FASB’s New Proposal on the Statement of Cash Flows - The Impact on Financial Statements of the Fortune 200 Companies

**INTRODUCTION**

The Financial Accounting Standards Board (FASB) proposed major changes in the financial presentations of not-for-profits. Working under their goals of improving the understandability and usefulness of financial statements, they issued the recent exposure draft, *Proposed Accounting Standards Update* (2015). A focus of this exposure draft was to change the presentation of financial statements for not-for-profit entities as required in the Statement of Financial Accounting Standards No. 117 (SFAS No. 117). Among other things, this proposal dealt with the Statement of Cash Flows, a mandatory part of issued financial reports detailing cash inflows and cash outflows during a reporting period. Along with requiring only the direct method of reporting cash flows from operating activities, the FASB proposal required a change in classification of certain items within this statement.

Kroeher said that the *Proposed Accounting Standards Update* has led FASB board members to consider whether the same concepts should be extended to for-profit entities (Whitehouse, 2015). Whitehouse suggested, “A recent proposal to change the presentation of financial information for not-for profit entities, especially cash flow classifications, could serve as a preview of what might be in store for public companies down the line” (page 1). Thus, the update to SFAS No. 117 may be a prelude to a future FASB update to make changes in Statement of Financial Accounting Standards No. 95 (SFAS No. 95). SFAS No. 95 establishes standards for cash flow reporting for public companies.

Our research extended FASB’s proposed changes in classification to for-profit entities. Specifically, we examined the change in classification of purchases and sales of long-lived assets from investing to operating activities.

**The Statement of Cash Flows Trichotomy (or three-part classification)**

SFAS No. 95 (1987) and SFAS No. 117 (1993), respectively, require for-profit and not-for-profit entities to provide a cash flow statement for each period for which operating results are required. Similar requirements are applicable to enterprises following International Accounting Standards Board (IASB) Standard No. 7, (IAS No. 7) Cash Flow Statements (1992). The cash flow statement explains the change during the period in cash and cash equivalents, and classifies inflows and outflows relating to operating, investing and financing activities. While the objective of FASB is to provide accurate reporting metrics, many reporting issues persist that cloud the transparency of the Statement of Cash Flows. Specifically, limitations arise from inconsistent, and sometimes, ambiguous implementation of the three-part classification of cash inflows and outflows.

Under SFAS No. 95, cash flows for business entities are classified in the cash flow statements under three activities: operating, investing and financing. SFAS No. 117 for not-for-profit entities also requires the same three activities. For the most part, there are only slight differences between SFAS No. 117 and SFAS No. 95, relating to the classification of items as activities in this statement. Alderman and Mueller (2003) state that SFAS No. 117 provides little guidance on reporting cash flows beyond that offered in SFAS 95. One exception is that donor imposed restrictions may influence activity classifications for not-for-profit entities.

**Operating activities** include all transactions and events other than investing and financing activities. These activities generally relate to producing and delivering goods and providing services. Operating inflows include customer collections from the sales of goods and services, interest and dividend collections on debt and equity securities, and all other receipts not defined as investing and financing inflows. Operating outflows include interest payments, payments for inventories, payments to employees, payments to suppliers of other goods and services, payments to settle asset retirement obligations, payments to governments for taxes (if applicable), duties, fines and other fees, and all other payments not defined as investing or financing outflows.

The analysis of the operating activities section of the statement of cash flows is essential to assess the financial health of an enterprise. Financial analysts use this section in several ways. For example, net income under accrual accounting may be an unreliable indicator of quality as it is based on various estimates to determine both revenue and expenses. When assessing quality, analysts are looking for cash flows from operating activities to be consistently greater than a company’s net income. Some analysts believe the focus on cash flow from operations rather than earnings provides a clearer picture of a company’s abilities to generate cash as it strips away the accounting assumptions built into earnings. Furthermore, analysts can determine if an entity has a positive cash flow coming from the company’s recurring activities, its operations. An entity can have positive cash flow because of selling off assets or issuing stocks and bonds. However, these activities are typically one-time gains in cash flow, and should not be considered an indicator of financial health.

Also, a popular measure of financial performance, free cash flow, tells how much cash is left over from operations after capital expenditures. It is computed by subtracting capital expenditures from cash flow provided by operating activities (although there may be variations in calculating this financial ratio). Analysts focus on free cash flow because it tells them how much cash an entity has to pursue future opportunities. Potential opportunities include developing new products or programs, making acquisitions, paying interest and dividends and reducing debt.

