

# Software and website costs

**Handbook** 



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# Recent changes and longstanding guidance

In 2015 and 2018, the FASB added guidance to US GAAP on customers' accounting for hosting arrangements. In 2015, the FASB added guidance in Subtopic 350-40 (internal-use software) to determine whether hosting arrangements include a software license or are, instead, service contracts (i.e. cloud computing arrangements). In 2018, the FASB further amended Subtopic 350-40 to add guidance on customers' accounting for implementation costs incurred in cloud computing arrangements.

In addition, in 2016, the FASB amended Subtopic 350-40 to clarify that acquired internal-use software licenses, perpetual or term, are intangible assets to be recognized, and that if an acquired software license will be paid for over time, the customer should recognize a liability for those fees it owes in the future.

Organized in a Q&A format, this book is intended to help you effectively and efficiently apply Subtopics 350-40, 350-50 and 985-20 on internal-use software, website development costs and external-use software, respectively.

We give examples and observations to explain key concepts. And while most of the guidance in these subtopics has not been revised recently, advances in technology, changes to how software is sold/purchased and the evolution/proliferation of agile software development have given rise to application issues not envisioned when that guidance was issued. We address many of those issues herein.

Scott Muir

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# About this publication

The purpose of this Handbook is to assist you in understanding and applying the following US GAAP Subtopics.

- Subtopic 350-40, Internal-Use Software;
- Subtopic 350-50, Website Development Costs; and
- Subtopic 985-20, Costs of Software to Be Sold, Leased, or Marketed.

This Handbook is intended for use by financial statement preparers and other interested parties with a working knowledge of software development and software implementation, as well as software, cloud computing and related arrangements.

### Accounting literature

Unless otherwise stated, references to Subtopic 350-40 include all of the amendments thereto enacted by the following Accounting Standards Updates:

- No. 2015-05, Customer's Accounting for Fees Paid in a Cloud Computing Arrangement
- No. 2016-19, Technical Corrections and Improvements
- No. 2018-15, Customer's Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement That Is a Service Contract

### Organization of the text

Each chapter of this Handbook includes excerpts from the FASB's Accounting Standards Codification® and overviews of the relevant requirements. Our indepth guidance is explained through Q&As that reflect questions we have considered and are encountering in practice. We include observations and examples to explain key concepts.

Our commentary is referenced to the Codification and to other literature, where applicable. The following are examples:

- 350-40-25-3 is paragraph 25-3 of ASC Subtopic 350-40
- ASU 2018-15.BC11 is paragraph 11 of the basis for conclusions to ASU 2018-15
- FAS 86.47 is paragraph 47 of Statement of Financial Accounting Standards No. 86, Accounting for the Costs of Computer Software to Be Sold, Leased, or Otherwise Marketed
- SOP 98-1.73 is paragraph 73 of AICPA Statement of Position 98-1, Accounting for the Costs of Computer Software Developed or Obtained for Internal Use
- TRG 11-16.56 is agenda paper no. 56 from the meeting of the FASB's and the IASB's Joint Transition Resource Group for Revenue Recognition (TRG) held in November 2016
- SAB Topic 11.M is SEC Staff Accounting Bulletin Topic 11.M

### Interaction with revenue recognition

While this Handbook addresses software vendors' and cloud service providers' accounting for software development and implementation costs, it does not address revenue recognition for software or cloud computing arrangements.

For the revenue recognition requirements of Topic 606 applicable to software and cloud computing arrangements, see KPMG Handbooks, Revenue recognition and Revenue for software and SaaS, and the latest news on KPMG Financial Reporting View.

### April 2024 edition

This edition includes new Questions and Examples derived from complexities we have seen arise in practice since the August 2021 edition was released. This edition also removes chapter 9 on transition for ASU 2018-15 on cloud computing arrangement implementation costs given that all entities have now adopted the ASU.

The following symbols are used throughout this Handbook to indicate the types of revisions made for sections, Questions, Examples and other items.

- \*\* new item
- # significant updates or revisions to the item

Always check KPMG Financial Reporting View for the latest news on financial reporting developments and to ensure you are using the current version of this Handbook.

### Future developments

Although most of the ASC guidance addressed herein is longstanding, interpretations of that guidance, particularly for new and emerging technologies and software development methods, continue to evolve and new questions continue to arise. This means that some positions may change, and positions on new issues will emerge.

In June 2022, the FASB decided to undertake a project to (1) modernize the accounting guidance applicable to internal- and external-use software costs and (2) enhance the transparency of entities' accounting for those costs. Our Hot Topic article summarizes the feedback from the FASB's 2021 Agenda Consultation on the accounting for software costs.

As of this edition's publication date, the FASB has not yet issued any proposed amendments to US GAAP stemming from this project; initial project deliberations are ongoing. See our KPMG Financial Reporting View project page for the latest developments in the project.

### **Abbreviations**

We use the following abbreviations in this Handbook:

AICPA	American Institute of Certified Public Accountants
AcSEC	AICPA Accounting Standards Executive Committee (now known as the Financial Reporting Executive Committee, or FinREC)
ASC	Accounting Standards Codification
ASU	Accounting Standards Update
CCA	Cloud Computing Arrangement
EITF	Emerging Issues Task Force
laaS	Infrastructure-as-a-Service
NRV	Net realizable value
PaaS	Platform-as-a-Service
PCS	Post-contract customer support
PP&E	Property, plant and equipment
R&D	Research and development
SaaS	Software-as-a-Service

### Key terms and concepts

Appendix A includes all the glossary definitions from ASC sections 350-40-20 and 985-20-20 (Subtopic 350-50 does not include a glossary section).

In addition to the US GAAP definitions, the following terms and concepts not defined in US GAAP span multiple sections and questions in this Handbook.

Key term or concept	Application in this Handbook	
Cloud computing arrangement	Throughout this Handbook, the term 'cloud computing arrangement' (CCA) is used. A CCA refers to a 'hosting arrangement' that does not meet the criteria in paragraph 350-40-15-4A – i.e. no license to software is conveyed by the arrangement. Section 2.5 addresses application of the criteria in paragraph 350-40-15-4A.	
	It also refers to laaS arrangements that do not provide the customer the right to access cloud service provider software. [ASU 2015-05.BC3, ASU 2018-15.BC2]	
Cloud service provider  The entity that sells the CCA (i.e. the hosting services customer.		
	The cloud service provider may or may not be a party to implementation activities undertaken by the customer related to the CCA. The customer may undertake those activities itself or engage an unrelated third party to do so.	

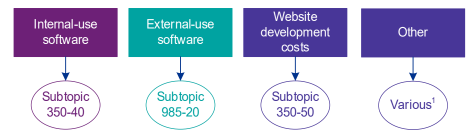
Key term or concept	Application in this Handbook
External-use software	Throughout this Handbook, this term is used to refer to software sold, leased or otherwise marketed (including licensed) by software vendors to customers.
Hosting service fees	The fees paid to the cloud service provider for the hosting services (i.e. access to the cloud-based solution). If the cloud service provider also provides implementation and/or other services, the amount allocable to the hosting services on a relative stand-alone price basis are the hosting service fees (see section 2.7). [350-40-30-4]
Implementation activities	The EITF decided not to define implementation activities in ASU 2018-15. However, while developing the ASU, the EITF and the FASB staff discussed these examples of implementation activities (not exhaustive):
	<ul> <li>integration (developing interfaces between the hosted software and the company's other systems);</li> <li>customization of the company's other systems or the</li> </ul>
	hosted software;  — configuration, either of the company's other systems or of the hosted software;  — installation;  — architecture and design;  — coding;  — testing;  — data conversion or migration;  — training; and
	<ul> <li>business process reengineering.</li> <li>These examples were included in Issue Summary No. 1,</li> <li>Supplement No. 1 for EITF Issue No. 17-A, produced for the</li> <li>October 12, 2017 EITF meeting.</li> </ul>
Timing of implementation activities	Frequently, CCA implementation activities – whether undertaken by the customer, the cloud-service provider, or a third party – are integral to the customer's intended use of the cloud-based solution such that the customer will not go live using the cloud-based solution for its intended purpose until the implementation activities are complete.
	In these circumstances, hosting service fees will often be incurred before the implementation activities are complete.
Module	US GAAP does not define 'module'. However, based on commonly available definitions of the term in relation to software, we believe 'module' is intended to describe a self-contained set of software functionality capable of performing a series of tasks (or procedures or functions) independent of other parts of the software program, which may contain numerous modules.  'Module' is often used interchangeably with 'component', but
	the two terms may not be synonymous.
Component	US GAAP does not define 'component'. However, 'component' often refers to a related group of software functions, or a set of software code that can be independently added, removed or

