Introduction

1. This paper outlines the IFRS Interpretations Committee’s (the Interpretations Committee) recommendations on the proposed amendments to IAS 19 Employee Benefits included in the Exposure Draft, Remeasurement on a Plan Amendment, Curtailment or Settlement/Availability of a Refund from a Defined Benefit Plan (the Exposure Draft).

2. In particular, this paper outlines the Interpretations Committee’s recommendations on the following aspects of the proposed amendments to IAS 19:

   (a) the accounting when a plan amendment, curtailment or settlement occurs (Question 4 of the Exposure Draft (Q4)); and

   (b) the interaction between the asset ceiling and past service cost or gain or loss on settlement (Question 3 of the Exposure Draft (Q3)).

Structure of the paper

3. This paper is structured as follows:

   (a) summary of the Interpretations Committee’s recommendations;

   (b) summary of the proposed amendments to IAS 19;
(c) the main issues identified by respondents, and the Interpretations Committee’s discussion and recommendations; and

(d) Appendix A—other issues identified by respondents.

Summary of the Interpretations Committee’s recommendations

4. The Interpretations Committee recommends that the Board finalise the proposed amendments to IAS 19, subject to some drafting changes.

Summary of the proposed amendments to IAS 19

Q4—Accounting when a plan amendment, curtailment or settlement occurs

5. The proposed amendments to IAS 19 address how an entity accounts for defined benefit plans when a plan amendment, curtailment or settlement (plan event) occurs during a reporting period. The proposed amendments specify that:

(a) when an entity remeasures the net defined benefit liability (asset) applying paragraph 99 of IAS 19 (ie when a plan event occurs), the entity would determine:

(i) the current service cost and net interest for the remaining portion of the reporting period using the assumptions used for the remeasurement; and

(ii) the net interest for the remaining portion of the reporting period on the basis of the remeasured net defined benefit liability (asset).

(b) the current service cost and net interest for the portion of the reporting period before a plan event would not be affected by, or included in, the past service cost or a gain or loss on settlement.
Q3—Interaction between the asset ceiling and past service cost or gain or loss on settlement

6. The accounting for a plan event may reduce or eliminate a surplus, which may mean that the effect of the asset ceiling also changes. The Board proposed to clarify that, when a plan event occurs, an entity would:

   (a) recognise and measure the past service cost, or a gain or loss on settlement, in profit or loss as required by paragraphs 99–112 of IAS 19, before recognising the changes in the effect of the asset ceiling; and

   (b) recognise changes in the effect of the asset ceiling in other comprehensive income as required in paragraph 57(d)(iii) of IAS 19.

7. The proposed amendments confirm that an entity recognises the past service cost or a gain or loss on settlement separately from its assessment of the asset ceiling.

The main issues identified by respondents, and the Interpretations Committee’s discussion and recommendations

Q4—Accounting when a plan amendment, curtailment or settlement occurs

8. Seventy-one respondents commented on Q4. Almost half of these respondents agree with the principles underlying the proposed amendments to IAS 19. The remaining respondents either disagree with the proposed amendments, or express concerns about specific aspects of these amendments.

9. Respondents who agree with the principles underlying the proposed amendments say the proposed amendments would:

   (a) result in more useful information for users;

   (b) help reduce diversity in practice; and

   (c) result in no significant additional costs for preparers.

10. The main issues identified by respondents are:

    (a) consequences of a ‘minor’ plan event (Issue I); and
Overview of feedback

11. Some respondents express concerns about the consequences of the proposed amendments for a partial plan event (i.e., a plan event that affects only a portion of a plan). In particular, these respondents identify the following issues:

(a) *the interaction of the proposed amendments with the concept of materiality*—some respondents say that it is unclear how an entity would apply the general materiality requirements in the context of the proposed amendments to IAS 19. These respondents say that the proposed amendments could lead to more frequent remeasurements of the net defined benefit liability, which they do not think is an intended consequence of the proposed amendments. Because of the proposed amendments, a plan event would not only affect the recognition of a past service cost, or a gain or loss on settlement, but would also affect current service cost and net interest for the period after the plan event.