**Investing activities** include the acquiring and disposing of plant assets, other productive assets, and financial investments, and making loans to and collecting loans from other entities. Investing inflows include receipts from collecting or disposing of loans, receipts from sales of debt and equity instruments from other entities, and receipts from sales of plant assets and other productive assets. Investing outflows include the payments to make or acquire loans, payments to acquire debt or equity securities of other entities, and payments to acquire plant and other productive assets. A change in cash flow from the investing activities is the result of gains or losses from investments in the financial markets, and purchases and sales of capital assets, such as, plant and equipment.

**Financing activities** include obtaining resources from owners and providing them with a return on their investments, receiving resources that are donor restricted for long-term purposes, borrowing money and repaying the amounts borrowed, and obtaining and paying for other resources obtained from creditors for long-term credit. Financing inflows include proceeds from issuing debt and equity securities, proceeds from contributions and investment income that are donor restricted for long-term purposes, and proceeds from other short- or long-term borrowing. Financing outflows include dividend payments, outlays to reacquire or retire equity securities, repayment of amounts borrowed, and payments of debt issuance costs. Financing inflows include cash coming into an entity from creditors and stockholders.

**Arbitrariness of the Cash Flow Trichotomy**

SFAS No. 95 and SFAS No. 117 have many reporting issues due to their complexity and ambiguity. As mentioned above, these statements require a company to report cash flows in one of three categories: operating, investing, or financing activities. While most cash flow transactions can only be classified under one of the three categories, there are some that are less clear. Nurnberg (2009) said, “A major problem with the SFAS-95 three-way classification of cash flow as operating, investing, and financing is its inherent arbitrariness” (page 32). There have been numerous disagreements and discussions on how to reduce the ambiguity in SFAS No. 95 and SFAS No. 117. Very little has been done to strengthen reporting standards under SFAS No. 95, as many issues still exist. The discussion below relates to some of the current arbitrariness of classifications, relating to for-profit, and in some cases, not-for-profit entities.

For example, SFAS No. 95 is unclear how dividends and interest outflows/inflows should be listed on the cash flow statement. According to Bao and Romeo (2012), an example of this is when dividend income derives from investments yet gets reported in the operating section of the cash flow statement. Allowing dividends received only as part of the operating section in the cash flow statement could cause distortions while allowing entities to manipulate their numbers. Another issue is how entities classify financing sources. According to Wampler, Smolinski, and Vines (2009), if a company uses debt as a financing source, it can then classify the interest paid as an operating activity. However, a company that uses equity as a financing source treats paid dividends as a financing activity. It should be noted that under IASB No. 7 (1992) dividend payments might be classified as either financing or operating outflows. Similarly, under IASB No. 7 (1992), interest payments may be classified as operating, investing, or financing outflows of non-financial companies, and as either operating or financing outflows of financial companies. Nurnberg (2009) suggested that IASB classification rules are more flexible than FASB rules to achieve acceptance across countries with different classification rules under their own financial national accounting standards.

Another problem area is the way different marketable securities (debt and equity) can be treated. For example, trading securities are always under operating activities while available-for-sale securities go under investment activities (Weiss and Yang, 2007). The controversy is that companies have flexibility to move from operating to financing, and from financing to operating since companies have the easy ability to classify different equity and debt securities as either trading or available-for-sale. The same issue applies to accounts receivable. If a company sells accounts receivable, the proceeds go under the operating section. However, if a company were to borrow money and accounts receivables acted as collateral for the borrowed money, the borrowed money goes under financing activities (Weiss and Yang, 2007).

Classification issues also exist relating to the purchase and sale of inventory and plant assets for for-profit and not-for-profit entities. In his research monograph, Heath (1978) said that the purchase and sale of inventories is in one sense fundamentally the same as the purchase of plant assets. Both are usually considered part of the normal operating activities of a business, and as a result, both might be viewed as operating activities. However, in the statement of cash flows, activities relating to the former are classified as operating cash inflows and outflows whereas activities relating to the ladder are classified as investing cash inflows and outflows. According to Nurnberg (2009), cash flows from operating, investing, and financing activities are often interrelated, their classification in the cash flow statement may impede rather than enhance the analysis of cash flows.