Key term or concept	Application in this Handbook
опосре	modified. A software program therefore might have numerous components, and those components may be able to be implemented or disengaged independent of other components. In cloud infrastructure scenarios, a 'service' is a component that can be deployed independently. An example of a service may be a securities pricing service that provides pricing data to the customer.  'Component' is often used interchangeably with 'module', but the two terms may not be synonymous.
Go-live	US GAAP does not define or use this term. However, it is commonly used when discussing both software and cloud computing arrangements. Go-live generally refers to the point in time that software (hosted or on-premise) is available for users to initiate/process transactions or perform tasks. Generally, this means that testing of the application (or module/component) is complete and that it is in the entity's production environment (i.e. operational for users).
Public cloud	An IT model under which a third-party provider offers access to its infrastructure and/or on-demand computing resources or services over the public Internet.
Private cloud	An IT model under which the third-party provider's resources made available to the customer are not shared with other customers; the provider's services are delivered on a secure, private network.
Hybrid cloud	An IT model that involves a mixture of on-premise, private cloud and/or public cloud resources. For example, in a hybrid cloud arrangement, a customer may obtain a license to, and host, one or more software applications while one or more other applications are accessible only through a private and/or public cloud.

# 1. Executive summary

### Scope

Multiple US GAAP subtopics address the accounting for software development costs.



<sup>&</sup>lt;sup>1</sup> For example, Subtopic 340-40 and Subtopic 730-10.

### In general:

- Subtopic 350-50 applies to costs incurred to develop a website. Excluded from the scope of Subtopic 350-50 are costs of hardware and related hardware infrastructure, and the costs to acquire or develop website content. The costs of some types of website content are covered by other Topics (e.g. Topic 926 on film costs), while for others there is no authoritative guidance.
- Subtopic 350-40 applies to costs incurred to acquire or develop software that is solely for the entity's internal use (e.g. ERP or payroll software). This includes software an entity sells access to customers on a SaaS basis i.e. the customer does not obtain a license to the software because it either (1) does not have the contractual right to take possession of the hosted software or (2) would incur a significant penalty, or it would not be feasible, to do so. Separate sections of Subtopic 350-40 also apply to a customer's costs to implement a cloud-based solution subject to a CCA.
- Subtopic 985-20 applies to costs incurred to develop software to be sold or licensed to third-party customers (hereafter, external-use software), including software that an entity licenses to a customer as part of providing a service.
- Other Topics e.g. Subtopic 340-40 on costs incurred to fulfill contracts with customers and Subtopic 730-10 on R&D) – apply in specific circumstances when required by these Subtopics.

When acquiring, developing and/or implementing software, or acquiring and implementing a cloud-based solution, an entity's first task is to identify the US GAAP guidance that applies to the costs thereof. This is because the guidance that applies to those costs differs substantially depending on which Topic (or Subtopic), or section within the Subtopic, applies.

For example, the cost guidance in Subtopic 350-40 differs substantially from that in Subtopic 985-20. Meanwhile, the guidance in both of those Subtopics

differs from the guidance in the other Topics that may apply. For entities acquiring the right to use software, the guidance in Subtopic 350-40 that applies to software licensing arrangements differs in important respects from the Subtopic 350-40 guidance that applies to CCAs – e.g. how the customer accounts for unpaid license or hosting service fees and the right to use or access the software.

Therefore, inappropriate scoping conclusions can lead to material financial statement errors.

Complex and evolving software transactions and activities complicate the task of identifying the appropriate guidance to apply. For example, the evolution of hybrid cloud arrangements often means:

- a customer is incurring both software license and CCA implementation costs in the scope of the general and CCA implementation cost subsections of Subtopic 350-40, respectively; and
- the vendor's hybrid offering includes (1) software subject to Subtopic 985-20 (for the software that is licensed to customers) and (2) software subject to Subtopic 350-40 (for the software customers access only through the cloud).

Additional challenges arise for traditional software vendors that have historically sold on-premise software licenses, but are transitioning to a cloud-based (e.g. SaaS) model. Significant judgment may be involved in determining:

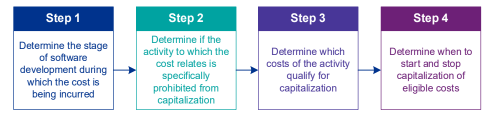
- when a software product previously subject to Subtopic 985-20 becomes subject to Subtopic 350-40; and
- which Subtopic (i.e. 350-40 or 985-20) applies to new software development (including upgrades and enhancements).

Read more: Chapter 2

### Initial recognition and measurement

# Internal-use software and cloud computing implementation costs

The following steps apply to determine what internal-use software development and implementation costs are capitalized.



The same steps apply regardless of whether an entity is accounting for:

- internally developed internal-use software;
- the development (e.g. customization, modification) or implementation of licensed internal-use software; or
- implementation of a CCA.

**Step 1**: Costs incurred during the preliminary project and postimplementation-operation stages are expensed as incurred, while costs incurred for development and implementation activities during the application development stage are generally capitalized unless they are expressly required to be expensed as incurred under Step 2.

**Step 2**: Subtopic 350-40 requires that data conversion/migration and training costs be expensed as incurred, regardless of when they are incurred. Subtopic 720-45 requires business process re-engineering costs, often incurred as part of a software or CCA implementation, to be expensed as incurred.

**Step 3**: In general, the direct costs of eligible activities are capitalized, while indirect costs (i.e. general and administrative and overhead costs) are not.

**Step 4**: Subtopic 350-40 contains specific requirements about when cost capitalization can begin and when it must end. Cost capitalization cannot begin before the preliminary project stage is complete, entity management has authorized the project and its funding, and it is probable the project will be completed and used for its intended purpose. Cost capitalization ceases at the earlier of: (1) project abandonment and (2) the point in time when the software (or cloud-based solution) is ready for its intended use (i.e. when all substantial testing is completed).

When an entity acquires an internal-use software license, it capitalizes:

- an intangible asset for the cost of the acquired license (see chapter 7 on presentation); and
- a liability for any fixed and unpaid license fees as of the beginning of the license period.

Capitalized development (e.g. customizations to the license software) and implementation costs become part of the cost-basis of the license intangible asset.

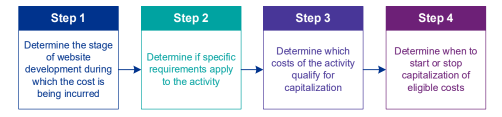
CCAs are executory service contracts. The hosting service fees (i.e. the ongoing subscription fees) due under the CCA are accounted for in the same manner as the entity would account for the fees for other services.

Read more: Chapter 3

### Website development costs

Subtopic 350-50 addresses whether website development costs incurred are capitalized or expensed. Capitalizing or expensing depends on the activity and the stage of website development.

The following steps apply to determine what website development costs are capitalized; these steps are broadly consistent with those that apply to internaluse software.



Subtopic 350-50 describes website development activities as occurring in five stages.

- Planning
- Website application and infrastructure development
- Graphics development
- Content development
- Operating.

Subtopic 350-50 requires costs incurred for activities undertaken during the planning and operating stages to be expensed as incurred, while requiring most costs incurred for activities during the other three stages to be capitalized or expensed consistent with the internal-use software guidance in Subtopic 350-40.