For example, an entity might make an amendment to a plan that affects only a small portion of plan members. Paragraph 99 of IAS 19 requires an entity to remeasure its net defined benefit liability (asset) before determining past service cost. However, if the effect of the amendment on past service cost is considered immaterial, the entity may decide not to remeasure its net defined benefit liability (asset). This is because, applying existing requirements in IAS 19, the plan amendment affects only the calculation of past service cost. The intent of the proposed amendments to IAS 19 was that, in these cases, an entity would also not update current service cost and net interest for the portion of the reporting period after the plan amendment. However, if there has been a significant change in financial conditions since

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1 A ‘minor’ plan event is a plan event for which the past service cost or gain or loss on settlement, as calculated applying paragraphs 99-112 of IAS 19, would not be material.
the start of the year (e.g., a significant change in the discount rate), then the
effect of the plan amendment on current service cost and net interest for the
remainder of the reporting period could be material. In these cases, an
entity would not be able to assert that the effect of the plan amendment is
immaterial (even though the plan amendment has an immaterial effect on
past service cost). Accordingly, the entity may, in these cases, be required
to remeasure the net defined benefit liability (asset).

(b) *the unit of account and lack of comparability*—some respondents say that
the proposed amendments may reduce the comparability of financial
statements between entities with similar plans in situations in which one
entity has a minor plan event during a reporting period and another entity,
with a similar plan, does not.

(c) *additional costs resulting from the proposed amendments*—some
respondents say that, for minor plan events, entities often adopt
computational short-cut methods to calculate the past service cost, or gain
or loss on settlement, as permitted by paragraph 60 of IAS 19. These
respondents think that, as a result of the amendments, an entity may no
longer be able to use these short-cut methods and would be required to
undertake a more detailed, expensive and onerous approach.

(d) *the potential to make changes to achieve a particular accounting treatment*
—some respondents say that, in response to changes in market conditions
during the year, an entity could make minor plan amendments solely to
achieve a particular accounting treatment.

**Interpretations Committee’s discussion and analysis**

12. Paragraph BC19 of the Exposure Draft states:

   Consequently, the amendments do not change the
   requirements in IAS 19 on whether and when an entity should
   remeasure the net defined benefit liability (asset); the existing
   guidance in paragraph 99 requires an entity to remeasure the
   net defined benefit liability (asset) when a plan amendment,
   curtailment or settlement occurs. The intention of the
amendments is to confirm that an entity should determine the current service cost and net interest for the remaining portion of the period by using the updated assumptions used in the more recent measurement required by paragraph 99.

13. Further, paragraph BC17 of the Exposure Draft states (emphasis added):

…the IASB concluded that the expected benefits would outweigh any additional costs from the amendments, because paragraph 99 of IAS 19 already requires the net defined benefit liability (asset) to be remeasured.

14. It is clear that the Board’s intent with the proposed amendments to IAS 19 was not to change whether and when an entity remeasures the net defined benefit liability (asset) applying paragraph 99 of IAS 19. However, as explained in paragraph 11(a) of this paper, the proposed amendments could lead to more frequent remeasurements of the net defined benefit liability (asset). Accordingly, in response to the concerns raised by respondents, the staff proposed to the Interpretations Committee that the amendments to IAS 19 exclude minor plan events2.

15. Five Interpretations Committee members agreed with the concerns raised by respondents and noted that the proposed amendments, as drafted, could lead to more frequent remeasurements of the net defined benefit liability. These members were in favour of the staff proposal to exclude minor plan events from the scope of the amendments.

16. However, a majority of the Interpretations Committee members (nine) thought that the Board should not specifically exclude minor plan events from the amendments. Rather, the decision of whether a plan event is material (and accordingly, whether the entity updates current service cost and net interest for the period after a remeasurement) is better left to management’s judgement.

