## Exposure Draft 01/24: Code Conforming Amendments for other APESB pronouncements

Item No.	Paragraph No. in ED	Respondent	Respondents' Comments	Change made to standard?
1	N/A	СРАА	Exposure Draft 01/24, Revision of APESB Pronouncements	No
			CPA Australia represents the diverse interests of more than 173,000 members working in over 100 jurisdictions and regions. We make this submission on behalf of our members and in the broader public interest.	
2	N/A	IPA	Re: Exposure Draft 01/24 Revision of APESB Pronouncements	No
			Thank you for the opportunity to comment on Exposure Draft 01/24.	
3	N/A	СРАА	CPA Australia supports the proposals in the APESB's Exposure Draft 01/24 Revision of APESB Pronouncements. We welcome the alignment of terminology in the respective Pronouncements with recent revisions to APES 110 Code of Ethics for Professional Accountants (including Independence Standards).	No
4	N/A	IPA	IPA supports the range of proposed amendments to amend:	No
			APES 210 Conformity with Auditing and Assurance Standards	
			APES 305 Terms of Engagement	
			APES 215 Forensic Accounting Services	
			APES 225 Valuation Services	
			APES GN 20 Scope and Extent of Work for Valuation Services	
			to address the following key matters:	
			<ul> <li>Revisions to reflect Technology-related revisions to the Code;</li> </ul>	
			<ul> <li>Matters noted through review of pronouncements by APESB Technical Staff; and</li> </ul>	
			Minor editorials.	
			IPA views the range of proposed amendments as largely administrative and necessary to bring the named pronouncement into line with other APESB pronouncements that have recently been amended.	
			IPA also supports the proposed effective date of 1 January 2025, with earlier adoption permitted, for each of the named amended standards in Exposure Draft 01/24 and that APES GN 20 becomes effective from the date that it is reissued.	
5	N/A	IPA	Other Matter	No
			IPA encourages the APESB to revisit its due process and working procedures document with the view to amending the process and procedures relating to amending standards and compilations. IPA is of the view that these forms	

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## Review of Submissions – General Comments

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			of amendments could be achieved with a more efficient due process that in some circumstances does not warrant a full public exposure process. Instead, at the time changes to underlying standards are being proposed, any expected changes to related standards should be considered by the Board and the public and confirmed at the time changes to the underlying standard is made. Re-exposure of consequential amendments following the issuance of a new or revised standard is unnecessary and a suboptimal use of resources.	
6	N/A	СРАА	If you have any queries please contact Belinda Zohrab-McConnell, Lead - Regulation and Standards, at belinda.zohrab-mcconnell@cpaaustralia.com.au.	No
7	N/A	IPA	If you have any queries with respect to our comments or require further information, please do not hesitate to contact Erik Hopp at <a href="mailto:erik.hopp@publicaccountants.org.au">mailto:erik.hopp@publicaccountants.org.au</a> or on 03 8665 3144.	No

## RESPONDENTS

1	СРАА	CPA Australia
2	IPA	Institute of Public Accountants

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