in the structure of an entity's internal organization, a new operating segment may be identified. In this case, application of the quantitative tests in an interim period could indicate that this operating segment is a reportable segment. If management expects that this segment will continue to be of significance, the segment should be disclosed as a new, separately reportable segment in interim reports.

Consistent with annual reporting, segment information for earlier interim periods is recast when a registrant changes its organization in a manner that causes the composition of its reportable segments to change, or changes the segment information that is regularly provided to the chief operating decision-maker in a manner that causes the identification of significant segment expenses to change, unless recasting is impracticable (in which case the registrant should disclose that fact). For example, if a change in the structure of a registrant's internal organization results in an additional reportable segment in the third quarter of 20X3, the new segmentation would need to be reflected in the segment disclosures for the third quarter and year-to-date periods ended 30 September 20X3 and 20X2. However, if it is impracticable to recast segment information for prior periods, including interim periods, to reflect the change, the registrant must disclose the current period segment information under both the old basis and the new basis of segmentation in the year in which the change occurs, unless it is also impracticable to do so (in which case the registrant should disclose that fact). The SEC staff views impracticable as a very high standard to meet. Following a change in the composition of its reportable segments, an enterprise must disclose whether it has recast the corresponding items of segment information for earlier periods.

A change in reportable segments during an interim period also will require retrospective revision of the prior-year annual financial statements if they are reissued after the financial statements covering the interim period of the segment change have been filed. Reissuance is required if those annual financial statements are required to be included or incorporated by reference into a registration or proxy statement (with the exception of a Form S-8). If the prior year financial statements are not reissued for a filing, the annual information does not need to be retrospectively revised until that information is included in the next Annual Report on Form 10-K.

See EY Form A78, *Disclosure checklist for interim financial reporting*, and our FRD publication, [Segment reporting](#), for a summary of the interim disclosure requirements for segment reporting.

## 4.8

## Guidance related to interim accounting and disclosure in other Codification Topics

Some accounting Codification Topics have consistent annual and interim accounting and disclosure requirements. However, various Codification Topics include specific interim requirements, including, among others:

- ▶ ASC 740 (see our FRD publication, *Income taxes*)
- ▶ ASC 820 (see our FRD publication, *Fair value measurement*)

In addition to the Codification Topics and our FRD publications, see our *Disclosure checklist for interim financial reporting* (EY Form A78) for further information on interim disclosure requirements.

## 4.9

## Unusual items, contingencies and uncertainties

### Unusual or infrequently occurring items

The effects of unusual or infrequently occurring items that are material in relation to the operating results of the interim period should be reported separately in the period in which they occur. These transactions and events should not be prorated over the remaining interim periods in the fiscal year.

### Contingencies

ASC 270 also requires registrants to disclose contingencies and other uncertainties that might affect the fairness of the presentation of the interim financial information. Such disclosures should be repeated and updated in the interim financial statements until the contingency has been removed, resolved or has become immaterial. The significance of a contingency or uncertainty should be judged in relation to the annual financial statements.

### Going concern uncertainty

Management is required to evaluate for both annual and interim reporting periods whether there is substantial doubt about the entity's ability to continue as a going concern. If management concludes that substantial doubt is raised and is not alleviated by its plans, management is required to include in the notes to the financial statements a statement that there is substantial doubt about the entity's ability to continue as a going concern within one year after the date that the financial statements are issued (or available to be issued when applicable).

Additional disclosures are required to enable financial statement users to understand all of the following:

- ▶ Principal conditions or events that raise substantial doubt about the entity's ability to continue as a going concern (before consideration of management's plans)
- ▶ Management's evaluation of the significance of those conditions or events in relation to the entity's ability to meet its obligations
- ▶ Management's plans that are intended to mitigate the conditions or events that raise substantial doubt about the entity's ability to continue as a going concern

These additional disclosures are required even if management concludes that substantial doubt about an entity's ability to continue as a going concern is alleviated as a result of its plans. The disclosures related to uncertainty about an entity's ability to continue as a going concern must be included in the notes to the financial statements until the conditions or events giving rise to the uncertainty are resolved. As the conditions or events giving rise to the uncertainty and management's plans to alleviate them change over time, the disclosures should change to provide users with the most current information, including information about how the uncertainty is resolved.

Such disclosures might include: (1) pertinent conditions and events giving rise to the assessment of substantial doubt about the entity's ability to continue as a going concern for a reasonable period of time; (2) the possible effects of such conditions and events; (3) management's evaluation of the significance of those conditions or events and any mitigating factors; (4) possible discontinuance of operations; (5) management's plans (including relevant prospective financial information) and (6) information about the recoverability or classification of recorded asset amounts or the amounts or classification of liabilities. If there have been any material changes since the most recent annual or interim financial statements (e.g., changes in the conditions, events, and other salient facts that gave rise to the going concern uncertainty or in management's plans), management should update its previous disclosure in a note to the interim financial statements.

## 4.10

### Accounting changes and adjustments to prior interim periods

#### 4.10.1

##### General

ASC 250 provides guidance on the accounting for and reporting of accounting changes, including a change in accounting principle, a change in accounting estimate and a change in reporting entity. ASC 250 also applies to changes required by an ASU in the unusual instance that the ASU does not include specific transition provisions. When an ASU includes specific transition provisions, registrants must follow those provisions.

ASC 250 also addresses the correction of an error in previously issued financial statements. Such a correction is not an accounting change. See our FRD publication, *Accounting changes and error corrections*, for further information on accounting changes and the correction of an error in previously issued financial statements.

#### 4.10.2

##### Change in accounting principle

Under ASC 270, the interim financial statements should indicate any changes in accounting principles or practices from those applied in (1) the corresponding interim period of the prior fiscal year, (2) the preceding interim periods in the current fiscal year and (3) the prior annual report. The registrant should report changes in accounting practice or policy in the period in which the change is made, in accordance with the provisions of ASC 250.

In SAB Topic 11.M, *Disclosure of the Impact that Recently Issued Accounting Standards Will Have on the Financial Statements of the Registrant When Adopted in a Future Period*, the SEC staff stated that disclosure of impending accounting changes due to recently issued US GAAP Codification updates is necessary to inform the reader about the expected effects of the changes on financial information to be reported in the future and, therefore, should be disclosed in accordance with existing MD&A requirements. See section 5 of our publication, *SEC annual reports – Form 10-K*, for further discussion on SAB Topic 11.M.

The SEC staff also believes that when a registrant adopts a new accounting standard in an interim period, the registrant should provide both the annual and interim period disclosures prescribed by the new accounting standard in that interim period, as well as in each subsequent interim period until the accounting change is reflected in audited annual financial statements.<sup>51</sup> The SEC staff presumes that users of the interim financial statements have not read the prior interim financial statements.

Changes in the method of applying an accounting principle (e.g., changing the method of applying a significant estimation process such as changing the number of LIFO pools used in a LIFO calculation) are subject to the guidance on accounting for a change in accounting principle under ASC 250, including the preferability requirements which may require a registrant to include a preferability letter from its independent public accountant as Exhibit 18 to its quarterly report on Form 10-Q. See our FRD publication, *Accounting changes and error corrections*, for further discussion on voluntary changes in accounting principle, including preferability considerations.

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<sup>51</sup> [https://www.sec.gov/corpfin/cf-manual/topic-1#Topic1\\_1500](https://www.sec.gov/corpfin/cf-manual/topic-1#Topic1_1500).