17. These members think that introducing any additional criteria to exclude minor plan events would be subjective, and add complexity to the amendments. They think that no substantive change is required to the proposed amendments in this respect.

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2 Paragraphs 14-23 of Agenda Paper 3B from the Interpretations Committee’s September 2016 meeting explain the basis for the staff’s proposals.
18. Nonetheless, if the amendments are finalised as drafted, we think that the amendments could change whether and when entities remeasure the net defined benefit liability applying paragraph 99 of IAS 19. This is because, as explained in paragraph 11(a) of this paper, entities will not only look at the effect of a plan event on past service cost or gain or loss on settlement (as they are currently required to do). Instead, they will also consider the consequential effect on current service cost and net interest for the remainder of the reporting period. We think this would change the intention of the amendments. Accordingly, we would update the explanation in paragraphs BC17 and BC19 of the Exposure Draft in the final amendments (reproduced in paragraphs 12 and 13 of this paper).

**Interpretations committee’s recommendation**

19. The Interpretations Committee recommends that the Board finalise the proposed amendments to IAS 19, with no substantive change in respect of this issue.

<table>
<thead>
<tr>
<th>Question 1 for the Board</th>
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<tbody>
<tr>
<td>Does the Board agree with the Interpretations Committee’s recommendation to finalise the proposed amendments to IAS 19, with no substantive change in respect of this issue?</td>
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</tbody>
</table>

**Issue II—Inconsistency with the requirements in IAS 34**

**Overview of feedback**

20. Paragraph B9 of IAS 34 states:

   Pension cost for an interim period is calculated on a year-to-date basis by using the actuarially determined pension cost rate at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant one-off events, such as plan amendments, curtailments and settlements.

21. Paragraph BC18 of the Exposure Draft states:

   The IASB also discussed whether it should address the accounting in IAS 19 when ‘significant market fluctuations’,...
which are referred to in paragraph B9 of IAS 34 *Interim Financial Reporting*, occur during the annual reporting period. The IASB decided not to address this issue, because it observed that addressing this issue is too broad to be included in this proposal.

22. Some respondents comment that the Board’s decision not to address the accounting in IAS 19 when ‘significant market fluctuations’ occur during a reporting period will result in divergent practices.

**Interpretations Committee’s discussion and analysis**

23. When developing the proposals in the Exposure Draft, the Interpretations Committee observed that the Board did not revise paragraph B9 of IAS 34 when it revised IAS 19 in 2011, as explained in paragraphs BC58–63 of IAS 19. In particular, BC59 and BC63 of IAS 19 state:

> [BC 59] The Board noted that an entity is not always required to remeasure a net defined benefit liability (asset) for interim reporting purposes under IAS 19 and IAS 34. Both indicate that the entity needs to exercise judgement in determining whether it needs to remeasure the net defined benefit liability (asset) at the end of the (interim or annual) reporting period…

> [BC 63] The Board noted that if assumptions for each interim reporting period were updated to the most recent interim date, the measurement of the entity’s annual amounts would be affected by how frequently the entity reports, ie whether the entity reports quarterly, half-yearly or with no interim period. In the Board’s view this would not be consistent with the requirements of paragraphs 28 and 29 of IAS 34.

24. The Interpretations Committee observed that a plan event is different from significant market fluctuations because plan events are management-driven, while market fluctuations occur independently of management decisions. In practice, an entity often assesses the significance of market fluctuations only at the end of an annual or interim period, which therefore could be related to the frequency of reporting. In contrast, a plan event is not dependent on the frequency of reporting.
25. As reported in the November 2014 *IFRIC Update*:

…the Interpretations Committee was concerned that addressing this issue might be too broad for it to deal with and could lead to a significant change in the application of IAS 19 and a significant burden on entities…

Consequently, the Interpretations Committee at that time recommended to the Board that the proposed amendments be limited to addressing the accounting when a plan event occurs during a reporting period.

26. The Board discussed this matter at its meeting in January 2015, and agreed with the Interpretations Committee’s recommendation not to address this issue.