The linkage to Subtopic 350-40 means that only direct costs of eligible website development activities are capitalized, and costs of training and inputting, converting or migrating website content are expensed as incurred regardless of the stage of website development.

Third-party website hosting fees are generally expensed as incurred (i.e. as the website hosting services are provided), while costs of hardware (e.g. new servers to host the website) and any other services obtained (e.g. high-speed internet access) are accounted for under other Topics.

Read more: Chapter 4

### **External-use software**

Subtopic 985-20 addresses the accounting for software to be sold, leased or marketed (external-use software). While the title of the subtopic still refers to software that will be 'leased', rights to use software are excluded from the scope of the US GAAP leases guidance (Topic 842) such that 'leased' should be read as 'licensed'.

The following steps apply to determine what external-use software costs should be capitalized.



Subtopic 985-20 requires the expensing of all software development costs incurred to establish the technological feasibility of the software product.

Provided there are no unresolved 'high-risk' development issues, technological feasibility of a software product is established upon completion of the product design and either (1) a detailed program design or (2) a working model.

Development costs incurred after technological feasibility is established (production costs) are capitalized to the extent recoverable by the NRV of the software product until the product is available for general release. Unlike under Subtopic 350-40, direct *and* indirect production costs are capitalized under Subtopic 985-20.

Entities apply this same model to costs incurred to develop software product enhancements. A 'product enhancement' is an improvement that extends the life or significantly improves the marketability of the software product.

When developing software to be embedded in a product or process (firmware), capitalization cannot occur before both:

- technological feasibility of the firmware has been established; and
- the other components of the product or process are no longer in the R&D phase.

Software acquired to embed in a product (including a larger external-use software product) or process is expensed at the time of acquisition unless:

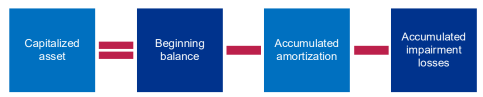
- technological feasibility of the software or other product or process with which it will be integrated has been established – in which case the entire cost of the acquired software is capitalized; or
- it has an alternative future use to the entity (e.g. another internal use) in which case the cost of the acquired software is capitalized to the extent the cost is realizable from the alternative future use and classified in accordance with that alternative future use.

Maintenance and customer support costs are not software development costs. They are generally expensed as incurred, regardless of when incurred – e.g. before or after the software is available for general release.

Read more: Chapter 5

### Subsequent measurement

After initial recognition, software, website development and CCA implementation cost assets capitalized under Subtopics 350-40, 350-50 and 985-20 are all generally measured as follows:



### **Amortization**

### Internal-use software and CCA implementation costs

Capitalized internal-use software and CCA implementation costs are generally amortized on a straight-line basis, commencing when the software or cloud-based solution is ready for its intended use (i.e. after all substantial testing is completed).

- Internal-use software is amortized over its estimated useful life, with the restriction that the useful life of an internal-use software license asset cannot exceed the license term. The useful life is reassessed whenever there is a change in the factors, including those specifically provided in Subtopic 350-40, that were important to the entity's existing useful life estimate; in addition, consistent with the general intangible assets guidance in Subtopic 350-30, the useful life should generally be reassessed at least each reporting period for changes in relevant factors.
- CCA implementation cost assets are amortized over the term of the hosting arrangement, which comprises the noncancellable period of the CCA plus any optional renewal periods (1) that are reasonably certain to be exercised by the customer or (2) for which exercise of the option is controlled by the vendor. The term of the hosting arrangement is reassessed if the CCA is modified or the entity exercises a renewal or termination option not already factored into the term. An entity should also reassess the term of the hosting arrangement when there is a change to any one or more of the factors enumerated in Subtopic 350-40 for determining the term of the hosting arrangement.

Any change in the useful life or to the term of the hosting arrangement is accounted for as a change in accounting estimate under Topic 250; see section 3.4 in KPMG Handbook, Accounting changes and error corrections.

### Website development costs

Subtopic 350-50 on website development costs does not include amortization guidance.

- Costs capitalized from applying Subtopic 350-40 follow the internal-use software amortization guidance.
- Costs capitalized under other Topics (e.g. computer hardware capitalized under Topic 360) follow the depreciation or amortization guidance in that Topic.

### **External-use software**

Capitalized external-use software costs are amortized over the software's estimated economic life from the point that it is available for general release. Once amortization commences, the *annual* amount of amortization is the greater of:

 the ratio of (1) gross current annual period revenues for the software product as compared to (2) gross current annual period revenues for the software product *plus* total expected future revenue for the software product (ratio method); and  the amortization that would result for the period from amortizing the software costs on a straight-line basis from the beginning of the annual period over the software product's remaining economic life (straight-line method).

An entity should make estimates about the amount of amortization it will recognize for the fiscal year, including the amortization method that will apply (straight-line or ratio), to record interim period amortization.

### **Abandonment**

- When an entity ceases use of internal-use software (whether licensed or internally developed) or a cloud-based solution subject to a CCA, or a module/component thereof, the related asset is accounted for as abandoned.
- Subtopic 350-50 on website development costs does not include abandonment guidance.
  - Costs capitalized from applying Subtopic 350-40 follow the internal-use software abandonment guidance.
  - Costs capitalized under other Topics (e.g. computer hardware capitalized under Topic 360) follow the abandonment guidance, if any, in that Topic.
- Subtopic 985-20 does not include guidance about abandoning a capitalized external-use software asset. However, the practical effect of the 'greater of' amortization model will have the effect, similar to abandonment accounting under Subtopic 350-40, of prospectively accelerating amortization of the external-use software asset to the cease-use date.

### **Impairment**

- Internal-use software, CCA implementation cost assets and any website development costs capitalized from applying Subtopic 350-40 are assessed for impairment under the long-lived assets impairment guidance in Topic 360. Even if an internal-use software asset is part of an asset group that is not impaired under Topic 360, it may need to be written down if it is not yet completed and it is no longer probable of being completed and placed into service.
- Software capitalized under Subtopic 985-20 is measured at the lower of its amortized carrying amount and NRV on a product-by-product basis at each reporting date.

Read more: Chapter 6

### Presentation

Subtopics 350-40, 350-50 and 985-20 provide only limited guidance about financial statement presentation.

### Subtopic 350-40

- Balance sheet presentation of acquired internaluse software licenses as intangible assets
- Balance sheet, income statement and statement of cash flows presentation of CCA implementation costs consistent with how the hosting service fees are presented in those financial statements

### Subtopic 350-50

 Does not contain presentation guidance, and therefore the financial statement presentation of website development costs is governed by other Topics

### Subtopic 985-20

- Capitalized software production costs are presented as an amortizable intangible asset
- Capitalized software production costs amortization is presented in cost of sales
- Follow the presentation requirements of Topic 350 for capitalized production costs

Where those Subtopics do not provide guidance, entities should refer to other Topics that govern financial statement presentation matters.

Read more: Chapter 7

### **Disclosures**

Subtopics 350-40, 350-50 and 985-20 have only limited disclosure requirements.

### Subtopic 350-40

- Nature of CCAs in which the entity is the customer
- Make disclosures as if CCA implementation cost assets are a major class of depreciable asset

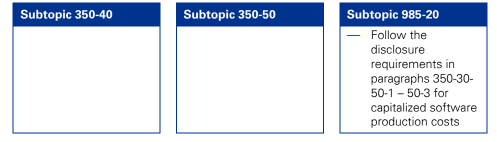
### Subtopic 350-50

 Does not contain disclosure guidance

### Subtopic 985-20

- Disclose balance of unamortized software production costs for each balance sheet presented
- Disclose

   amortization
   expense and NRV
   write-down
   amounts for each
   income statement
   period presented
- Disclose software R&D costs charged to expense in each income statement period presented



- Subtopic 350-40 refers entities to other Topics for additional disclosure requirements; it only requires the specific disclosures about CCAs outlined above.
- Subtopic 350-50 does not include disclosure guidance. However, entities undertaking website development are still required to make disclosures required by other Topics stemming from website development activities.
- In addition to the specific disclosures outlined above, Subtopic 985-20 includes an example disclosure under Topic 275 (risks and uncertainties) for capitalized software production costs.