ASC 250 requires that registrants report a voluntary change in accounting principle made in an interim period by retrospective application both to the prior years as well as to the interim periods within the fiscal year that the accounting change was adopted. This is consistent with changes made in annual periods; however, the impracticability exception provided in ASC 250 cannot be applied to interim periods of the fiscal year in which the change is made. When an entity determines that retrospective application to pre-change interim periods of the fiscal year of the change is impracticable, the desired change may only be made as of the beginning of the subsequent fiscal year. The following example illustrates the reporting for a change in accounting principle in an interim period when the registrant concludes that it is impracticable to determine the period-specific effects of that change.

**Illustration 4-3: Change in accounting principle in an interim period**

Assume that in 20X6 a calendar year-end company makes a voluntary change in accounting principle in its third quarter. The effect of the change must be applied retrospectively to the first and second quarters of 20X6 and to the prior fiscal year presented for comparative purposes in its third quarter interim report. If the company determines that it is impracticable to apply the new principle to its 20X5 and prior financial statements, the cumulative effect of the change would be recognized as a component of opening retained earnings in 20X6 and the appropriate disclosure of the adoption would be included in its financial statements reported in 20X6. Alternatively, if the company determined that it was impracticable to apply the new accounting principle retrospectively to the first and second quarters of 20X6, it would be precluded from making the accounting change in the third quarter. If the company still elected to pursue the change in accounting principle, it could only make it (at the earliest) as of 1 January 20X7 (the beginning of the subsequent fiscal year) by recognizing the cumulative effect of the change in opening retained earnings as of 1 January 20X7.

#### 4.10.2.1 Materiality of a change in accounting principle in an interim period

ASC 270 provides guidance on assessing materiality for accounting changes or error corrections made in an interim period and states that materiality should be related to the estimated income for the full fiscal year and also to the effect on the trend of earnings. Changes that are material with respect to an interim period but not material with respect to the estimated income for the full fiscal year or the trend of earnings should be separately disclosed in the interim period of the change.

SAB Topic 5.F, *Accounting Changes Not Retroactively Applied Due To Immateriality*, provides guidance on accounting for changes that are deemed immaterial. If a registrant determines that the accounting change does not have a material effect on prior periods' financial statements and elects not to apply the change on a retrospective basis, the registrant may not adjust retained earnings at the beginning of the current fiscal year for the cumulative effect of prior periods. The registrant must report the cumulative effect of the change within operations in the interim period that the change is made, with separate disclosure if material to that interim period. However, consistent with ASC 270, if the cumulative effect of the change is material to the registrant's estimated income for the full fiscal year or to the trend of earnings, SAB Topic 5.F indicates that the registrant should apply the accounting change on a retrospective basis to the income statements for all periods presented (current year and prior year).

If a change in accounting principle does not have a material effect in the period of the change but is reasonably certain to have a material effect in later periods, only the disclosure required in ASC 250-10-50-1(a) (i.e., nature of and reason why the change is preferable) is provided whenever the financial statements of the period of change are presented. This is a limited exception to the requirement that the required disclosures be provided only in the interim and annual period of a change in principle. This limited disclosure is required for all periods that include the period of the change in a set of financial statements to inform the user that a change in accounting was made in a previous period. However, the remaining accounting and disclosures otherwise required under ASC 250 are not included in the period of the

change because the effects were immaterial in those prior periods. While a voluntary change in accounting principle may be immaterial to prior periods, it may have a profound effect on future periods, and its disclosure provides the financial statement user with the information necessary to assess that impact.

#### 4.10.2.2

#### Disclosures for a change in accounting principle

When a registrant makes a voluntary change in accounting principle, it must disclose the following:

- ▶ The nature of and reason for the change, including an explanation of why the newly adopted accounting principle is preferable
- ▶ The method of applying the change, including all of the following:
  - ▶ A description of any prior-period information that has been retrospectively adjusted
  - ▶ The effect of the change on income from continuing operations, net income, any other affected financial statement line item and any affected per-share amounts for the current period and any prior periods retrospectively adjusted; presentation of the effect on financial statement subtotals and totals other than income from continuing operations and net income is not required
  - ▶ The cumulative effect of the change on retained earnings or other components of equity or net assets in the statement of financial position as of the beginning of the earliest period presented
  - ▶ If retrospective application to all prior periods is impracticable, disclosure of the reasons and a description of the alternative method used to report the change

If indirect effects of a change in accounting principle are recognized, the registrant must disclose (1) a description of the indirect effects of the change, including the amounts that have been recognized in the current period and the related per-share amounts, if applicable, and (2) unless impracticable, the amount of the total recognized indirect effects of the accounting change and the related per-share amounts, if applicable, that are attributable to each prior period presented. (See *Disclosure checklist for interim financial reporting* (EY Form A78) for further information on the interim disclosure requirements.)

Financial statements of subsequent periods do not need to repeat the required disclosures initially made in the period of an accounting change (except in the circumstance discussed in section 4.10.2.1). However, registrants that issue interim financial statements must provide the required disclosures in the financial statements of both the interim and annual periods that include the direct or indirect effects of the change in accounting principle. For example, a registrant that makes a voluntary change in an accounting principle in the second quarter of 20X6 must include the required disclosures in its second and third quarter interim financial statements. The registrant must also include the required disclosures for the annual period in its annual financial statements for 20X6. That is, the third-quarter, year-to-date interim financial statements, as well as the 20X6 annual financial statements, include the initial period of the change, and therefore the disclosures must be provided. These disclosures are not required in the financial statements for any interim or annual periods after 20X6.

ASC 250 requires that in the fiscal year in which a new accounting principle is adopted, financial information reported for interim periods after the date of adoption should disclose the effect of the change on income from continuing operations, net income and related per-share amounts, if applicable, for the post-change interim periods. That is, for subsequent interim periods in the fiscal year of an accounting change, the registrant must determine and disclose the amounts that would have been reported under the "old" accounting principle had it not made the accounting change.

See section 3.8 of our FRD publication, [Accounting changes and error corrections](#), for further discussion.

### 4.10.3

#### Fourth-quarter accounting changes

ASC 250 requires that if a public company that regularly reports interim information makes an accounting change during the fourth quarter of its fiscal year and does not report the data required by ASC 270 (the minimum requirements for summarized interim financial data) in a separate fourth-quarter report or quarterly reporting in its annual report, that entity is required to disclose the effects of the accounting change on prior interim-period results, as required by ASC 250-10-50-1, in a note to the annual financial statements for the fiscal year in which the change is made.

The information required by ASC 250-10-50-1 may be disclosed in a separate footnote or, if the registrant elects to include the selected quarterly financial data in an unaudited note to the financial statements, the registrant may combine the disclosure required by ASC 250 and Item 302(a) of Regulation S-K in a single footnote. Item 302(a) requires material retrospective changes to the statements of comprehensive income, including accounting changes, for any of the quarters within the two most recent fiscal years (or any subsequent interim period for which financial statements are required) to be disclosed, including an explanation of the reason for the material change.

A registrant that adopts a change in accounting principle in the fourth quarter is not required to amend its previous filings on Form 10-Q to reflect the retrospectively adjusted interim financial statements.

### 4.10.4

#### Change in accounting estimate

ASC 250 requires that companies account for a change in accounting estimate either (1) in the period of the change if the change affects only that period or (2) in the period of change and in future periods if the change affects both. As a result, a change in an accounting estimate may not be accounted for by restating or retrospectively applying the change to prior periods or by reporting pro forma amounts for prior periods.

See Chapter 4 of our FRD publication, *Accounting changes and error corrections*, for further discussion. (See *Disclosure checklist for interim financial reporting* (EY Form A78) for further information on the interim disclosure requirements.)