27. The proposed amendments to IAS 19 are intended to address the measurement of current service cost and net interest after a plan event, and do not apply when there are significant market fluctuations in the absence of a plan event. In the light of the previous discussions of both the Interpretations Committee and the Board, and in the absence of new information, the Interpretations Committee continues to think that addressing the accounting in IAS 19 when ‘significant market fluctuations’ occur during a period is beyond the scope of these narrow-scope amendments.

*Interpretations Committee’s recommendation*

28. The Interpretations Committee recommends that the Board does not address the accounting when ‘significant market fluctuations’ occur because this is beyond the scope of these narrow-scope amendments. In the final amendments, we will clarify that the amendments apply only when a plan event occurs.

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**Question 2 for the Board**

Does the Board agree with the Interpretations Committee recommendation not to address the accounting when ‘significant market fluctuations’ occur?
Q3—Interaction between the asset ceiling and past service cost or gain or loss on settlement

29. Sixty-nine respondents commented on Q3. Most respondents agree with the principles underlying the proposed amendments. Nonetheless, some of these respondents express concerns about specific aspects of the proposed amendments.

30. Respondents who agree say that the proposed amendments would:

(a) provide helpful clarification of existing requirements; and
(b) promote consistent application.

31. The main issues identified by respondents are:

(a) inappropriate recognition of a gain or loss on settlement (Issue I); and
(b) effective recycling of amounts recognised in Other Comprehensive Income (OCI) (Issue II).

Issue I—Inappropriate recognition of a gain or loss on settlement

32. Some respondents say that it is inappropriate and/or counterintuitive for an entity to recognise an amount in profit or loss from using a surplus that had previously been determined as having no value to the entity.

33. To illustrate this issue, assume an entity settles its defined benefit obligation in full on 31 December 20X5, without making any additional payment. The balances relating to the defined benefit plan at the date of settlement are as follows:

<table>
<thead>
<tr>
<th>Item description</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Present value of defined benefit obligation</td>
<td>CU(10,000)</td>
</tr>
<tr>
<td>Fair value of plan assets</td>
<td>CU 12,000</td>
</tr>
<tr>
<td>Surplus</td>
<td>CU  2,000</td>
</tr>
<tr>
<td>Effect of the asset ceiling</td>
<td>CU (2,000)</td>
</tr>
<tr>
<td>Carrying amount in the statement of financial position</td>
<td>CU  -</td>
</tr>
</tbody>
</table>
34. In the above example, the proposed amendments to IAS 19 clarify that the plan assets transferred to settle the obligation will be CU12,000, ignoring the effect of the asset ceiling CU(2,000). The entity will recognise a loss of 2,000 in profit or loss as the difference between CU(10,000) and CU12,000 and a change in the asset ceiling of CU(2,000) in other comprehensive income (OCI). This is on the basis that the assessment of the asset ceiling and the calculation of the gain or loss on settlement are two distinct steps.

35. Some respondents suggest an approach that is now precluded by the proposed amendments to IAS 19, ie to recognise the plan assets transferred to settle the obligation of CU10,000, using the fair value of the plan assets CU12,000 less the effect of the asset ceiling CU(2,000). Using this approach, the entity does not recognise a gain or loss on settlement, reflecting the fact that payment has not been made to settle the net defined benefit asset.

36. For example, one respondent said:

   It seems unusual that a change that has no effect on the asset recognised in respect of the plan surplus should generate a non-zero charge (or credit) in P&L. It also seems unusual that, if the surplus is restricted because the trustee has the power to use the surplus to augment member benefits, and then the trustee (rather than the entity) uses the surplus in exactly the way envisaged by the asset restriction, that the impact of the plan amendment is still recognised in P&L. [The Institute and Faculty of Actuaries]

**Issue II—Effective recycling of amounts recognised in OCI**

37. Some respondents say that the proposed amendments effectively lead to recycling of amounts recognised in OCI. This is because they view the two steps of (a) assessing the asset ceiling and (b) calculating the gain or loss on settlement as inextricably linked. These respondents say that the proposed amendments contradict paragraph 122 of IAS 19, which prohibits recycling of amounts recognised in OCI.