Read more: Chapter 8

# 2. Scope

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	2.7.30	When can an entity use the residual approach to estimate stand-alone price?			
	2.7.40	How does an entity allocate third-party costs in a multiple- element arrangement in applying Subtopic 985-20?			
	2.7.50	How does an entity determine if a set of software programs is a single software product or multiple software products?			
	Example	s			
	2.7.10	Customer in a multiple-element software licensing arrangement			
	2.7.20	Multiple-element cloud computing arrangement – implementation by cloud service provider			
	2.7.30	Multiple-element cloud computing arrangement – implementation by third-party consultant			

### 2.1 How the standards work

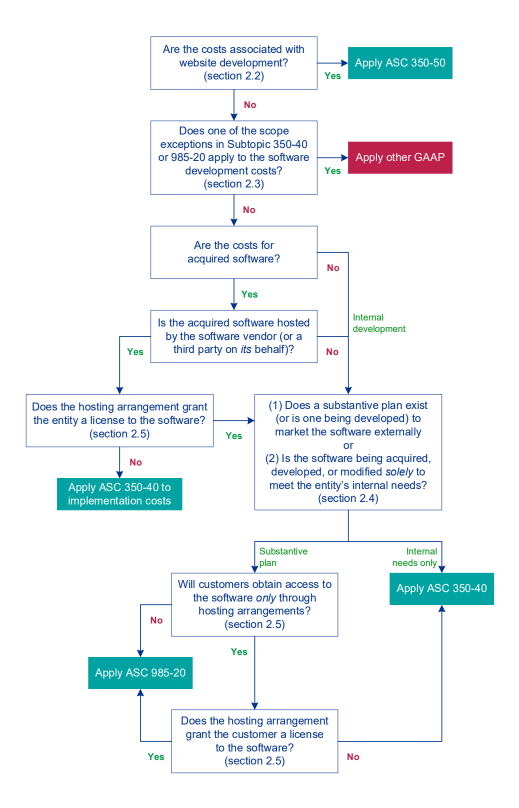
When developing or acquiring software, it is important to identify the US GAAP guidance that applies to the costs of that software. This is because the guidance that applies to those costs differs substantially depending on which Topic (or Subtopic) applies.

For example, the cost guidance in Subtopic 350-40 (internal-use software) differs substantially from that in Subtopic 985-20 (costs of software to be sold, leased or marketed). Meanwhile, the guidance in both of those Subtopics differs from the guidance that may apply if the software is outside the scope of either of those Subtopics – e.g. if an entity's software costs are subject to Subtopic 340-40 (deferred costs—contracts with customers) or Subtopic 730-10 (research and development).

For entities acquiring a right to use software, the guidance in Subtopic 350-40 that applies to software licensing arrangements differs in important respects from the Subtopic 350-40 guidance that applies to CCAs – e.g. how the customer accounts for unpaid license or hosting service fees and the right to use or access the software.

Therefore, inappropriate scoping conclusions can lead to material financial statement errors. Complex and evolving software transactions and activities mean judgment is frequently required to determine the appropriate guidance to apply.

The following flowchart summarizes how to navigate the Topics that can apply to software and website development costs, with references to the appropriate sections in this chapter that discuss the concepts in detail.



### 2.2 Website development costs



### **Excerpt from ASC 350-50**

### 05 Overview and Background

### **General Note**

The Overview and Background Section provides overview and background material for the guidance contained in the Subtopic. It does not provide the historical background or due process. It may contain certain material that users generally consider useful to understand the typical situations addressed by the standards. The Section does not summarize the accounting and reporting requirements.

### General

**05-1** This Subtopic provides guidance on accounting for costs incurred to develop a website, including whether to capitalize or expense the following types of costs:

- a. Costs incurred in the planning stage
- Costs incurred in the website application and infrastructure development stage
- c. Costs incurred to develop graphics
- d. Costs incurred to develop content
- e. Costs incurred in the operating stage.

### 15 Scope and Scope Exceptions

### **General Note**

The Scope and Scope Exceptions Section outlines the items (for example, the entities, transactions, instruments, or events) to which the guidance in the Subtopic does or does not apply. In some cases, the Section may contain definitional or other text to frame the scope.

### General

- > Overall Guidance
- **15-1** This Subtopic follows the same Scope and Scope Exceptions as outlined in the Overall Subtopic, see Section 350-10-15, with specific transaction qualifications noted below.
- > Transactions
- **15-2** The guidance in this Subtopic applies to the following transactions and activities:
- a. Costs incurred to develop a website.
- **15-3** The guidance in this Subtopic does not apply to the following transactions and activities:
- a. The cost of hardware
- b. Acquisitions of servers and related hardware infrastructure.

### 25 Recognition

### General

> Costs Incurred in the Content Development Stage

**25-10** Accounting for website content involves issues that also apply to other forms of content or information that are not unique to websites.

Subtopic 350-50 applies to the following types of costs incurred to develop a website: [350-50-05-1]

- planning stage;
- website application and infrastructure development stage;
- to develop graphics;
- to develop content; and
- operating stage.

Excluded from the scope of Subtopic 350-50 are the costs of hardware (e.g. servers) and related hardware infrastructure. [350-50-15-3]

While the Subtopic includes guidance on certain costs incurred during the 'content development stage' (see section 4.2.40), it does not provide guidance on how to account for the actual content uploaded to the website. The Subtopic merely states that issues related to accounting for content are not unique to website content. [350-50-25-10]



### Question 2.2.10

### How are costs of website content accounted for?

**Background:** The EITF attempted to address issues pertaining to the accounting for website and other content in Issue No. 00-20 (accounting for costs incurred to acquire or originate information for database content and other collections of information). However, the EITF discontinued its discussion of those issues without reaching a consensus, and neither it, nor the FASB, has engaged in a subsequent project on the topic.

**Interpretative response:** It depends. Subtopic 350-50 does not provide guidance on how to account for developed or acquired website *content*, so other Topics may apply to certain types of content – e.g. Topic 926 for film content or Topic 928 for music content. An entity follows specific GAAP when it applies.

If other GAAP Topics do not apply, we have observed that:

- costs to develop or acquire content with a short useful life are normally charged to expense as incurred; and
- costs to develop or acquire content with a long useful life and that meet the definition of an asset in FASB Concepts Statement No. 6 (CON 6) are often capitalized. [CON 6.25 – 26]

### 2.3 Subtopic 350-40 and 985-20 scope exceptions

Subtopics 350-40 and 985-20 each exclude specific transactions and activities from their scope, including those in the scope of the other. [350-40-15-4, 985-20-15-2]

This section addresses how to determine if software is outside the scope of *both* of these subtopics.

Section 2.4 addresses how to distinguish internal-use software in the scope of Subtopic 350-40 from external-use software in the scope of Subtopic 985-20.

### 2.3.10 Subtopic 350-40 scope exceptions



### **Excerpt from ASC 350-40**

### 15 Scope and Scope Exceptions

### General

- > Overall Guidance
- **15-1** The General Subsection of this Section establishes the pervasive scope for this Subtopic. The General Subsections of this Subtopic follow the same Scope and Scope Exceptions as outlined in the Overall Subtopic, see Section 350-10-15, with specific transaction qualifications and exceptions noted below and in the Implementation Costs of a Hosting Arrangement That Is a Service Contract Subsection.
- > Transactions
- **15-4** The guidance in this Subtopic does not apply to the following transactions and activities:
- a. Software to be sold, leased, or otherwise marketed as a separate product or as part of a product or process, subject to Subtopic 985-20
- b. Software to be used in research and development, subject to Subtopic 730-10
- c. Software developed for others under a contractual arrangement, subject to contract accounting standards
- d. Accounting for costs of reengineering activities, which often are associated with new or upgraded software applications.
- > Other Considerations
- **15-6** The guidance in this Subtopic does not change any of the provisions in the following Subtopics:
- a. Subtopic 985-20
- b. Subtopic 720-45.
- **15-7** The following costs of internal-use computer software are included in research and development and shall be accounted for in accordance with the provisions of Subtopic 730-10:

- a. Purchased or leased computer software used in research and development activities where the software does not have alternative future uses
- b. All internally developed internal-use computer software (including software developed by third parties, for example, programmer consultants) in either of the following circumstances:
  - 1. The software is a pilot project (that is, software of a nature similar to a pilot plant as noted in paragraph 730-10-55-1(h)).
  - 2. The software is used in a particular research and development project, regardless of whether the software has alternative future uses.