**FASB’s Proposed Accounting Standards Update**

The recent FASB exposure draft, *Proposed Accounting Standards Update* (2015) focused on changes made to the presentation of financial statements for not-for-profit entities (NFP) as required in SFAS No. 117. FASB (2015) said that its new proposal would be an improvement over the current guidance under GAAP (page 4). Among other things, the proposal dealt with the reclassification of certain items within the Statement of Cash Flows. This includes changing the purchase and sale of long-lived assets for operating purposes (property, plant and equipment or PPE) from investing to operating activities; changing cash dividends and interest income from operating to investing activities; and changing cash payment of interest expense from operating to financing activities. FASB (2015) concluded: “Reclassifying items reported in a cash flow statement to better align them with this Update’s proposed the notion that operating activities reported in the statement of activities should be based on whether ‘resource inflows and outflows are from or directed at carrying out an NFP’s purpose for existence’ would increase understandability and help communicate financial performance” (page 6). In addition, Jim Kroeher, FASB Vice President, clarified FASB’s new position relating to moving the acquisition and sale of property, plant and equipment from an investing to an operating activity. He concluded that FASB is pursuing a cohesive principle. That is, since depreciation of PPE is an operating expense, then the acquisition and sale of PPE should be operating cash flow as well (Whitehouse, 2015).

**RESEARCH DESIGN AND FINDINGS**

**Research Design**

The purpose of our research was to project the impact on the Statement of Cash Flows if the FASB proposal for not-for profit entities was extended to for-profit entities. Our research focused on reclassifying PPE purchases and sales (Net PPE) from investing to operating activities. We chose net PPE because of its size relative to the other items that would be subject to reclassification.

Our sample consisted of the Fortune 200 companies. We collected the following cash flow related items from their financial statements from 2012 to 2014: Cash Flow from Operating Activities (Old OCF), Purchases of Fixed Assets (PPE Purchases) and Sale of Fixed Assets (PPE Sales). To investigate the impact of classifying PPE Purchases and Sales as part of OCF, we looked at the magnitude of net fixed assets purchases (PPE Purchases – PPE sales) as a percentage of OCF (or Net PPE/ OCF). Our first hypothesis was that Net PPE transactions would be a large component of OCF. To shed light on how much operating cash flow would change based on this new classification, we calculated what would have been reported if the proposed standard was in place from 2012 to 2014 (New OCF). Our second hypothesis was that there would be significant differences between the old and new measures of OCF. To test this hypothesis, we conducted paired t-tests between the old and new measures for each of the three years.

Our sample included companies from 14 different industries. Companies from different industries have different PPE purchases and sales patterns. For example, service and finance companies do not have the same magnitude of PPE as mining and manufacturing companies. Our third hypothesis was that FASB’s reclassification would have different impacts on companies in different industries. We analyzed the effect of reclassification of net PPE purchases on cash flow from operating activities by industry to investigate our hypothesis.

**Findings**

We broke our data down into three separate annual analyses, and only reported the averages of our sample data. **Table 1** shows our analysis of 2012 all industry data. On average, Old OCF (or currently reported operating cash flow) is $6.3 billion, PPE Purchases is $2.3 billion, and PPE sales is half a billion. Based on the three items, we calculated what would have been reported if there is a reclassification, i.e., New OCF. The average New OCF is $2.2 billion. The column Change % reports the magnitude of net PPE purchase as a percentage of Old OCF. The average change would have been 43%, suggesting that PPE will be a big component of Operating Cash Flows if FASB reclassifies PPE purchase from investing to operating. The paired t-test between Old OCF and New OCF shows a significance level at p=0.0000000004, after removing outliers of PPT% over 700%.

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| --- | --- | --- | --- | --- | --- |
| **Table 1** | All Fortune200 | Year 2012 |  |  |  |
|  | Old OCF | PPE purchase | PPE sales | New OCF | Change % |
| Average | 6,317,735,613 | (2,308,772,931) | 279,086,173 | 2,200,758,832 | 43% |
| Fortune 200 t-test after removing outliers | | | | 0.0000000004 |  |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Table 2** | All Fortune 200 | Year 2013 |  |  |  |
|  | Old OCF | PPE purchase | PPE sales | New OCF | Change % |
| Average | 7,158,471,764 | 2,341,268,421 | 431,583,451 | 5,248,786,795 | 41% |
| Fortune 200 t-test after removing outliers | | | | 0.0000012 |  |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Table 3** | All Fortune 200 | Year 2014 |  |  |  |
|  | Old OCF | PPE purchase | PPE sales | New OCF | Change % |
| Average | 6,946,752,410 | 2,516,319,144 | 595,634,021 | 5,026,067,287 | 50% |
| Fortune 200 t-test after removing outliers | | | | 0.0000020 |  |

In summary, our separate annual analysis (Tables 1 to 3) for Fortune 200 companies demonstrated that, if FASB were to require companies to classify net PPE purchases as part of operating cash flow, net PPE purchases became a large component of OCF as shown in the average percentage change. This supported our first hypothesis. More importantly, we saw significant changes in companies’ operating cash flows before and after, as evidenced by significant p-values of paired t-tests. This supported our second hypothesis.

