

Question Text	Response	Status
* Please select the type of entity or individual responding to this feedback form.	User	Completed
Other, please specify (Specified)		
* Please provide contact information for any follow-up questions.	(Filled in as Follows:)	Completed
Organization *	University of Texas at Tyler	
First name *	Mark	
Middle initial		
Last name *	Burmester	
Email address *	burmastermark@gmail.com	
Phone number		
Would assessing materiality subject to the proposed changes to paragraphs 235-10-50-7 through 50-8 be any easier than under current GAAP? If yes, please explain why.	Yes it would be easier. Laying a framework for financial statement makers to use and users to be able to more easily interpret would be better for everyone.	Completed
Would applying the amendments in this proposed Update significantly increase or reduce costs of preparing the notes to financial statements? Why or why not?	I believe that they would initially increase the cost of producing financial statement notes, but in the long run it will decrease as the process becomes streamlined and quicker.	Completed
Would the amendments in this proposed Update change the	No. Because I do not use financial statements. If i did use the financial statements,	Completed

<p>information you otherwise would include in the notes to your financial statements? Why or why not? If yes, how would that increase, diminish, or otherwise change the notes' usefulness to investors, creditors, and other financial statement users?</p>		
<p>Do you expect regulatory, legal, or audit consequences that would affect your ability to consider materiality when selecting information to be disclosed in notes to financial statements? Please explain.</p>	<p>No. The fact that they are attempting to provide a framework for the notes of the financial statements and they are trying to make materiality more defined across companies within the</p>	<p>Completed</p>
<p>How would you disclose information in comparative financial statements if your assessments of materiality differed in different years?</p>	<p>I would disclose my process that brought me to materiality in each year. At least what I would be allowed to disclose.</p>	<p>Completed</p>
<p>Should the Board eliminate from the Accounting Standards Codification phrases like "an entity shall at a minimum provide" and other wording that could appear to limit an entity's discretion to omit immaterial disclosures? Are there particular</p>	<p>no.</p>	<p>Completed</p>

<p>Topics or Sections in which those changes should not be made? Are there additional paragraphs within the Accounting Standards Codification in which the wording is particularly restrictive and is not identified in Appendix B of this proposed Update? If so, please identify them.</p>		
<p>Do you agree with the proposed amendment that would explicitly state that the omission of an immaterial required disclosure is not an accounting error? Why or why not?</p>	<p>no I do not agree with the proposed amendment. They cannot say it is an accounting error without knowing the intention of company. I believe that if an "accounting error" is found then due diligence should be undertaken the omission should be disclosed and the fact that it was initially omitted should be disclosed.</p>	<p>Completed</p>
<p>Are there considerations other than those discussed in this proposed Update that would apply to not-for-profit entities?</p>	<p>I'm sure that there are, but I cannot think of any.</p>	<p>Completed</p>
<p>Should the proposed amendments be effective upon issuance?</p>	<p>yes they should. The option to prospectively or retrospectively is appropriate.</p>	<p>Completed</p>
<p>Please provide any additional comments on the proposed Update:</p>		<p>Completed</p>
<p>Please provide any comments on</p>		<p>Completed</p>

the electronic feedback process:		
<p>Below is a printable summary of your responses to the questions in this feedback form.</p> <p>You can revise your responses by clicking the "Back" button.</p> <p>All comments received constitute part of the FASB's public file. The FASB will make all comments publicly available by posting them to the Online Comment Letters portion of its website.</p> <p>If you are finished providing comments, click the 'Submit' button at the bottom of this page.</p>	Not Answered	Not Answered