# Implementation Costs of a Hosting Arrangement That Is a Service Contract

**15-8** The Implementation Costs of a Hosting Arrangement That Is a Service Contract Subsections of this Subtopic follow the same Scope and Scope Exceptions as outlined in the General Subsection of this Section, with specific qualifications noted in paragraph 350-40-15-9.

The guidance in Subtopic 350-40 is applied to each individual module or component of internal-use software or cloud-based solution subject to a CCA – e.g. an entity generally determines the appropriate treatment of costs of the fixed asset module separately from the costs of the payroll module of its enterprise resource planning (ERP) system. Therefore, it is possible that different modules or components of a single software application could be scoped differently. [350-40-15-2(d)]

Subtopic 350-40 excludes the following transactions and activities from its scope. [350-40-15-4, 15-7, 730-10-55-1(h)]

- Software to be sold, leased, or otherwise marketed as a separate product or as part of a product or process (external-use software), subject to Subtopic 985-20 (see section 2.4).
- Software to be used in R&D, subject to Subtopic 730-10 (research and development), including:
  - purchased or licensed software to be used in R&D activities that does not have an alternative future use; and
  - internally developed (by the entity or a third party on its behalf) software, regardless of alternative future use, that is a (1) pilot project or (2) for use in a particular R&D project.
- Software developed for others under a contractual arrangement, subject to Topic 606 (revenue from contracts with customers) and Subtopic 340-40 (other assets and deferred costs – contracts with customers).
- Accounting for costs of reengineering activities, which are often associated with new or upgraded software applications, subject to Subtopic 720-45 (business and technology reengineering).



### Example 2.3.10

Subtopic 350-40 scope exceptions other than external-use software in the scope of Subtopic 985-20

The following are example transactions and activities that are excluded from the scope of Subtopic 350-40 based on the scope exceptions in paragraph 350-40-15-4(b) - 15-4(d).

### Scope exception

Software to be used in R&D, subject to Subtopic 730-10, including:

- purchased or licensed software to be used in R&D and for which the software does not have an alternative future use; and
- internally developed internal-use computer software that is a pilot project or will be used in a particular R&D project, regardless of whether the software has an alternative future use.

### **Example scenarios**

### Scenario 1

An entity develops software internally to help identify the unique characteristics of a biological compound it is evaluating for use in a pharmaceutical drug candidate.

All development costs are expensed as incurred because they are incurred in an R&D activity; there is no consideration of alternative future use.

### Scenario 2

Assume the same facts as Scenario 1, except that the entity licenses the software from a third-party software vendor. Unless the software has an alternative future use to the entity, the cost of the software license is expensed as incurred (including any costs to implement the software).

### Scenario 3

A bank is attempting to develop a software program that will collate and organize customer transaction data in a particular way.

It is initially only implementing the software at a few branches (less than 1% of its total branches) to ascertain whether the core functionality works. If the software works as intended on the test scale, substantial additional development will be needed for it to perform its intended functions across all branches (i.e. at that volume and added complexity).

This software development project is a pilot – i.e. it is intended to be deployed to all of the bank's branches and will not be successful unless that occurs.

Consequently, the costs are subject to Subtopic 730-10 and expensed as incurred.

Software developed for others under a contractual arrangement, subject to Topic 606 and Subtopic 340-40.

### Scenario 4

An entity (software vendor) enters into an arrangement to develop customized software for a customer with specific needs.

Scope exception	Example scenarios
	The customer will own the software IP upon completion.
	The arrangement to develop the new software is in the scope of Topic 606, and the related costs are subject to Subtopic 340-40.
	Scenario 5
	An entity (cloud service provider) enters into an arrangement to provide SaaS to a customer.
	In addition, the entity will develop custom software interfaces for the customer. The interfaces will be used by the customer to connect certain of its on-premise and cloudbased IT applications to the entity's software. The customer will own the IP related to the custom interfaces.
	The SaaS arrangement, including the interface development services, is in the scope of Topic 606, and the related development costs of the custom interfaces incurred by the entity are subject to Subtopic 340-40.
	Scenario 6
	Assume the same facts as Scenario 5, except that the arrangement is for the entity (a software vendor) to license its software to a customer.
	The license arrangement, including the interface development services, is in the scope of Topic 606, and the related development costs of the custom interfaces incurred by the entity are subject to Subtopic 340-40.  Scenario 7
	An entity (software vendor) and its customer enter into a license agreement for the vendor's software. As part of the contract, the entity agrees to significantly customize the customer's instance of the software.
	The arrangement to license and customize the software is in the scope of Topic 606, and the costs incurred by the entity to customize and modify the software for the customer are subject to Subtopic 340-40.
Accounting for costs of reengineering activities, which are often associated with new or upgraded software applications, subject to Subtopic 720-45.	Scenario 8  An entity (customer) contracts with a software vendor to implement a large-scale, on-premise ERP software system. As part of implementation, the entity incurs costs related to a current state assessment,

Scope exception	Example scenarios
	process reengineering and restructuring the workforce. [720-45-25-2]
	The costs associated with these reengineering activities are scoped out of Subtopic 350-40 and accounted for under Subtopic 720-45. The costs of the ERP software license and to implement the licensed software are subject to Subtopic 350-40.



### Question 2.3.10

Are implementation costs of a cloud-based solution to be used in R&D and without alternative future use expensed as incurred?

**Background:** Costs of purchased or licensed software to be used in R&D and for which the software does not have an alternative future use are expensed as incurred. [350-40-15-7]

**Interpretive response:** Yes. Subtopic 350-40 is explicit that the CCA implementation cost guidance is subject to the same scope and scope exceptions as the guidance applicable to purchased or licensed software. This is consistent with the stated intent of the EITF and the FASB for equivalent capitalization treatment for CCA implementation costs and similar costs of licensed internal-use software. [350-40-15-8, ASU 2018-15.BC6]



### Question 2.3.20

Are a cloud service provider's costs to implement or provision a customer in a CCA in the scope of Subtopic 350-40?

**Background:** A cloud service provider may incur costs in connection with a CCA entered into with a customer. For example, the cloud service provider may incur costs to provision the customer and may also incur costs to provide implementation services to the customer.

**Interpretive response:** No. Costs to implement (or provision) a CCA with a customer are in the scope of Subtopic 340-40. The CCA implementation cost guidance in Subtopic 350-40 is subject to the same scope exceptions as the general Subtopic 350-40 guidance. Costs to provision a CCA customer or provide implementation services to the customer fall under the scope exclusion in paragraph 350-40-15-4(c).

In contrast, any costs incurred by the cloud service provider to upgrade or enhance the hosted software would generally be subject to Subtopic 350-40.

This includes any upgrades or enhancements requested by, or enacted for, the customer.

### 2.3.20 Subtopic 985-20 scope exceptions



### **Excerpt from ASC 985-20**

### 15 Scope and Scope Exceptions

### **General Note**

The Scope and Scope Exceptions Section outlines the items (for example, the entities, transactions, instruments, or events) to which the guidance in the Subtopic does or does not apply. In some cases, the Section may contain definitional or other text to frame the scope.