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3 The present value of the defined benefit obligation being settled.

4 The fair value of plan assets transferred for the settlement.
Interpretations Committee’s discussion and analysis

38. Notwithstanding the concerns raised, the Interpretations Committee continues to support the proposed clarification. This is because, in the Interpretations Committee’s view:

(a) the proposed amendment would provide a helpful clarification of the existing requirements and would assist in promoting consistent application. As outlined in paragraph 30 of this paper, most respondents agree with the principles underlying the proposed amendments for these same reasons.

(b) as explained in paragraph BC12 of the Exposure Draft, the proposed amendments do not result in an effective recycling of amounts recognised in OCI. This is because recognising past service cost, or a gain or loss on settlement, is a separate step from assessing the asset ceiling.

(c) the proposed amendments are consistent with the requirements of paragraph 109 of IAS 19. That paragraph requires an entity to calculate the gain or loss on settlement as the difference between the present value of the defined benefit obligation being settled and the settlement price, including any plan assets transferred and any payments made directly by the entity in connection with the settlement. The Interpretations Committee thinks this paragraph requires an entity to use the gross amount of the plan assets (ie the amount of the plan assets before applying the asset ceiling requirements in IFRIC 14) when determining the gain or loss on settlement.

(d) recognising a gain or loss on settlement separately from assessing the asset ceiling is a better reflection of the underlying economics. This is because the assets not previously recognised as a result of the application of the asset ceiling requirements, have effectively been made available to, and been recovered by, the entity through settlement of the liability.

(e) the proposed amendments would result in the same outcome, regardless of whether an entity makes a payment to a plan just before a settlement occurs or makes payments directly to employees as part of a settlement. The alternative approach (ie taking into account the effect of the asset ceiling when calculating a gain or loss on settlement) would result in different
outcomes for these situations, thereby creating opportunities for entities to
structure a transaction to achieve a particular accounting outcome.

**Interpretations Committee’s recommendation**

39. The Interpretations Committee recommends that the Board retain the clarification that recognising past service cost, or a gain or loss on settlement, is a separate step from assessing the asset ceiling. We will expand the discussion in the Basis for Conclusions accompanying the final amendments to clearly explain the rationale for this clarification.

<table>
<thead>
<tr>
<th>Question 3 for the Board</th>
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<tbody>
<tr>
<td>Does the Board agree with the Interpretations Committee’s recommendation to retain the clarification that recognising past service cost, or a gain or loss on settlement, is a separate step from assessing the asset ceiling?</td>
</tr>
</tbody>
</table>

**Other issues identified by respondents**

40. Some respondents raised other concerns regarding the proposed amendments to IAS 19. Appendix A to this paper summarises these other concerns, together with the staff analysis and recommendations that was presented to the Interpretations Committee at its meeting in September 2016. The Interpretations Committee agreed with the staff recommendations in Appendix A.

<table>
<thead>
<tr>
<th>Question 4 for the Board</th>
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<tbody>
<tr>
<td>Does the Board agree with the Interpretations Committee’s recommendations on the other issues outlined in Appendix A to this paper?</td>
</tr>
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</table>
Appendix A