### 4.10.5

#### Correction of an error

Once an error is identified, a company must assess the appropriate means to account for the correction of that error. A decision of whether a correction should be reflected in a restatement of prior financial statements and how to reflect that restatement, or if the error correction can be recognized in the current-period financial statements, is based on the materiality of the error to the current period and prior period(s) financial statements.

Examples of corrections of errors in previously issued financial statements include the following:

- A change from an accounting principle that is not generally accepted to one that is generally accepted
- Corrections of mistakes in the application of US GAAP
- Corrections of mathematical mistakes
- Oversight or misuse of facts that existed at the time the financial statements were prepared

#### Interim period materiality analysis

ASC 250 provides limited guidance on assessing materiality to interim reporting. While SAB Topic 1.N, *Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements*, and SAB Topic 1.M, *Assessing Materiality*, do not specifically address applicability to interim periods, the SEC staff expects the guidance to be applied to interim financial reporting as well.

ASC 250-10-50-12 addresses materiality in the context of interim financial reporting and states that the materiality assessment should include an assessment of the error relative to the effect on the trend of earnings and estimated income for the full fiscal year. Registrants should correct any known misstatements that arise or originate in the current interim period.

Entities should consider both quantitative and qualitative trends as subjective judgments are necessary when evaluating the quarterly materiality trends. Examples of trend of earnings considerations include quarterly earnings trends (i.e., consecutive quarter and year-to-date trends, as well as trends comparing quarterly information year to year), changing from net income to a loss or vice versa as well as comparing to analysts' expectations (e.g., meeting or exceeding analysts' expectations before an error is corrected and not meeting those expectations after the error is corrected).

Whether an entity should use interim or expected annual results in making materiality judgments depends on the circumstances. For example, an entity may encounter situations where an uncorrected error identified in the interim period is material to interim results but is not material to expected annual results. In those situations, management should consider the nature of the error and whether the interim period is representative of historical and expected financial trends of the entity. If the interim reporting period historically is a loss period due to seasonality or other factors (for what is otherwise a highly profitable business), we generally believe management would look to expected annual results when making quantitative judgments about materiality. Depending on the circumstances, we believe management also may choose to evaluate errors based on expected annual results when a significant portion of the errors are due to the effects of prior interim or annual period errors that are reversed in the current period (i.e., out of period amounts). If subsequent analysis shows that annual results were lower than expected, a previously immaterial error may now be considered material, resulting in a restatement at that time.

If the correction of an error is material to the current interim period's income, but not material to the estimated income of the current full fiscal year or to the trend of earnings, the correction of the error should be disclosed separately in the interim period.

#### **Form 8-K filing and other filing requirements**

When a registrant identifies a misstatement that materially affected a prior interim period, it should consider whether it must file an Item 4.02 Form 8-K, which applies to both annual and interim period financial statements that should no longer be relied on because of a misstatement. Typically, the correction of a material error in prior interim filings of the current year should be made by filing a Form 10-Q/A.

See Chapter 6 of our FRD publication, *Accounting changes and error corrections*, for further discussion of correcting an error in previously issued financial statements.

#### **4.10.6**

#### **Adjustments to prior interim periods of the current year**

ASC 250 states an adjustment related to prior interim periods of the current fiscal year is an adjustment or settlement of (1) litigation or similar claims, (2) income taxes (except for the effects of retroactive tax legislation), (3) renegotiation proceedings or (4) utility revenue under rate-making processes, provided that the respective adjustment or settlement meets all of the following criteria:

- ▶ The effect of the adjustment or settlement is material in relation to income from continuing operations of the current fiscal year or in relation to the trend of income from continuing operations or is material by other appropriate criteria
- ▶ All or part of the adjustment or settlement can be specifically identified with and is directly related to business activities of specific prior interim periods of the current fiscal year<sup>52</sup>

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<sup>52</sup> This criterion would not be met solely because of incidental effects such as interest on a settlement.

- ▶ The amount of the adjustment or settlement could not be reasonably estimated prior to the current interim period but becomes reasonably estimable in the current interim period (e.g., in the third quarter, the registrant receives a final decision on a rate order)

When an event that qualifies for prior-period treatment occurs in the second, third or fourth quarter and relates to prior interim periods of the current fiscal year, the company should report the item as follows:

- ▶ Net income of the current fiscal quarter should reflect the portion of the adjustment that relates to that quarter
- ▶ Net income of each prior quarter of the current fiscal year should be retroactively adjusted for the portion of the adjustment for that respective quarter
- ▶ Any portion of the adjustment that relates to the prior fiscal year should be included in the determination of net income for the first quarter of the current fiscal year

Events that do not qualify for prior-period treatment (e.g., the event does not relate to prior interim periods of the current fiscal year) are recognized in the period of the event.

Prior-period treatment should not be applied to normal recurring adjustments resulting from changes in accounting estimates. For example, changes in provisions for doubtful accounts resulting from litigation or similar claims should not be treated as a prior-period adjustment. See *Disclosure checklist for interim financial reporting* (EY Form A78) for further information on the interim disclosure requirements.

# 5 Reporting quarterly information

## 5.1

### Quarterly shareholders' reports and earnings releases

Registrants may provide earnings announcements either in a quarterly report to shareholders or in an earnings release. The SEC does not require registrants to issue a quarterly report to shareholders, an earnings release or similar announcement. However, the issuance of such a report might be required by the listing standards of a national securities exchange or association. In addition, communications about quarterly results are subject to Regulation FD, *Fair Disclosure*, as well as Form 8-K disclosure requirements.

#### 5.1.1

##### Regulation FD

Communications about financial performance are subject to Regulation FD, which prohibits the selective disclosure of material nonpublic information to certain specified parties (e.g., brokers, investment advisers). Regulation FD requires issuers that disclose material, nonpublic information to such parties to make public disclosure of that same information (1) simultaneously for intentional disclosures, or (2) "promptly" (within 24 hours or the start of the next trading day) for non-intentional disclosures. Regulation FD does not require that Form 8-K be used to provide public disclosure of material nonpublic information, but Item 7.01 of Form 8-K allows registrants to furnish information to the SEC as one alternative to satisfy the requirements of Regulation FD.

#### 5.1.2

##### National securities exchange or association requirements

Neither the New York Stock Exchange (NYSE) nor the NYSE American requires listed companies to provide quarterly reports to shareholders. However, both exchanges require listed companies to publish quarterly information for each of the first three fiscal quarters in an earnings release as soon as the information is available. The earnings release must be distributed through a widely circulated news or wire service (e.g., NYSE requires distribution to Dow Jones & Company, Inc., Reuters Economic Services and Bloomberg Business News).

For NYSE-listed companies, there is not a requirement to send copies of the earnings release and quarterly report to shareholders (if provided) to the NYSE. For NYSE American-listed companies, three copies of the earnings release and quarterly report to shareholders (if provided) should be sent to the NYSE American.<sup>53</sup>

NASDAQ-listed companies must make available to their shareholders copies of quarterly reports, which may be Form 10-Q, either before or as soon as practicable following the filing of their Form 10-Q with the SEC. If the form of the quarterly report differs from Form 10-Q, the issuer must file one copy of the quarterly report with NASDAQ.<sup>54</sup>

There are no specific rules about the content of earnings releases for NYSE and NYSE American-listed companies. The statement of operations contained in quarterly shareholders' reports for NASDAQ-listed companies should include disclosures of any substantial items that are unusual or nonrecurring, as well

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<sup>53</sup> Companies should refer to the detailed requirements in the NYSE Listed Company Manual (<https://nyseguide.srorules.com/listed-company-manual>) and the NYSE American Company Guide (<https://nyseamerican.wolterskluwer.cloud/company-guide>)

<sup>54</sup> Companies should refer to the detailed requirements in the Nasdaq Rulebook (<https://listingcenter.nasdaq.com/rulebook/nasdaq/rules>)

as income before and after income taxes. However, if a registrant elects to distribute a quarterly shareholders' report containing SFI (including fourth-quarter reports), ASC 270 requires certain minimum disclosures (see Information required in quarterly shareholders' reports below).