Next, we conducted separate analyses for each industry with enough observations. Four industries were identified: (1) Finance, Insurance, Real Estate, (2) Transportation & Utilities, (3) Manufacturing, and (4) Retail Trade. Paired t-tests were run for each year within each of the four industries. Table 4 shows p-values for these t-tests.

**Table 4(a)** t-test results for all samples in each industry

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| p-value for t-test | Finance  n=35 | Transportation & Utilities n=27 | Manufacturing  n=73 | Retail Trade  n=25 |
| 2014 | 0.936413225 | 0.000268086 | 0.1862684944 | 0.000193461 |
| 2013 | 0.699148673 | 0.000063 | 0.0000000664 | 0.000036918 |
| 2012 | 0.677031593 | 0.000641842 | 0.0000174939 | 0.000064542 |

**Table 4(b)** t-test results excluding outliers

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| p-value for t-test | Finance  n=34a | Transportation & Utilities n=27 | Manufacturing  n=73 | Retail Trade  n=25 |
| 2014 | 0.148605433 | 0.000268086 | 0.1862684944 | 0.000180659 (n=23b) |
| 2013 | 0.059256858 | 0.000063 | 0.0000000664 | 0.000036918 |
| 2012 | 0.052474773 | 0.000641842 | 0.0000174939 | 0.000064542 |

**Table 5** Average Change % summary for each industry excluding outliers

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Change % | Finance  n=34a | Transportation & Utilities n=27 | Manufacturing  n=73 | Retail Trade  n=25 |
| 2014 | 10% | 82% | 50% | 46% (n=23b) |
| 2013 | 12% | 81% | 35% | 43% |
| 2012 | 13% | 84% | 39% | 48% |

*Note a: We excluded Fannie Mae (Company #17) from our analysis because we considered the company to be an outlier because it had significant volatility in operating cash flows from 2012 to 2014, ranging from $1,330,000,000 in 2014, $11,330,000,000.00 in 2013, to $5,460,000,000.00 in 2012. During the same three years, Fannie Mae made no purchases but sold PPE for $25,480,000,000 in 2014, $38,350,000,000 in 2013, and $38,690,000,000 in 2012.*

*Note b: We excluded Supervalu (Company #164) and Safeway (Company #84) for 2014 because of significant volatility in operating cash flows.*

Tables 4 and 5 demonstrated that, as expected, there were large variations across industries. For the Finance industry, after excluding an outlier, t-tests for 2013 and 2012 became moderately significant. T-tests for Transportation and Retail Trade industries in each of the three years were significant. For the Manufacturing industry in 2014, the t-test was not significant, but a closer examination reveals that, on average, net PPE represents 50% of the current operating cash flow. For the manufacturing industry, the average percentage change for 2013 and 2012 would have been 35% and 39%, respectively. Companies in the Transportation & Utilities industry would have seen the largest percentage change in their operating cash flows whereas companies in the Manufacturing and Retail Trade industries will have incurred between 35% to 50% change. We hypothesized that FASB’s reclassification would have different impacts on companies in different industries. The results supported our third hypothesis.

**CONCLUSIONS AND SUGGESTIONS FOR FUTURE RESEARCH**

Cash flow from operating activities is a measure commonly used to assess an organization’s financial health. Financial statements are historical in nature and analysts use historical and current information to develop trends to predict into the future. However, including the purchase and sale of PPE in cash flows from operating activities makes this measure more volatile and less predictable. As a result, cash flow from operating activities may not be as useful as it had been to analysts to help determine financial health.

As mentioned above, the FASB Board suggested that the Proposed Accounting Standards Update has led FASB members to consider whether it should be extended to for-profit entities. Thus, the update to SFAS No. 117 may influence FASB to make similar changes in SFAS No. 95. We believe our study is valuable because it provides insights on for-profit entities relating to the possible effects of reclassification of purchases and sales of PPE to operating activities in the Statement of Cash Flows.

This study focuses on the reclassification of purchases and sales of PPE from investing to operating activities. Future studies can analyze the impacts of the other proposed reclassifications on the Statement of Cash Flows.

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