### General

- > Overall Guidance
- **15-1** This Subtopic follows the same Scope and Scope Exceptions as outlined in the Overall Subtopic, see Section 985-10-15, with specific transaction qualifications and exceptions noted below.
- > Transactions
- **15-2** The guidance in this Subtopic applies to the costs, including costs incurred after the date of a business combination or a combination accounted for by a **not-for-profit entity**, of computer software to be sold, leased, or otherwise marketed as a separate product or as part of a product or process, whether internally developed and produced or purchased.
- **15-3** The guidance in this Subtopic does not apply to the following transactions and activities:
- a. Software developed or obtained for internal use (see Subtopic 350-40).
- b. Research and development assets acquired in a business combination or an acquisition by a not-for-profit entity. If tangible and intangible assets acquired in those combinations are used in research and development activities, they are recognized and measured at fair value in accordance with Subtopic 805-20.
- c. Arrangements to deliver software or a software system, either alone or together with other products or services, requiring significant production, modification, or customization of software (see the guidance on costs to fulfill a contract in Subtopic 340-40).

### 60 Relationships

### General

- > Research and Development
- **60-2** For the application of Subtopic 730-10 to costs incurred to purchase or lease computer software developed by others, see paragraph 730-10-25-3.

### > Software

**60-3** For software-development arrangements that are fully or partially funded by a party other than the vendor that is developing the software and for which technological feasibility of the computer software product has not been established before entering into the arrangement, see Subtopic 730-20 on research and development arrangements.

Subtopic 985-20 excludes the following transactions and activities from its scope. [985-20-15-3]

- Costs of software that is developed or obtained for internal use. Costs are accounted for under Subtopic 350-40.
- Tangible and intangible R&D assets acquired in a business combination; see section 7 of KPMG Handbook, Business combinations.
- Software developed for others under a contractual arrangement, subject to Topic 606 and Subtopic 340-40; see Example 2.3.10.

### 2.4 Subtopic 350-40 vs Subtopic 985-20



### **Excerpt from ASC 350-40**

### 15 Scope and Scope Exceptions

### General

> Transactions

**15-2** The guidance in the General Subsections of this Subtopic applies to the following transactions and activities:

- a. Internal-use software
- b. The proceeds of computer software developed or obtained for internal use that is marketed
- c. New internal-use software developed or obtained that replaces previously existing internal-use software
- d. Computer software that consists of more than one component or module. For example, an entity may develop an accounting software system containing three elements: a general ledger, an accounts payable subledger, and an accounts receivable subledger. In this example, each element might be viewed as a component or module of the entire accounting software system. The guidance in this Subtopic shall be applied to individual components or modules.

**15-2A** Internal-use software has both of the following characteristics:

- a. The software is acquired, internally developed, or modified solely to meet the entity's internal needs.
- b. During the software's development or modification, no substantive plan exists or is being developed to market the software externally.

15-2B A substantive plan to market software externally could include the

selection of a marketing channel or channels with identified promotional, delivery, billing, and support activities. To be considered a substantive plan, implementation of the plan should be reasonably possible. Arrangements providing for the joint development of software for mutual internal use (for example, cost-sharing arrangements) and routine market feasibility studies are not substantive plans to market software for purposes of this Subtopic. Both characteristics in paragraph 350-40-15-2A must be met for software to be considered for internal use.

**15-2C** An entity's past practices related to selling software may help determine whether the software is for internal use or is subject to a plan to be marketed externally. For example, an entity in the business of selling computer software often both uses and sells its own software products. Such a past practice of both using and selling computer software creates a rebuttable presumption that any software developed by that entity is intended for sale, lease, or other marketing.

**15-3** The General Subsections of this Subtopic provide guidance on when costs incurred for internal-use computer software are and are not capitalized.

**15-4A** The guidance in the General Subsections of this Subtopic applies only to internal-use software that a customer obtains access to in a **hosting arrangement** if both of the following criteria are met:

- a. The customer has the contractual right to take possession of the software at any time during the hosting period without significant penalty.
- b. It is feasible for the customer to either run the software on its own hardware or contract with another party unrelated to the vendor to host the software.

15-5 Costs of computer software that is sold, leased, or otherwise marketed as a separate product or as part of a product or process are within the scope of Subtopic 985-20. For example, software designed for and embedded in a semiconductor chip is included in the scope of that Subtopic because it is an integral part of the product. By contrast, software for internal use, though it may be used in developing a product, is not part of or included in the actual product or service sold. If software is used by the vendor in the production of the product or providing the service but the customer does not acquire the software or the future right to use it, the software is covered by this Subtopic. For example, for a communications entity selling telephone services, software included in a telephone switch is part of the internal equipment used to deliver a service but is not part of the product or service actually being acquired or received by the customer. Paragraph 350-40-55-1 includes examples of computer software considered to be for internal use and thus not part of a product or process. Paragraph 350-40-55-2 includes examples of when computer software is not for internal use.

## Implementation Costs of a Hosting Arrangement That Is a Service Contract

**15-8** The Implementation Costs of a Hosting Arrangement That Is a Service Contract Subsections of this Subtopic follow the same Scope and Scope Exceptions as outlined in the General Subsection of this Section, with specific qualifications noted in paragraph 350-40-15-9.

### 20 Glossary

### **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.

### 55 Implementation Guidance and Illustrations

### General

**55-1** The following is a list of examples illustrating when computer software is for internal use:

- a. A manufacturing entity purchases robots and customizes the software that the robots use to function. The robots are used in a manufacturing process that results in finished goods.
- b. An entity develops software that helps it improve its cash management, which may allow the entity to earn more revenue.
- c. An entity purchases or develops software to process payroll, accounts payable, and accounts receivable.
- d. An entity purchases software related to the installation of an online system used to keep membership data.
- e. A travel agency purchases a software system to price vacation packages and obtain airfares.
- f. A bank develops software that allows a customer to withdraw cash, inquire about balances, make loan payments, and execute wire transfers.
- g. A mortgage loan servicing entity develops or purchases computer software to enhance the speed of services provided to customers.
- h. A telecommunications entity develops software to run its switches that are necessary for various telephone services such as voice mail and call forwarding.
- i. An entity is in the process of developing an accounts receivable system. The software specifications meet the entity's internal needs and the entity did not have a marketing plan before or during the development of the software. In addition, the entity has not sold any of its internal-use software in the past. Two years after completion of the project, the entity decided to market the product to recoup some or all of its costs.
- j. A broker-dealer entity develops a software database and charges for financial information distributed through the database.
- k. An entity develops software to be used to create components of music videos (for example, the software used to blend and change the faces of models in music videos). The entity then sells the final music videos, which do not contain the software, to another entity.
- I. An entity purchases software to computerize a manual catalog and then sells the manual catalog to the public.
- m. A law firm develops an intranet research tool that allows firm members to locate and search the firm's databases for information relevant to their cases. The system provides users with the ability to print cases, search for related topics, and annotate their personal copies of the database.

**55-2** The following list provides examples of computer software that is not for internal use:

- a. An entity sells software required to operate its products, such as robots, electronic game systems, video cassette recorders, automobiles, voicemail systems, satellites, and cash registers.
- b. A pharmaceutical entity buys machines and writes all of the software that allows the machines to function. The pharmaceutical entity then sells the machines, which help control the dispensation of medication to patients and help control inventory, to hospitals.
- c. A semiconductor entity develops software embedded in a microcomputer chip used in automobile electronic systems.
- d. An entity purchases software to computerize a manual catalog and then sells the computer version and the related software to the public.
- e. A software entity develops an operating system for sale and for internal use. Though the specifications of the software meet the entity's internal needs, the entity had a marketing plan before the project was complete. In addition, the entity has a history of selling software that it also uses internally and the plan has a reasonable possibility of being implemented.
- f. An entity is developing software for a point-of-sale system. The system is for internal use; however, a marketing plan is being developed concurrently with the software development. The plan has a reasonable possibility of being implemented.
- g. A telecommunications entity purchases computer software to be used in research and development activities.
- h. An entity incurs costs to develop computer software for another entity under a contract with that other entity.