The restrictions on the information included in the earnings release or the quarterly shareholders' report are (1) the general requirement that corporate communications by public companies must not include false or misleading information or fail to disclose material information necessary to make the statements not misleading (i.e., Rule 10b-5 of the Exchange Act)<sup>55</sup> and (2) the provisions of Regulation G for any non-GAAP financial measures presented. Regulation G applies whenever a company presents a non-GAAP financial measure and requires the registrant to (1) present the most directly comparable financial measure calculated and presented in accordance with GAAP and (2) numerically reconcile the non-GAAP financial measure, by schedule or other clearly understandable format, to the most directly comparable GAAP measure. For additional information regarding the definition of a non-GAAP financial measure, conditions for presentation and interpretive guidance, see our Technical Line, *Navigating the requirements for non-GAAP financial measures*, and section 2 of our publication, *SEC annual reports – Form 10-K*.

### 5.1.3

#### Earnings releases reported on Form 8-K

Item 2.02 of Form 8-K requires registrants to furnish to the SEC, within four business days, any public announcement or release disclosing material nonpublic information about the registrant's results of operations or financial condition for a completed annual or quarterly fiscal period. Companies that make their earnings announcements in a quarterly shareholders' report before they file their periodic report with the SEC may provide the complete report as an exhibit to Form 8-K and specify in Item 2.02 the date and a brief description of the announcement or release and which portion of the report contains the information required to be furnished. Companies that do not publicly disclose their results until they file their periodic report with the SEC are not required to provide disclosure under Item 2.02 of Form 8-K.

Item 2.02 reporting is not triggered by the release of information that already has been disclosed publicly, such as the release of the same information in a different form. Similarly, Item 2.02 reporting would not be triggered if a subsequent disclosure were accompanied by additional information that was not material, regardless of whether or not it is already public. However, an Item 2.02 Form 8-K report would be required if the subsequent disclosure about a completed fiscal period were accompanied by additional or updated material nonpublic information.

Because the quarterly earnings release exhibit to the Item 2.02 of Form 8-K is considered "furnished" versus "filed" with the SEC, it is (1) not automatically incorporated by reference into registration statements, proxy statements or other reports and (2) not subject to liability under Section 18 of the Exchange Act.<sup>56</sup> However, quarterly earnings releases remain subject to Exchange Act Rule 10b-5, and thus could subject the registrant, corporate management, directors or possibly others<sup>57</sup> to civil liabilities, as well as criminal and SEC sanctions, and could expose the company to private liability. Safe harbors might be available under the Exchange Act if a company provides forward-looking statements in its announcement.<sup>58</sup>

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<sup>55</sup> Exchange Act Rule 10b-5 states that it is unlawful for any person to make an untrue statement of a material fact or to omit to state a material fact necessary to make the statements made, in light of the circumstances under which they are made, not misleading.

<sup>56</sup> Section 18 of the Exchange Act provides for civil liability for false or misleading statements about material facts included in filed documents.

<sup>57</sup> Attorneys, accountants or others could "aid and abet" a violation and therefore be subject to an SEC enforcement action or criminal sanction.

<sup>58</sup> Section 21E of the Exchange Act provides a safe harbor for forward-looking statements, which protects public companies from liability in private litigation, when the statements are accompanied by "meaningful cautionary statements" or where the statement was made without knowledge of its falsity. See section 2 of our publication, *SEC annual reports – Form 10-K*, for further information on forward-looking statements.

Quarterly earnings press releases are subject to the provisions of Regulation G, as well as the disclosure requirements (but not the restrictions) of Item 10(e)(1) of Regulation S-K for any non-GAAP financial measures presented. For additional information regarding the definition of a non-GAAP financial measure, conditions for presentation and interpretive guidance, see our Technical Line, [Navigating the requirements for non-GAAP financial measures](#), and section 2 of our publication, *SEC annual reports – Form 10-K*.

An issuer may satisfy the Item 10(e)(1) disclosure requirements by (1) providing the disclosures within Item 2.02 of Form 8-K, (2) providing the disclosures within the earnings release itself or (3) including the narrative disclosure in the most recent annual report and updating those statements, as necessary, no later than the time the Form 8-K is furnished to the SEC.

A company that wants to furnish an earnings release pursuant to Item 7.01 of Form 8-K to satisfy Regulation FD, could include its earnings release as an exhibit to a Form 8-K indicating that it is being furnished under both Items 7.01 and 2.02, provided the disclosure is furnished within the time frame required by Regulation FD and the requirements of both Items 7.01 and 2.02 are otherwise satisfied.

## 5.1.4

### Quarterly conference calls

The disclosure of material nonpublic information about a completed fiscal period, whether orally, telephonically, via webcast, in a broadcast or by similar means need not be reported separately in Item 2.02 of Form 8-K, if all of the following conditions are met:

- ▶ The communication complements and occurs within 48 hours after a written release that, prior to the presentation, is furnished to the SEC on Form 8-K pursuant to Item 2.02.
- ▶ The presentation is broadly accessible to the public by dial-in conference call, webcast, broadcast or similar means.
- ▶ Financial and statistical information presented is available on the registrant's website, together with any information that is required under Regulation G.<sup>59,60</sup>
- ▶ The presentation was announced by a widely disseminated press release that included instructions on when and how to access the presentation and the location on the registrant's website where the information is available.

In SEC Release 33-8176, *Conditions for Use of Non-GAAP Financial Measures*, the SEC stated that it intended this exception to accommodate existing practices (e.g., an analyst/investor conference call following a written earnings press release), but it did not intend the accommodation to shift the disclosure of material nonpublic information from written earnings press releases to subsequent conference calls and webcasts.

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<sup>59</sup> The required information must appear on the company's website at the time the presentation is made. Information that is not provided in a presentation itself but is disclosed unexpectedly in the question and answer session that was part of that presentation must be posted on the company's website promptly after it is disclosed.

<sup>60</sup> The SEC suggests, but does not require, that a registrant maintain the information in the investor relations section of its website for at least one year following the disclosure.

## 5.1.5

### Information required in quarterly shareholders' reports

If a company whose securities are publicly traded<sup>61</sup> elects to distribute a quarterly shareholders' report containing SFI (including fourth quarter reports), ASC 270 requires the following minimum disclosures:

- ▶ Sales or gross revenues, provision for income taxes, net income and comprehensive income
- ▶ Basic and diluted earnings per share, for each period presented, determined in accordance with ASC 260
- ▶ Seasonal revenue, costs or expenses
- ▶ Significant changes in estimates or provisions for income taxes
- ▶ Disposal of a component of an entity and unusual or infrequently occurring items
- ▶ Contingent items
- ▶ Changes in accounting principles or changes in accounting estimates
- ▶ Significant changes in financial position
- ▶ Reportable operating segment information (including provisions related to restatement of segment information in previously issued financial statements)<sup>62</sup>
- ▶ Information about defined benefit pension plan(s) and other defined benefit postretirement plan(s) for each period presented, pursuant to ASC 715
- ▶ Information about the use of fair value to measure assets and liabilities recognized in the statement of financial position pursuant to ASC 820
- ▶ Information about derivative instruments as required by ASC 815
- ▶ Information about fair value of financial instruments as required by ASC 825
- ▶ Information about certain investments in debt and equity securities as required by ASC 320, ASC 321 and ASC 942
- ▶ Information about credit losses and impairments as required by ASC 326 and impairments as required by ASC 321
- ▶ Information about the credit quality of financial assets and the allowance for credit losses determined in accordance with the provisions of ASC 326
- ▶ Gross information and net information required by ASC 210-20
- ▶ Information about changes in accumulated other comprehensive income required by ASC 220
- ▶ Carrying amount of foreclosed residential real estate property and the amount of loans in the process of foreclosure required by ASC 310

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<sup>61</sup> ASC 270 defines a publicly traded company as "any company whose securities trade in a public market on either (1) a stock exchange (domestic or foreign) or (2) in the over-the-counter market (including securities quoted only locally or regionally), or any company that is a conduit debt obligor for conduit debt securities [as defined] that are traded in a public market (a domestic or foreign stock exchange or an over-the-counter market, including local or regional markets). Additionally, when a company is required to file or furnish financial statements with the SEC or makes a filing with a regulatory agency in preparation for sale of its securities in a public market, it is considered a publicly traded company for this purpose."

