



On the Radar Statement of Cash Flows

Because ASC 230 is largely principles-based, financial statement preparers must exercise significant judgment when classifying certain cash receipts and payments in their statement of cash flows. Given the lack of prescriptive rules, cash flow presentation continues to challenge financial statement preparers.

In addition, while the guidance on cash flow presentation of derivative instruments is not new, an entity's cash flow presentation may be subject to additional scrutiny as a result of rising interest rates. For example, in an increasing interest rate environment, an entity may pay higher costs to acquire an interest rate cap agreement that is intended to limit the entity's exposure to future variability in interest rates.

Further, given the rise in digital asset transactions and lack of explicit guidance in U.S. GAAP on the accounting for digital assets, including classification in the statement of cash flows, entities must apply judgment when classifying cash flows associated with transactions involving such assets.



Examples of SEC Comments

Examples of SEC Comments¹

Category Classification

- Please tell us your basis for classifying the capitalization of contract costs as an investing cash flow activity as opposed to an operating activity.
- We note that you present increases and decreases in book overdrafts as cash flows from financing activities. In this regard, please provide us with your basis for reporting changes in book overdrafts as cash flows from financing activities instead of cash flows from operating activities. Also, clarify whether the overdraft is with a bank.
- Please explain why you classified your short-term investments as trading and why the corresponding cash flows have been classified as investing instead of as operating in your Statements of Cash Flows. See ASC 320 and ASC 230-10-45-20.

ASC 230 requires entities to classify cash receipts and cash payments as operating, investing, or financing activities on the basis of the nature of the cash flow. Many of the SEC staff's comments are related to understanding the classification or potential misclassification among these three cash flow categories. In some cases, the SEC staff has raised questions about the presentation of cash inflows resulting from a transaction in a manner inconsistent with the underlying balance sheet classification.

Examples of SEC Comments

Gross Versus Net Classification

- Please revise the other assets and liabilities, net line item to present changes in other assets separately from other liabilities and further breakout any material components. Refer to ASC paragraphs 230-10-45-7 and 45-29.
- We note that you present the caption Investments in property and equipment, net. Please revise future filings to separately present the cash inflows and cash outflows for property and equipment on a gross basis as discussed in ASC 230-10-45-26.

The SEC staff may challenge whether it is appropriate to report the net amount of certain cash receipts and cash payments on the face of the statement of cash flows. Generally, cash payments should not be presented net of cash receipts in the statement of cash flows. However, ASC 230-10-45-7 through 45-9 state that although reporting gross cash receipts and gross cash payments provides more relevant information, financial statement users sometimes may not need gross reporting to understand certain activities. Further, the netting criteria in ASC 230-10-45-8 (turnover is quick, the amounts are large, and the maturities are short) must be met for an entity to present investing and financing activity on a net basis. Accordingly, the SEC staff may ask a registrant to revise the presentation or to explain (in accordance with ASC 230) why it is appropriate to report certain cash flows on a net basis rather than on a gross basis.

Example of an SEC Comment

Extended Vendor Payable Arrangements

We note your "Accounts Payable days" are [X] days as of [the fiscal year-end]. We further note your Accounts Payable days [have] increased substantially over the past ten years . . . Please tell us if you are engaging in supply chain finance operations and mechanisms, such as reverse factoring or similar methods to increase your Accounts Payable days. Otherwise, please explain how you have been able to achieve such extended accounts payable terms with your suppliers.

The SEC staff has recently issued comments to registrants that use extended vendor payable arrangements involving the participation of a paying agent or other financial institution. Under such programs, the paying agent or financial institution may settle the payment obligation directly with the registrant's supplier, for a fee, earlier

¹ These examples of SEC comments have been reproduced from the SEC's Web site. Dollar amounts and information identifying registrants or their businesses have been redacted from the comments.

than the extended payment term. Because there is no explicit authoritative guidance on these arrangements, the SEC staff has challenged registrants' determinations of whether the payments (1) constitute trade payables, which would represent operating activities, or (2) are more akin to debt, which would represent financing activities. Before the issuance of ASU 2022-04 (discussed below), which requires enhanced disclosures about supplier finance programs, there were no explicit disclosure requirements for such programs. Therefore, the staff has encouraged registrants to provide enhanced disclosures in MD&A about their extended vendor payable arrangements, such as the following:

- A description of the program; the material and relevant terms of the program, including the risks along with the general benefits.
- Amounts settled through the program; and impacts of the program on the registrant's payment terms to suppliers, days payable outstanding, working capital, liquidity, and capital resources.
- Amounts remaining in trade payables at year-end for which the registrant's supplier has elected early payment (i.e., the balance sheet impact).



Changing Lanes

In September 2022, the FASB issued [ASU 2022-04](#) to enhance transparency about an entity's use of supplier finance programs. Under the ASU, the buyer in a supplier finance program is required to disclose information about the key terms of the program, outstanding amounts as of the end of the period that the buyer has confirmed as valid in accordance with the supplier finance program, a rollforward of such amounts during each annual period, and a description of where in the financial statements outstanding amounts are presented. The ASU does not affect the recognition, measurement, or presentation of supplier finance program obligations on the face of the balance sheet or in the cash flow statement.

For a discussion of SEC comment letters to registrants on additional topics, see Deloitte's Roadmap [SEC Comment Letter Considerations, Including Industry Insights](#).

Increasing Interest Rates

As a result of rising interest rates in the current economic environment, entities may have entered into, amended, or terminated interest rate derivative contracts (such as interest rate swaps and interest rate caps). The table below summarizes common cash flow classifications for various derivative transactions. The classifications are discussed in more detail in Deloitte's Roadmap [Statement of Cash Flows](#).