### **Excerpt from ASC 985-20**

### 15 Scope and Scope Exceptions

### General

- > Transactions
- **15-2** The guidance in this Subtopic applies to the costs, including costs incurred after the date of a business combination or a combination accounted for by a **not-for-profit entity**, of computer software to be sold, leased, or otherwise marketed as a separate product or as part of a product or process, whether internally developed and produced or purchased.
- > Other Considerations
- **15-4** As used in this Subtopic, the terms computer software product, software product, and product encompass a computer software program, a group of programs, and a **product enhancement**.
- > Software Subject to a Hosting Arrangement
- **15-5** The software subject to a **hosting arrangement** is within the scope of this Subtopic only if both of the following criteria are met:
- a. The customer has the contractual right to take possession of the software at any time during the hosting period without significant penalty.
- b. It is feasible for the customer to either run the software on its own

hardware or contract with another party unrelated to the vendor to host the software.

**15-7** If the software subject to a hosting arrangement never meets the criteria in paragraph 985-20-15-5, then the software is utilized in providing services and is not within the scope of this Subtopic and, therefore, the development costs of the software should be accounted for in accordance with Subtopic 350-40 on internal-use software (see also paragraph 985-20-55-2).

### 20 Glossary

### **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.

### **Product Enhancement**

Improvements to an existing product that are intended to extend the life or improve significantly the marketability of the original product. Enhancements normally require a product design and may require a redesign of all or part of the existing product.

### 55 Implementation Guidance and Illustrations

### General

- > Implementation Guidance
- > Interpretation of Scope
- • > Definition of Software Product
- **55-1** A software product is most easily defined by describing its necessary qualities. As a product, it is complete and has exchange value. As software, it is a set of programs that interact with each other. A program is further defined as a series of instructions or statements that cause a computer to do work.
- • > Relationship to Revenue Recognition Guidance
- **55-2** If the entity never sells, leases, or licenses the software (that is, the software meets the criteria in paragraph 985-20-15-5), then the software is used in providing services and the development costs of the software should be accounted for in accordance with Subtopic 350-40. However, if during such software's development or modification (accounted for in accordance with Subtopic 350-40), the entity develops a substantive plan to sell, lease, or otherwise market the software externally, the development costs of the software should be accounted for in accordance with this Subtopic (985-20). Paragraph 350-40-35-7 provides guidance if, after the development of internaluse software is completed, an entity decides to market the software.
- • > Software Marketed as Part of a Product or Process
- **55-3** The costs of software that is marketed as part of a product or process are included in the scope of this Subtopic. Software is sometimes embedded in a product and sold as part of the product as a whole. Examples are calculators and robots. This type of software is sometimes known as firmware. Also, some services provided to customers would not be possible without software.

Time-sharing and service bureaus are two straightforward examples.

### 60 Relationships

### General

> Intangibles—Goodwill and Other

**60-1** For guidance to help determine whether software is developed for internal use or is subject to a plan to be marketed externally, see paragraphs 350-40-15-2 through 15-2C and 350-40-15-5.

Internal-use software is software acquired, internally developed or modified solely to meet the entity's internal needs. This means that: [350-40-15-2A]

- the software is not sold, licensed or otherwise marketed externally; and
- no substantive plan exists or is being developed to market the software externally.

Software that an entity uses to provide services only, including hosting arrangements that do not grant the customer a license to the software (e.g. software- or platform-as-a-service), is not sold, licensed or otherwise marketed externally. Therefore, as long as the second bullet in the preceding paragraph is also met, the software is internal-use software in the scope of Subtopic 350-40. [985-20-15-7, 55-2]

Software that an entity both (1) uses to provide services and (2) sells, licenses or otherwise markets externally is in the scope of Subtopic 985-20 (see Question 2.4.30). [985-20-15-7, 55-2]

### 2.4.10 Substantive plans to market software externally

A substantive plan must be 'reasonably possible' of implementation. Reasonably possible is "[t]he chance of the future event or events occurring is more than remote but less than likely." [350-40-15-2B, ASC Master Glossary]

A pattern of marketing internal-use software creates a rebuttable presumption that future software will also be marketed, and therefore should not be accounted for under Subtopic 350-40. The following are discussed in chapter 6: [350-40-15-2C]

- Question 6.2.210: determining whether a pattern of marketing internal-use software exists.
- Question 6.2.220: overcoming a rebuttable presumption.



Question 2.4.10

What makes an external marketing plan substantive?

**Background:** If a 'substantive' plan exists to market software externally, that software is in the scope of Subtopic 985-20. However, if a plan exists that is *not* 

substantive, that plan does not alone mean software is not for internal use. [350-40-15-2A, 15-5]

**Interpretive response:** In addition to being 'reasonably possible' of occurring, the plan should be sufficiently detailed. Judgment will be involved, but we believe a sufficiently detailed plan generally includes details about how the software will be marketed, delivered, priced and any support activities that will be provided. Cost-sharing arrangements and general market feasibility studies alone do not constitute a substantive plan. [350-40-15-2B]



# Example 2.4.10

# Substantive marketing plan - mobile app

ABC Corp. is designing and developing a mobile application that will allow endusers to catalog and manage their digital media. ABC's marketing team has developed a detailed marketing plan and is actively working with several mobile platform app stores to market and appropriately price the application. Additionally, the marketing team has entered into contracts with digital advertisers to place in-app ads.

Given the status of ABC's negotiations/contracting with the app stores and digital advertisers, ABC concludes that the plan is at least reasonably possible of occurring and sufficiently detailed. Therefore, the plan is substantive and ABC accounts for its software development costs under Subtopic 985-20.



# Example 2.4.20

## Not a substantive marketing plan

XYZ Corp. provides revenue management services to healthcare entity customers. These services include assistance with medical coding, billing and collections. XYZ recently began to internally develop a software tool that it will use in providing those services. The software helps to ensure appropriate billing codes are mapped for Medicare/Medicaid reimbursements it bills for customers as part of the services.

XYZ will use the software internally to assist with its service offering. However, XYZ has also engaged a marketing firm to survey healthcare providers to determine if there is a potential market for this software product externally – e.g. with healthcare entities that perform XYZ's service activities in-house.

XYZ concludes the survey is a routine market feasibility study and is not a substantive plan to market the software externally. Therefore, XYZ accounts for its software development costs under Subtopic 350-40.

# 2.4.20 Changes in scope



## Question 2.4.20

Does devising a substantive plan to market uncompleted internal-use software externally mean it is no longer in the scope of Subtopic 350-40?

**Background:** For purposes of this question, assume an entity devises a substantive plan to externally market software it previously concluded was solely for internal use before application development is complete.

Section 6.2.50 discusses the accounting for capitalized internal-use software development costs when that software is sold or licensed externally after development.

**Interpretive response:** Yes. If an entity devises a substantive plan to externally market internal-use software that is still under development, that software is now in the scope of Subtopic 985-20.

In that event, any application development stage costs that had been capitalized (see section 3.2) before technological feasibility of the software is established under Subtopic 985-20 (see section 5.2) – and therefore would have been expensed as incurred under Subtopic 985-20 – are expensed in the period of the scoping reassessment. If technological feasibility has not been established at the time of the reassessment, *all* of the previously capitalized development costs are expensed upon reassessment, and no further development costs are capitalized until technological feasibility is established. [350-40-35-9, 985-20-55-2]



## Question 2.4.30

Can software that has been marketed externally become internal-use software?

**Background:** As software vendors migrate their software offerings to the cloud (e.g. cease, or make plans to cease, licensing their software to customers), the question arises about whether external-use software can become internal-use software, and if so when does that occur?

This question is important because it affects the subsequent measurement guidance (see chapter 6) that applies to the software. It may also affect the software development cost guidance that will apply to upgrades and enhancements of the software, and whether a particular change to the software is, in fact, an upgrade or enhancement (i.e. because the definitions differ between Subtopic 350-40 and Subtopic 985-20 – see sections 3.2.50 and 5.2.20, respectively).