<sup>62</sup> See EY Form A78, *Disclosure checklist for interim financial reporting*, for specific disclosure requirements.

ASC 270 reminds registrants that the summarized financial data does not represent a fair presentation of financial position and results of operations in conformity with US GAAP. However, if a registrant regularly provides a quarterly report to shareholders, the registrant should provide the above information for the current quarter, the current year-to-date period (or the last 12 months to date) and the corresponding periods of the prior fiscal year.

ASC 270 also encourages registrants to publish condensed interim balance sheet information and cash flow data. If condensed interim balance sheet or cash flow data are not presented, registrants should disclose significant changes in liquid assets, net working capital, long-term liabilities or shareholders' equity since the last reporting period. For the latter disclosure, a company might include a comment such as the following:

**Illustration 5-1: Information required in quarterly shareholders' reports**

"Effective May 1, 20X3, the Company acquired the assets and assumed the related liabilities of DEF Company for \$12.5 million and accounted for such acquisition as a purchase. The transaction was financed by the issuance of \$15 million of 9% notes due \$1 million annually beginning in 20X5. ..."

## 5.1.6

### Fourth-quarter information in annual reports

When a company provides summarized financial data for earlier quarters in an annual report to shareholders but does not include summarized financial data for the fourth quarter in a separate fourth-quarter report or in the annual report, ASC 270 requires the registrant to disclose the following information in an unaudited note to the annual financial statements (collectively Fourth Quarter Disclosures):

- ▶ Accounting changes, including restatement, if appropriate, of financial information for the pre-change interim periods of the fiscal year in which the change is made (see discussion in section 4 of this publication)
- ▶ Disposals of components of an entity
- ▶ Unusual or infrequently occurring items recognized in the fourth quarter
- ▶ Aggregate effect of year-end adjustments material to the results of the fourth quarter<sup>63</sup>

As discussed in the following section of this publication, when there has been a material retrospective change affecting comprehensive income, Item 302(a) of Regulation S-K requires the disclosure of quarterly financial data for the most recent two fiscal years, which includes some, but not all, of the Fourth Quarter Disclosures required by ASC 270. Selected quarterly financial data may be included outside the financial statements as supplementary information in annual shareholders' reports and in SEC filings, or in an unaudited note to the annual financial statements. If a registrant elects to include the selected quarterly financial data in an unaudited note to the financial statements, the registrant may combine the disclosure requirements of ASC 270 and Item 302(a) in a single footnote.

Below is an example disclosure within an unaudited note to the annual financial statements of a year-end adjustment that is material to the operating results of the fourth quarter. This example assumes that there were no accounting changes, disposals of components of an entity, unusual or infrequently occurring items recognized in the fourth quarter.

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<sup>63</sup> SAB Topic 6.G indicates that the disclosures provided for a year-end adjustment that is material to the fourth quarter would be similar to the disclosures provided for a change in accounting estimate.

**Illustration 5-2: Note N – Year-end adjustment (Unaudited)**

The Company recorded an adjustment in the fourth quarter of 20X3 to increase the environmental reserve by \$300,000. The after-tax effect of this charge was to decrease basic earnings per share from income before discontinued operations by \$0.30.

**5.2****Selected quarterly financial data in annual reports**

Registrants generally are not required to disclose selected financial information for each quarter during the two most recent fiscal years. However, if a registrant (other than a mutual life insurance company, FPI or SRC) reports a material retrospective change (or changes that are material in the aggregate) affecting comprehensive income for any of the quarters within the most recent two fiscal years, Item 302(a) of Regulation S-K requires disclosure of select financial information reflecting such change(s) for the affected quarterly periods, including the fourth quarter. Registrants reporting interim results on Form 10-Q need to consider the effects on Form 10-K reporting of any changes they make in the interim financial statements. Material retrospective changes may include, for example, a change in accounting principle or a disposition of a business that is accounted for as a discontinued operation under ASC 205-20, *Discontinued operations*. See the separate discussion of SRC filing requirements in section 7 of this publication.

If there has been a material retrospective change, a registrant is required to provide an explanation of the reasons for the material change and disclose, for each affected quarterly period and the fourth quarter in the affected year, SFI related to the statements of comprehensive income (as specified in Rule 1-02(bb)(ii) of Regulation S-X) and earnings per share reflecting such changes. Rule 1-02(bb) provides flexibility for registrants to use the same line items that appear in their financial statements. The disclosure of quarterly financial data pursuant to Item 302(a) of Regulation S-K must be reviewed by the independent auditor.

If required, selected quarterly financial data is to be disclosed outside the financial statements as supplementary information or in an unaudited note to the financial statements in annual shareholders' reports and in Form 10-K filings.

*Data to be Disclosed* – Quarterly financial data may be designated “unaudited” and should generally include the following disclosures:

- ▶ Net sales or gross revenue
- ▶ Gross profit (or, alternatively, costs and expenses applicable to net sales or gross revenue)
- ▶ Income (loss) from continuing operations
- ▶ Net income (loss)
- ▶ Net income (loss) attributable to the registrant
- ▶ Earnings per share data (basic and, when applicable, diluted)

Registrants in specialized industries (e.g., banks, insurance companies) may substitute other information for sales and related costs and expenses, if doing so is necessary for a more meaningful presentation.

See section 4.4.1 of our publication, *SEC annual reports – Form 10-K*, for a further discussion on interim financial information.

# 6

# Interim reviews by independent auditors

## 6.1

### General

Articles 8 and 10 of Regulation S-X require a registrant (other than an FPI) to engage an independent public accountant to perform a review of the registrant's interim financial information in accordance with PCAOB AS 4105, before the registrant files its quarterly report on Form 10-Q. Although Articles 8 and 10 do not require the independent public accountant to issue a separate review report, if the registrant states in Form 10-Q that an independent public accountant has reviewed the interim financial information, the interim review report must be filed with the Form 10-Q.<sup>64</sup>

A Form 10-Q filed with the SEC prior to completion of a PCAOB AS 4105 review is considered to be substantially deficient and therefore deemed to be not timely filed. Even though a registrant does not normally explicitly state in its filing that the timely interim review was performed, there is an implicit assertion by filing Form 10-Q that the registrant has met the filing requirements, including those for a timely review. If, in conjunction with legal counsel's advice, the registrant decides to submit the filing prior to the completion of the review, explicit disclosure should be made that the filing is deficient because the required PCAOB AS 4105 review has not been completed. The registrant also must label the columns of the financial statements as "not reviewed" and describe how the deficient filing will be remediated. On completion of the review, an amended Form 10-Q should be filed, removing both the label "not reviewed" and the disclosure that the PCAOB AS 4105 review had not been completed. If the registrant removes the disclosure, it would not be required to file the independent public accountant's PCAOB AS 4105 review report with the amendment. However, if the registrant states when filing such an amendment that the PCAOB AS 4105 review has been performed, the SEC staff expects the PCAOB AS 4105 review report to be included in the amendment.