Other issues identified by respondents

Q4—Accounting when a plan amendment, curtailment or settlement occurs

<table>
<thead>
<tr>
<th>Issue</th>
<th>Staff analysis and recommendation</th>
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<tbody>
<tr>
<td><strong>Trigger for, and timing of, remeasurements</strong></td>
<td>Paragraphs BC17 and BC 19 of the Exposure Draft states (emphasis added):</td>
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</tbody>
</table>
| **Triggering event for the remeasurement of the current service cost and net interest**—some respondents say that the proposed amendments are not clear on whether an entity would recalculate the current service cost and net interest for the post-event period upon the occurrence of a plan event itself or when the entity is required to remeasure the net defined benefit liability (asset) applying paragraph 99 of IAS 19. | [BC17]…However, the IASB concluded that the expected benefits would outweigh any additional costs from the amendments, because paragraph 99 of IAS 19 already requires the net defined benefit liability (asset) to be remeasured…  
[BC19] Consequently, the amendments do not change the requirements in IAS 19 on whether and when an entity should remeasure the net defined benefit liability (asset); the existing guidance in paragraph 99 requires an entity to remeasure the net defined benefit liability (asset) when a plan amendment, curtailment or settlement occurs. The intention of the amendments is to confirm that an entity should determine the current service cost and net interest for the remaining portion of the period by using the updated assumptions used in the more recent measurement required by paragraph 99. |

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5 Reproduced from Appendix A of Agenda Paper 3B of the Interpretations Committee’s September 2016 meeting.
We think the Board’s intention is that an entity would be required to update the current service cost and net interest for the post-event period only when it remeasures the net defined benefit liability (asset) applying paragraph 99 of IAS 19.

We will clarify the wording of the final amendments to require entities to update current service cost and net interest only when the entity is required to remeasure the net defined benefit liability (asset) applying paragraph 99 of IAS 19.

| Date from which an entity updates current service cost and net interest—some respondents ask the Board to clarify whether the proposed amendments to remeasure current service cost and net interest would apply: | Paragraph BC14 of the Exposure Draft states (emphasis added):

Consequently, the IASB concluded that an entity should use the updated assumptions and take account of the changes in the net defined benefit liability (asset) that could arise as a result of the remeasurements for a plan amendment, curtailment or settlement during a period, when determining the current service cost and net interest *for the period following the event*. It proposed adding paragraph 67A of IAS 19 and amending paragraphs 123 and 125–126 of IAS 19 to address this point.

We think the Board’s intention is that an entity would update current service cost and net interest for the period following the plan event. If an entity is required to recognise past service cost at a date that is earlier than the plan amendment or curtailment applying paragraph 103 of IAS 19, the amount recognised is an estimate of the past service cost on the date of the plan amendment or curtailment. Accordingly, we think it is not appropriate for an entity to update current service cost and net interest before the plan event occurs.

We will clarify the wording of the final amendments to require an entity to update current service cost and net interest only when the plan event occurs. |

| Other issues and editorial suggestions | Proposal to keep current wording of BC64 of IAS 19—some respondents disagreed with the proposal to add a footnote to paragraph BC64 | We agree with the respondents’ concerns and recommend deleting paragraph BC64 of IAS 19. The Basis for Conclusions is a record of past discussions and rationale for Board and Interpretations Committee decisions. In order to preserve this record, in the revised Basis for |
of IAS 19 rather than to delete this paragraph. See paragraphs A11–A12 of *Agenda Paper 3E* [of the Interpretations Committee’s September 2016 meeting] for further information.

**Conclusions**, we will include the contents of BC64 and will explain why this paragraph has now been deleted.

<table>
<thead>
<tr>
<th>Scope of inputs to be updated —some respondents say that relevant information could be provided by updating the current service cost and net interest only for the inputs affected by the plan event. On the other hand, some respondents recommend clarifying that an entity would have to update all inputs. See paragraphs A13-A14 of <em>Agenda Paper 3E</em> [of the Interpretations Committee’s September 2016 meeting] for further information.</th>
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<tr>
<td><strong>We think that an entity would update all inputs when determining the current service cost and net interest for the period after the plan event. We think this approach provides the most relevant information when a plan event occurs. Updating current service cost and net interest only for inputs affected by the plan event will result in a mixed basis for which some inputs reflect assumptions at the end of the prior financial year and some inputs reflect assumptions at the date of the plan event. We think such an approach would be confusing for users and would not provide the most relevant information.</strong> We will clarify the wording of the final amendments to require an entity to update all inputs when determining the current service cost and net interest for the period after the plan event.</td>
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<tr>
<th>Editorial suggestions—some respondents suggest some editorial changes. More specifically, some respondents say: a. the use of the word ‘ordinarily’ in proposed paragraphs 67A, 123, 125 and 126 of IAS 19 is confusing; and b. the intention of the proposed paragraph 99A is unclear and could result in some misunderstandings. See paragraph A15 of <em>Agenda Paper 3E</em> [of...</th>
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</table>
| **We will consider all editorial suggestions when drafting the final amendments. In particular, we agree with respondents’ comments on the term ‘ordinarily’ and will avoid its use. We think that paragraph BC15 of the Exposure Draft adequately explains the intention of proposed paragraph 99A of IAS 19. Paragraph BC15 states:**

