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Our ref:RJ-EFRAG 593 ADirect dial:Tel.: (+31) 20 301 039Date:Amsterdam, August 5th 2019Re:Comment on Draft comment letter Exposure Draft ED/2019/2 Annual Improvements to IFRS<br/>Standards 2018–2020

Dear members of the EFRAG Technical Expert Group,

The Dutch Accounting Standards Board (DASB) appreciates the opportunity to respond on your draft comment letter regarding the Exposure Draft ED/2019/2 Annual Improvements to IFRS Standards 2018–2020 (the 'ED').

Your draft comment letter provides a good summary of the main changes proposed.

Below we provide you with our comments to your draft comment letter.

## Proposed amendment to IFRS 1

We concur with the response in your draft comment letter regarding the proposed amendment to IFRS 1 First-time Adoption of International Financial Reporting Standards.

## Proposed amendment to IFRS 9

We concur with your conclusion that the proposed amendment will clarify the application of the '10 per cent' test for derecognition and we also acknowledge that the proposed clarification will avoid diversity in practice. However, we are of the opinion that the proposed clarification leads to additional rule-based guidance which goes against our preference for more principle-based guidance. In this case we recommend the IASB to proceed with the proposed amendment, we furthermore concur with your response to make a similar amendment to IAS 39.

## Proposed amendment to Illustrative Examples accompanying IFRS 16

We concur with the IASB's proposal to amend Illustrative Examples accompanying IFRS 16 in the manner described in the ED removing the illustration of payments relating to leasehold improvements. Lease incentives are already defined in Appendix A of IFRS 16 and we are of the opinion that this definition contains sufficient principle-based guidance for the treatment of lease incentives.

EFRAG Attn. EFRAG Technical Expert Group 35 Square de Meeûs B-1000 Brussels Belgique

## Proposed amendment to IAS 41 Agriculture

We are of the opinion that the IASB should consider a broader evaluation of the guidance in IAS 41 that deals with fair value measurement (e.g IAS 41.16-25). As IFRS 13 contains a framework for measuring fair value, the guidance in IAS 41 could be confusing or even contradictory to the guidance in IFRS 13 as can be illustrated by the current wording of IAS 41.22.

If you have any questions please do not hesitate to contact me.

Yours sincerely,

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prof. dr. Peter Sampers Chairman Dutch Accounting Standards Board