Item 302(a) of Regulation S-K requires registrants (other than FPIs and SRCs) to include selected quarterly financial data when there has been a material retrospective change (or changes that are material in the aggregate) affecting comprehensive income in their annual shareholders' reports and Form 10-K filings (see section 5 of this publication). Consequently, when such disclosures are required, the independent public accountant must perform a PCAOB AS 4105 review of the registrant's fourth-quarter interim financial information even though a separate fourth-quarter report on Form 10-Q is not required to be filed with the SEC. A review in accordance with PCAOB AS 4105 is not required if selected quarterly financial data is voluntarily provided. However, in such instances, that information would be subject to the requirements of PCAOB AS 2710, *Other information in documents containing audited financial statements*, for auditors to read and consider such information for material inconsistencies with the audited financial statements.

Auditors of voluntary filers<sup>65</sup> must review their interim financial information in compliance with the PCAOB standards. In addition, the AICPA's "Compliance With Standards Rule" and AICPA AU-C Section 700, *Forming an Opinion and Reporting on Financial Statements*, requires independent auditors of voluntary filers of Form 10-Q to perform interim review procedures to comply with the interim review standards of both the PCAOB and the AICPA. When an interim review is performed under AICPA standards, they require issuance of a review report to management or the board of the audit client, but this report is not required to be included in the SEC filing unless the company includes a reference in the filing to the review.

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<sup>64</sup> See Section 4410.1 in the FRM at <https://www.sec.gov/about/divisions-offices/division-corporation-finance/financial-reporting-manual>.

<sup>65</sup> A voluntary filer includes a company that does not have an obligation to file the Exchange Act reports (e.g., Forms 10-K, 10-Q, 8-K) but voluntarily files such reports with the SEC.

When an auditor issues a review report for a non-issuer<sup>66</sup> that will be included in an SEC filing, the auditor follows the form of the report required by the PCAOB standards and expands it to state that the review was also conducted in accordance with Generally Accepted Auditing Standards (GAAS).

## 6.2

### Nature of PCAOB AS 4105 reviews

The objective of a review of interim financial information differs significantly from that of an audit conducted in accordance with PCAOB audit standards. A review of interim financial information provides the independent public accountant with a basis for communicating whether they are aware of any material modifications that should be made to the interim financial information to conform with GAAP. A review of interim financial information does not provide a basis for expressing an opinion about whether the financial statements are presented fairly, in all material respects, in conformity with GAAP.

A PCAOB AS 4105 review primarily consists of performing analytical procedures, inquiries and other procedures that address the significant accounting and disclosure matters that relate to the interim financial information to be reported. The inquiries made and analytical and other procedures performed should be specific to the issuer based on the independent public accountant's knowledge of the registrant's business and internal controls.

PCAOB AS 4105 also requires the independent public accountant to determine whether any of the matters described in PCAOB AS 1301, *Communications with Audit Committees*, that are related to the interim financial information have been identified. If so, the independent public accountant is required to communicate the information to the audit committee in a timely manner and before the registrant files its Form 10-Q with the SEC. In addition, Rule 2-07 of Regulation S-X, *Communication with Audit Committees*, contains required communications prior to the filing of an audit report. While these are required prior to the filing of an audit report, the SEC staff indicated these communications could occur as frequently as quarterly, or more often on a real-time basis.

## 6.3

### Management's Section 302 certification

Item 308(c) of Regulation S-K requires each issuer to disclose any change in ICFR that occurred during the last fiscal quarter that has "materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting." PCAOB AS 4105 indicates that the independent public accountant should perform limited procedures each quarter to provide a basis for determining whether they have become aware of any material modifications that, based on their judgment, should be made to the disclosures in Item 4 of Part I of Form 10-Q about changes in ICFR in order for management's Section 302 certification to be accurate and to comply with the requirements of the Sarbanes-Oxley Act.

When the independent public accountant becomes aware of matters that lead them to believe that modification to the disclosures in Item 4 of Part I of Form 10-Q about changes in ICFR is necessary for management's Section 302 certification to be accurate and to comply with the requirements of the Sarbanes-Oxley Act, the independent public accountant should communicate the matter to the appropriate level of management as soon as practicable. If, in the independent public accountant's judgment, management does not respond appropriately to the independent public accountant's communication within a reasonable period of time, the independent public accountant should inform the audit committee as soon as practicable and before the registrant files its periodic report with the SEC. If, in the auditor's judgment, the audit committee does not respond to the independent public accountant's communication within a reasonable period of time, the independent public accountant should evaluate whether to resign from the engagement.

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<sup>66</sup> For this purpose, a non-issuer is an entity whose financial statement audits are not subject to the oversight authority of the PCAOB.

If management has remediated one or more material weaknesses during the quarter, the independent public accountant should inquire of management (and others, as appropriate) to determine that the control has, in fact, been placed in operation prior to the end of the quarter. However, the independent public accountant has no responsibility under PCAOB AS 2201, *An Audit of Internal Control Over Financial Reporting That Is Integrated with an Audit of Financial Statements*, to test the design or operating effectiveness of the new or modified control in conjunction with the independent public accountant's PCAOB AS 4105 review procedures.

## 6.4

### Reporting on interim reviews

If a PCAOB AS 4105 review has been performed, the independent public accountant may issue a review report. Unless the registrant specifically states in its Form 10-Q that an independent public accountant has reviewed the interim financial information, the review report need not be filed with the interim financial information. PCAOB AS 4105 prescribes the form and content of the review report.

While interim review reports are useful to management and directors, there is a concern that the limitations of such reports are not understood by the general investing public. As a result, pursuant to Rule 436(c) of the Securities Act, review reports on unaudited interim financial information are not part of the registration statement prepared or certified by accountants within the meaning of Section 7 or Section 11 of the Securities Act. Therefore, independent public accountants do not consent to the use of an interim review report. However, issuers are required by Item 601 of Regulation S-K to file as Exhibit 15 to the registration statement (or to any Form 10-Q which is incorporated by reference into the registration statement) a letter from the independent public accountants, which acknowledges their awareness of the use in a registration statement of their report on unaudited interim financial information, which is not subject to the consent requirement of Section 7 of the Securities Act.

Under FRC Section 605.04b, when a review report is included or incorporated by reference into a registration statement, the issuer should disclose in the registration statement that the review report included in such registration statement is not a "report" or "part" of the registration statement within the meaning of Sections 7 and 11 of the Securities Act. The issuer must specifically state that the independent public accountant's Section 11 liability does not extend to such review reports. Below is an example of such a disclosure.

#### Illustration 6-2: Incorporation by reference

##### Independent Public Accountants

With respect to the unaudited condensed consolidated interim financial information of ABC Company for the three-month periods ended 31 March 20X3 and 20X2, incorporated by reference in this Prospectus, Ernst & Young LLP reported that they have applied limited procedures in accordance with professional standards for a review of such information. However, their separate report dated 26 April 20X3, included in ABC Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 20X3, and incorporated by reference herein, states that they did not audit and they do not express an opinion on that interim financial information. Accordingly, the degree of reliance on their report on such information should be restricted in light of the limited nature of the review procedures applied. Ernst & Young LLP is not subject to the liability provisions of Section 11 of the Securities Act of 1933 (the "Act") for their report on the unaudited interim financial information because that report is not a "report" or a "part" of the Registration Statement prepared or certified by Ernst & Young LLP within the meaning of Sections 7 and 11 of the Act.