> The IASB also decided to address the classification of the current service cost and past service, when a plan amendment or curtailment occurs during a reporting period, because practical questions were raised. The IASB observed that paragraph 102 of IAS 19 explains that the past service cost is the change in the present value of the defined benefit obligation resulting from a plan amendment or curtailment. Paragraph 8 of IAS 19... |
the Interpretations Committee’s September 2016 meeting] for further information.

<table>
<thead>
<tr>
<th>Proposed Amendments to IAS 19 and IFRIC 14</th>
<th>Analysis of comments on IAS 19 amendments</th>
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<tr>
<td>the current service cost as the increase in the present value of the defined benefit obligation resulting from employee service in the current period and the IASB noted that the current period means the current reporting period. Consequently, the IASB concluded that the current service cost in the current reporting period before a plan amendment or curtailment should not be included in the past service cost. Nonetheless, we think the inclusion of paragraph 99A of IAS 19 is not required to explain that current service cost and net interest for the period before a plan event does not affect past service cost or a gain or loss on settlement. As one respondent said: Paragraph 99A has been added in the proposed amendments, but we do not understand the intention behind it. More specifically, the statement ‘The current service cost and net interest shall be excluded from the past service cost and from the gain or loss on settlement’ seems to only describe something obvious. It appears that particular emphasis is placed upon this statement for some reason, but we do not know what it is. We understand the Board’s rationale as explained in paragraph BC15 of the Exposure Draft. However, we agree with this respondent and we recommend deleting this proposed paragraph. Similarly we recommend that the proposed last sentence of paragraph 67A and paragraph 123 be deleted. This is because these sentences simply specify that the remeasurement required by paragraph 99 of IAS 19 does not affect current service cost and net interest for the period before the remeasurement. In the Basis for Conclusions, we will explain the rationale for not including these proposed amendments.</td>
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### Issue

**Other issues and editorial suggestions**

<table>
<thead>
<tr>
<th>Issue</th>
<th>Staff analysis and recommendation</th>
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<tbody>
<tr>
<td>Some respondents suggest some editorial changes to the proposed amendments to make the requirements easier to understand. In particular, some had specific concerns about proposed paragraph 64A of IAS 19. These respondents say that the requirements in paragraph 64A are unclear. They suggest that the requirements could be better articulated by specifying the order in which an entity applies the steps and by providing an example. Additionally, some respondents say that the current placement of proposed paragraph 64A of IAS 19 within the section titled ‘Statement of financial position’ is inappropriate. See paragraphs A16–A19 of Agenda Paper 3E [of the Interpretations Committee’s September 2016 meeting] for further information.</td>
<td>We will consider all editorial suggestions when drafting the final amendments. We think proposed paragraph 64A clearly articulates the order in which an entity applies the steps, and therefore we are not proposing any substantial revisions to this paragraph. We think an example would not be useful given the complexities and nuances of each defined benefit plan. Nonetheless, we will consider minor editorial suggestions to this paragraph when drafting the final amendments. We also think that the proposed placement of paragraph 64A is appropriate. This is because paragraph 64 contains the requirements as to how an entity measures the net defined benefit asset. Proposed paragraph 64A provides clarification on the measurement of the asset ceiling when a plan event occurs.</td>
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