Derivative Instrument	Classification of the Derivative's Cash Flows
Derivatives with an other-than-insignificant financing element at inception	Financing activities (for the deemed borrower ²) and generally investing activities (for the deemed lender)
Derivatives acquired or originated for trading purposes	Operating activities
Hedging derivatives	Investing activities
	or
	In the same category as the cash flows from the item being hedged
Nonhedging derivatives	Investing activities
	or
	In accordance with the nature of the derivative instrument as it is used in the context of the entity's business (if an economic hedge)

² The "deemed borrower" refers to the party that benefits from a financing element in a derivative instrument in early periods of the instrument's term. For example, a party that receives a premium upon entering into an arrangement because of the arrangement's off-market terms is considered to be the deemed borrower.

Digital Assets

There is currently no explicit guidance in U.S. GAAP on the accounting for digital assets, including how an entity classifies its receipts of and payments for such assets in the statement of cash flows. As a result, an entity must apply judgment when classifying cash flows associated with transactions involving such assets. These transactions commonly include purchases and sales of crypto assets, crypto asset safeguarding, and crypto asset lending.

In March 2023, the FASB issued a [proposed ASU](#) on the accounting for and disclosure of certain crypto assets, including the cash flow presentation related to the sale of crypto assets received as noncash consideration in the ordinary course of business. Entities should continue to monitor the FASB's project for developments related to the presentation of digital assets in the statement of cash flows.

See Deloitte's Roadmap [Statement of Cash Flows](#) for more information about the proposed ASU and the presentation of certain digital asset transactions in the statement of cash flows.

Constructive Receipt and Disbursement

An entity may enter into arrangements in which cash is received by or disbursed to another party on behalf of the entity. Although these arrangements may not result in a direct exchange of cash to or from the entity, the same economic result is achieved if cash is received by or disbursed to the entity directly (i.e., constructive receipt and constructive disbursement, respectively). Because ASC 230 does not address constructive receipt and disbursement, an entity will need to use judgment when determining the substance of the arrangement to presenting the cash flows of the arrangement.

For example, a company may purchase real estate by taking out a mortgage with a third-party financing entity. In some cases, the third-party lender will not deposit cash into the company's bank account but will electronically wire cash directly to an escrow account at the closing of the transaction, which in turn is wired directly to the seller. Since the third-party lender is acting as the buyer's agent and transfers the proceeds of the mortgage directly to the escrow agent on behalf of the buyer, the substance of the transaction is that the buyer received the proceeds of the mortgage as a financing cash inflow and disbursed the purchase price of the real estate as an investing cash outflow. Accordingly, the transaction should be presented in such a manner in the company's statement of cash flows.

Deloitte's Roadmap [Statement of Cash Flows](#) comprehensively discusses the accounting guidance on the statement of cash flows, primarily that in ASC 230.

Contacts



Ignacio Perez
Managing Director
Deloitte & Touche LLP
+1 203 761 3379
igperez@deloitte.com

For information about Deloitte's service offerings related to the statement of cash flows, please contact:



Bryan Anderson

Partner

Deloitte & Touche LLP

+1 512 226 4559

bryaanderson@deloitte.com

Dbriefs for Financial Executives

We invite you to participate in [Dbriefs](#), Deloitte's live webcasts that give you valuable insights into important developments affecting your business. Topics covered in the [Dbriefs for Financial Executives](#) series include financial reporting, tax accounting, business strategy, governance, and risk. Dbriefs also provide a convenient and flexible way to earn CPE credit — right at your desk.

Subscriptions

To subscribe to Dbriefs, or to receive accounting publications issued by Deloitte's Accounting and Reporting Services Department, please register at [My.Deloitte.com](https://my.deloitte.com).

The Deloitte Accounting Research Tool

Put a wealth of information at your fingertips. The Deloitte Accounting Research Tool (DART) is a comprehensive online library of accounting and financial disclosure literature. It contains material from the FASB, EITF, AICPA, PCAOB, and SEC, in addition to Deloitte's own accounting manuals and other interpretive guidance and publications.

Updated every business day, DART has an intuitive design and navigation system that, together with its powerful search and personalization features, enable users to quickly locate information anytime, from any device and any browser. While much of the content on DART is available at no cost, subscribers have access to premium content, such as Deloitte's *FASB Accounting Standards Codification Manual*. DART subscribers and others can also [subscribe](#) to *Weekly Accounting Roundup*, which provides links to recent news articles, publications, and other additions to DART. For more information, or to sign up for a free 30-day trial of premium DART content, visit dart.deloitte.com.

On the Radar is prepared by members of Deloitte's National Office. This publication contains general information only and Deloitte is not, by means of this publication, rendering accounting, business, financial, investment, legal, tax, or other professional advice or services. This publication is not a substitute for such professional advice or services, nor should it be used as a basis for any decision or action that may affect your business. Before making any decision or taking any action that may affect your business, you should consult a qualified professional advisor. Deloitte shall not be responsible for any loss sustained by any person who relies on this publication.

The services described herein are illustrative in nature and are intended to demonstrate our experience and capabilities in these areas; however, due to independence restrictions that may apply to audit clients (including affiliates) of Deloitte & Touche LLP, we may be unable to provide certain services based on individual facts and circumstances.

About Deloitte

Deloitte refers to one or more of Deloitte Touche Tohmatsu Limited, a UK private company limited by guarantee ("DTTL"), its network of member firms, and their related entities. DTTL and each of its member firms are legally separate and independent entities. DTTL (also referred to as "Deloitte Global") does not provide services to clients. In the United States, Deloitte refers to one or more of the US member firms of DTTL, their related entities that operate using the "Deloitte" name in the United States and their respective affiliates. Certain services may not be available to attest clients under the rules and regulations of public accounting. Please see www.deloitte.com/us/about to learn more about our global network of member firms.