# Smaller reporting companies

## 7.1

### Definition of a smaller reporting company

Regulation S-K Item 10(f)(1) defines an SRC as an issuer that is not an investment company, an asset-backed issuer or a majority-owned subsidiary whose parent is not an SRC and meets either of the following conditions after performing its initial qualification test (e.g., upon filing an initial registration statement for common equity):<sup>67</sup>

- ▶ Its public float<sup>68</sup> is below \$250 million
- ▶ Its annual revenue for the most recently completed fiscal year is less than \$100 million and public float is less than \$700 million (including no public float)

Once an issuer determines that it does not qualify for SRC status because it exceeded one or more of the conditions above at the initial qualification test, it will remain unqualified unless it meets certain thresholds when making its annual determination, as discussed further below.

## 7.1.1

### Annual redeterminations

The annual determination (or redetermination) for SRC status is performed as of the last business day of the company's second fiscal quarter. For a calendar-year company, the annual test for the year ending 31 December 20X2 would be performed on 30 June 20X2, the last business day of the second quarter.

The SEC set different entry and exit thresholds for SRC status to minimize moves from one category to the other from relatively small changes in public float. The subsequent qualification thresholds are set at 80% of the initial qualification thresholds described above.

#### *Entry thresholds*

A registrant that did not initially qualify as an SRC may subsequently qualify only if it meets one of the following thresholds:

- ▶ Its public float is below \$200 million at the re-determination date.
- ▶ Its annual revenue for the fiscal year completed before the re-determination date is less than \$80 million, and public float at the re-determination date is less than \$560 million (including no public float).

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<sup>67</sup> A company filing an initial registration statement for shares of its common equity (Securities Act or Exchange Act) should determine its estimated public float as of a date within 30 days of the date the registration statement is filed and then finalize its public float calculation at the time the IPO is completed and the common share price at IPO is known.

<sup>68</sup> Public float is determined by multiplying the aggregate number of voting and non-voting common shares held by non-affiliates by the price at which the common shares were last sold, or the average of the bid and asked prices, in the principal market for the registrant's common shares. Thus, the determination of public float is premised on the existence of a public trading market for the issuer's common equity securities. This is different than the definition of market capitalization, which is an amount equal to the total number of issued and outstanding shares of the issuer's common equity securities. Calculating a registrant's public float may involve judgment and legal interpretations and analysis, including determining affiliate status based on the facts and circumstances. Registrants should consult with their legal counsel.

An issuer that newly qualifies as an SRC at its annual re-determination date may choose to reflect its change to SRC status in its quarterly report for that second fiscal quarter or in a quarterly or annual report filed thereafter.<sup>69</sup> However, the registrant must reflect its SRC status by checking the box on the cover page of its SEC filings no later than in its first Form 10-Q for the next fiscal year regardless of whether it chooses to apply the scaled (i.e., reduced) disclosure standards permitted for such issuers.

An issuer that previously qualified for SRC status continues to qualify for SRC status unless at its next re-determination date (last business day of its second fiscal quarter) it meets one of the three exit criteria described below.

#### ***Exit provisions***

A registrant that qualifies as an SRC must re-determine annually whether it continues to qualify as an SRC on its re-determination date (the last business day of its second fiscal quarter for which a public trading price of its common stock is available) by measuring its public float and revenue for the most recently completed year. A registrant that previously qualified as an SRC maintains that status until one of three exit criteria is met at the re-determination date:

- ▶ Its public float exceeds \$250 million, and its annual revenue exceeds \$100 million.
- ▶ Its annual revenue exceeds \$100 million, and it has no public float.
- ▶ Its public float exceeds \$700 million, regardless of annual revenue.

If a registrant has no public float (e.g., it has only public debt or preferred stock), it would continue to qualify if its annual revenues are less than \$100 million during its most recently completed fiscal year for which audited financial statements are available.

Once a reporting issuer fails to qualify for SRC status at its annual re-determination, it may choose to continue using the scaled disclosures permitted for SRCs in its annual report on Form 10-K for the current fiscal year but must begin providing non-scaled larger company disclosures in its first Form 10-Q for the next fiscal year.

In addition, the issuer can continue taking advantage of other SRC accommodations (e.g., provide financial statements of an acquired business in accordance with Article 8 of Regulation S-X if it made its initial filing on Form 8-K and its acquisition before the new fiscal year starts or defer adoption of a new or amended accounting standards) during this period.

## **7.1.2**

### **Eligibility for FPIs**

Any FPI is eligible to qualify as an SRC in accordance with the threshold requirements. However, to take advantage of the disclosure relief as an SRC, an FPI must use domestic forms (i.e., Form 10-K and Form 10-Q, not Form 20-F and Form 6-K) and it must file financial statements prepared using US GAAP.

## **7.2**

### **Form 10-Q filing by a smaller reporting company**

The Form 10-Q of an SRC is due 45 or 40 days after the end of its first three fiscal quarters depending on whether it is a non-accelerated or accelerated filer. See our Technical Line, ***Reminders on reporting and filer status considerations for SEC registrants***, and section 2 of our publication, *SEC annual reports – Form 10-K*, for further guidance on filer status considerations.

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<sup>69</sup> As discussed in Section 2 of this publication, the due dates of the quarterly reports on Form 10-Q for the remainder of the current fiscal year would continue to be determined by reference to the registrant's filing status determined as of the beginning of that fiscal year (i.e., large accelerated or accelerated filer).

## 7.2.1 Content

An SRC may choose, on an item-by-item basis within any filing, whether to apply Regulation S-K's scaled disclosure requirements for SRCs or disclosure requirements applicable to larger public companies. If an SRC requirement is more rigorous than the same non-SRC requirement, the company must apply the requirement for SRCs. Nevertheless, the SEC has stressed the importance of consistent disclosures that allow investors to make period-to-period comparisons, whether quarterly or annually.

The following table shows the item number, caption and location of the disclosure requirement (which refers to the items and rules in Regulations S-K and S-X) of the disclosure instructions for the various items of a Form 10-Q that apply to companies that are not SRCs and the related scaling offered to SRCs.

Form item	Form 10-Q instructions	Disclosure requirement	Scaling for SRCs
<b>Part I</b>			
Item 1	Financial statements	S-X Rule 10-01	Scaled in Article 8-03 of Regulation S-X
Item 2	Management's discussion and analysis	S-K Item 303(b)	Same as non-SRC
Item 3	Quantitative and qualitative disclosures about market risk	S-K Item 305	Not required
Item 4	Controls and procedures	S-K Item 307 S-K Item 308(c)	Same as non-SRC
<b>Part II</b>			
Item 1	Legal proceedings	S-K Item 103	Same as non-SRC
Item 1A	Risk factors	Material changes in risk factors since those disclosed in last 10-K	Not required
Item 2	Unrestricted sales of equity securities and use of proceeds	S-K Item 701 if not previously included in a Form 8-K S-K Item 703	Same as non-SRC Same as non-SRC
Item 3	Defaults upon senior securities	Disclose if not previously included in a Form 8-K	Same as non-SRC
Item 4	Mine safety disclosures	S-K Item 104	Same as non-SRC
Item 5	Other information	Any information required to be disclosed on Form 8-K during the quarter but not reported S-K Item 407(c)(3) changes to procedures to nominate members of the board of directors S-K Item 408(a)	Same as non-SRC Same as non-SRC Same as non-SRC
Item 6	Exhibits	S-K Item 601	Same as non-SRC

## 7.2.2

### Rule 8-03 of Regulation S-X – Interim financial statements of smaller reporting companies

Rule 8-03 of Regulation S-X describes the interim financial statement requirements for SRCs. The primary financial statements required of an SRC in Form 10-Q are identical to those of a larger issuer (i.e., a balance sheet as of the end of the most recent fiscal quarter and as of the end of the preceding fiscal year; income statements for the most recent fiscal quarter, the year-to-date period and for the corresponding periods of the preceding fiscal year; and statements of cash flows for the year-to-date period and the comparable prior-year period). SRCs are also required to include a reconciliation of changes in all

components of stockholders' equity (as a separate statement or in the notes to the financial statements) for the current and comparative year-to-date period, with subtotals for each interim period. Rule 8-03 also requires that footnote disclosures be provided as needed for fair presentation and to ensure that the financial statements are not misleading. The interim financial statements of an SRC must include a statement that, in the opinion of management, the financial statements include all adjustments necessary to make the financial statements not misleading.

Like a larger issuer, an SRC must have the interim financial statements it includes in Form 10-Q reviewed by an independent public accountant (see section 6 of this publication). The financial statements, including an FPI filing on Form 10-Q, must be prepared in accordance with US GAAP.

Other Articles within Regulation S-X do not apply to the interim financial statements of SRCs, except that an SRC must comply with:

- Article 2 regarding the qualifications of the independent auditor and its report, if any
- Rule 4-10 regarding the accounting and reporting for oil and gas producing activities

Although the content required in the interim financial statements of an SRC is largely similar to that required of a larger issuer under Article 10 of Regulation S-X, there are several notable differences as discussed below.

### **Presentation**

Article 10 permits the presentation of certain financial statements that Rule 8-03 does not otherwise address.<sup>70</sup> For example, Article 10 allows the presentation of a balance sheet as of the end of the corresponding fiscal quarter of the preceding fiscal year if such information is necessary to understand the effects of seasonal fluctuations on a registrant's financial condition. Article 10 also permits the presentation of income statements and cash flows statements for the cumulative 12-month period ended during the most recent fiscal quarter and for the corresponding preceding period. Further, unlike Rule 8-03, Article 10 permits registrants engaged in the seasonal production and sale of a single-crop agricultural commodity to provide interim statements of income and cash flows for the 12-month period ended during the most recent fiscal quarter and for the corresponding preceding period, in lieu of the year-to-date statements otherwise required.

### **Condensed statements**

The condensing rules under Rule 8-03 are different from those under Article 10. As discussed in section 3 of this publication, a larger issuer (i.e., non-SRC) must show separately each balance sheet caption prescribed by Regulation S-X that is 10% or more of total assets, or that has increased or decreased by more than 25% since the preceding fiscal year, as well as each income statement caption that is 15% or more of average net income for the most recent three fiscal years, or that has increased or decreased by more than 20% compared with the corresponding interim period of the preceding fiscal year. However, Rule 8-03 requires that an SRC show separately only balance sheet captions that are 10% or more of total assets, regardless of the percentage change since the preceding fiscal year. Similarly, an SRC is required to present in its condensed income statement each cost and expense category presented in the annual financial statements that exceeds 20% of sales or gross revenue, without regard to the percentage change from the corresponding interim period of the preceding fiscal year, as well as the provision for income taxes and discontinued operations.

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<sup>70</sup> If an SRC wishes to present any of the financial statements otherwise permitted by Article 10, it is recommended that the company pre-clear its request with the SEC staff.

A larger issuer may abbreviate its statement of cash flows starting with a single figure of net cash flows from operating activities. To the extent material, a larger issuer also must show separately each investing and financing cash flow caption that exceeds 10% of the average of net cash flows from operating activities for the most recent three fiscal years. However, Rule 8-03 requires that the interim cash flows statement of an SRC include only net cash flows from operating, investing and financing activities, as well as cash at the beginning and end of each period and the increase or decrease in such balance. That is, Rule 8-03 does not require an SRC to show any captions within investing and financing activities. Nevertheless, an SRC should consider identifying and quantifying material investing and financing activities.

#### **Equity-method investees**

As discussed in section 3 of this publication, Article 10 of Regulation S-X requires summarized income statement information in Form 10-Q for equity-method investees for which separate or combined audited financial statements would otherwise be required for annual periods under Rule 3-09 of Regulation S-X. That is, year-to-date summarized income statement information would be required for equity-method investees that are 20% significant under either the investment test or the income test.

Rule 8-03(b)(3) of Regulation S-X requires the interim financial statements of an SRC to disclose summarized income statement information for equity-method investees that constitute 20% or more of the SRC's consolidated assets, equity<sup>71</sup> or income from continuing operations attributable to the registrant. These tests differ from those under Article 10 and could require the disclosure of summarized income statement information by SRCs in more circumstances than Article 10. For example, Rule 8-03 applies an asset test for purposes of disclosing summarized income statement information of equity-method investees, which Article 10 does not.

The SEC staff does not believe the SEC intended for the disclosure requirements for an SRC to be more onerous than those for a registrant that is not a smaller reporting company. Therefore, SRCs may determine significance for purposes of reporting SFI in a manner consistent with Article 10.

### **7.2.3**

#### **Item 303 MD&A**

The MD&A requirements discussed further in section 3 of this publication also apply to an SRC and must cover the reporting periods required by Article 8 of Regulation S-X.

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<sup>71</sup> While Rule 8-03 specifies a significance test based on "equity," we understand that this reference was intended to be the same as the investment test of significance.

# A

# Abbreviations

Abbreviation	FASB Accounting Standards Codification
ASC 205-20	FASB ASC 205-20, <i>Presentation of Financial Statements – Discontinued Operations</i>
ASC 210-20	FASB ASC 210-20, <i>Balance Sheet – Offsetting</i>
ASC 220	FASB ASC 220, <i>Income Statement – Reporting Comprehensive Income</i>
ASC 250	FASB ASC 250, <i>Accounting Changes and Error Corrections</i>
ASC 260	FASB ASC 260, <i>Earnings Per Share</i>
ASC 270	FASB ASC 270, <i>Interim Reporting</i>
ASC 280	FASB ASC 280, <i>Segment Reporting</i>
ASC 310	FASB ASC 310, <i>Receivables</i>
ASC 320	FASB ASC 320, <i>Investments – Debt Securities</i>
ASC 321	FASB ASC 321, <i>Investments – Equity Securities</i>
ASC 325	FASB ASC 325, <i>Investments – Other</i>
ASC 330	FASB ASC 330, <i>Inventory</i>
ASC 480	FASB ASC 480, <i>Distinguishing Liabilities from Equity</i>
ASC 605-35	FASB ASC 605-35, <i>Revenue Recognition – Construction-Type and Production-Type Contracts</i>
ASC 606	FASB ASC 606, <i>Revenue from Contracts with Customers</i>
ASC 715	FASB ASC 715, <i>Compensation – Retirement Benefits</i>
ASC 740	FASB ASC 740, <i>Income Taxes</i>
ASC 805	FASB ASC 805, <i>Business Combinations</i>
ASC 815	FASB ASC 815, <i>Derivatives and Hedging</i>
ASC 820	FASB ASC 820, <i>Fair Value Measurement</i>
ASC 825	FASB ASC 825, <i>Financial Instruments</i>
ASC 942	FASB ASC 942, <i>Financial Services – Depository and Lending</i>
ASC 958	FASB ASC 958, <i>Not-for-Profit Entities</i>

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