**Interpretive response:** Yes, while this notion is not explicitly discussed in either Subtopic 350-40 or Subtopic 985-20, we believe external-use software can become internal-use software.

In general, we believe this occurs when the following conditions are met with respect to the software:

- sales of (1) licenses to the software and (2) PCS that includes the right to specified or unspecified upgrades and enhancements of the software (when the likelihood of their provision is more than remote) have ceased;
   and
- the entity no longer has a substantive plan to market the software externally other than as a cloud (e.g. SaaS) offering.

After the software is determined to be internal-use, it is subject to Subtopic 350-40 in all respects from that point forward – i.e. accounting for upgrades/enhancements, subsequent measurement, presentation and disclosure.

# 2.4.30 Software marketed as part of a product or process

Software is often embedded in another product or is part of a service process – commonly referred to as firmware.

Modern products such as robotics, game consoles, household appliances, smartphones and automobiles typically include firmware. Software development costs for firmware are subject to the guidance in Subtopic 985-20. [985-20-55-3]

A service or product offering can include an implied software license to the end customer – i.e. the software license is not an explicitly promised good in the contract with the customer. Software that gets licensed to customers as part of a service or product offering – explicitly or implicitly – is subject to the guidance in Subtopic 985-20. [985-20-55-3]



# Example 2.4.30

## Software embedded in a product

XYZ Corp. manufactures automobiles. XYZ also embeds internally developed navigation, speech recognition and safety-related software in its automobiles that is a critical part of the end-product sold to customers.

This firmware is frequently the subject of direct marketing efforts to end customers (e.g. highlighted in XYZ's commercials).

The software development costs related to the firmware are subject to Subtopic 985-20.



# Example 2.4.40

## Software that is part of a process

DEF Inc. offers data analytics services to customers that include monitoring, storing, analyzing and reporting on customers' data. DEF uses internally

developed software to provide these services and could not provide them without this (or substantially equivalent) software.

The software is installed to, and interfaced directly with, the customer's network infrastructure. Customers license the software during the service period for purposes of viewing and manipulating their data and producing tailored data reports.

DEF's software is subject to Subtopic 985-20. While the software is a critical part of DEF's service offering, licensing the software for customers' use is also an integral feature of DEF's offering.

# 2.4.40 Specific application matters



## Question 2.4.40

Are thin-client applications internal- or external-use software?

**Background:** A 'thin-client' application typically refers to an application that has significantly limited independent functionality (e.g. performs minimal independent processing, if any), and whose principal purpose is to serve as an interface to cloud-based features and functionalities. Thin client applications may be desktop or mobile device applications.

Examples of thin-client applications may include (not exhaustive):

- search engine apps, which permit the user to access the engine's hosted algorithmic functions, but do not return search results when the user's device is not connected to the internet;
- online marketplace apps, which permit the user to search the online marketplace and make purchases only when connected to the internet; and
- online banking apps, which permit the user to access their banking information and make banking transactions only when connected to the internet.

**Interpretive response:** Thin-client applications are generally considered internal-use software. Such applications are typically not being marketed externally as software products in their own right, and would not qualify as software products under Subtopic 985-20 because their limited independent functionality means they do not have exchange value (i.e. independent marketability) separate from the cloud-based services to which they connect the user. [985-20-55-1]



## Question 2.4.50

# Are freemium apps internal- or external-use software?

**Background:** Many apps, desktop and mobile, are offered free to the public for download. The software vendor monetizes the app from things like in-app ads, in-app purchases (e.g. of virtual goods to be used by players in a gaming app), or premium services (e.g. ad-free gameplay, additional cloud storage), rather than from downloads or licensing of the app.

**Interpretive response:** In general, freemium apps that are not solely thin-client apps (see Question 2.4.40) are external-use software in the scope of Subtopic 985-20. The software vendor's monetization strategy does not affect whether the app qualifies as a software product under Subtopic 985-20 and is being licensed to customers with the intent to earn revenue from its central software functionality (e.g. as a game). [985-20-55-1]



# Example 2.4.50

## Mobile gaming app that is free to download

ABC Corp. develops mobile gaming apps. ABC's business model is to offer its gaming apps free for download from a platform-specific app store. ABC's gaming apps include ads the user sees, and cannot bypass, while using the apps and offer virtual goods for in-app play customers can purchase for a fee.

When developing its newest gaming app, ABC concludes the software is external-use software subject to Subtopic 985-20. The fact that the app is free for initial download does not change this conclusion. The app qualifies as a software product under paragraph 985-20-55-1 because it will be a complete software program with substantive independent exchange value (i.e. ABC could charge for downloads), and ABC has a substantive plan to market (i.e. license) the software to customers.



## Question 2.4.60

Does Subtopic 985-20 apply to third-party owned software an entity obtains the right to market?

**Interpretive response:** Yes. Subtopic 985-20 does not require that the entity own the underlying software. The cost of the rights acquired from the software owner are subject to the guidance in Subtopic 985-20.



# Question 2.4.70

What software cost guidance applies to the onpremise software in a hybrid cloud arrangement?

**Background:** It is increasingly common for arrangements to include on-premise and/or on-device software licenses and SaaS (cloud only) features and functionality – e.g. license to an on-premise or on-device software application and file storage (including sharing and collaboration through a web host) – or software sold through SaaS subscriptions, but with a substantive offline mode. These arrangements are often referred to as 'hybrid cloud arrangements'.

Under Topic 606, there is often significant judgment in determining whether the vendor has one or more performance obligations in these arrangements. See Question C310 in KPMG Handbook, Revenue for software and SaaS.

**Interpretive response:** The following separately addresses software vendor and customer considerations.

#### Software vendors

Regardless of a software vendor's revenue recognition conclusions under Topic 606, we believe on-premise or on-device software that is licensed to the customer is subject to Subtopic 985-20 for the software vendor. This includes software sold in hosting arrangements that meets the license criteria in paragraph 985-20-15-5.

The scope of Subtopic 985-20 does not distinguish between:

- licensed software for which the licenses thereto are distinct from other non-license services, including SaaS or other cloud-based elements, with which they are sold under Topic 606; and
- licensed software for which the licenses thereto are not distinct from similar non-license services.

However, we believe an exception to external use categorization arises when the licensed on-premise or on-device software is merely a thin-client application (see Question 2.4.40).

#### **Customers**

Subtopic 350-40 includes guidance on multiple-element arrangements, including allocating costs to those elements. Section 2.7 discusses these requirements.

There is no optional practical expedient in Subtopic 350-40 to not separate elements in a multiple-element arrangement. This means the customer in a hybrid cloud arrangement must separately account for:

- the on-premise or on-device license(s), including any hosted software elements that meet the criteria in paragraph 350-40-15-4A (see section 2.5), which will be accounted for under the general guidance in Subtopic 350-40; and
- the cloud-based elements, which will be subject to the 'implementation costs of a hosting arrangement that is a service contract' guidance in Subtopic 350-40.



# Example 2.4.60

# Software vendor accounting for hybrid cloud offering development costs

This example is a continuation of Example C310.2 in KPMG Handbook, Revenue for software and SaaS. ABC's analysis leading to the conclusion that the on-premise software license and cloud features are not distinct from each other is not reproduced here.

ABC Corp.'s core solution to customers is marketed as a cloud service. However, the solution includes on-premise software subject to an end-user license agreement. Customers can perform many of the solution's functionalities when they are not connected to ABC's cloud (i.e. they are offline, using the on-premise software only), but other functionalities are accessible only if connected to ABC's cloud.

ABC does not sell the on-premise software or functionalities separate from its cloud service, and customers cannot access the cloud functionalities without the on-premise software; that software is what permits the customer to access the cloud features.

While there are substantive capabilities available to the customer in offline mode, without the cloud features, customers would not be able to complete projects using the software. This is because the offline mode permits the customer to perform only some tasks toward completing projects using the software; other significant features and functionalities integral to completing projects are available only when using the software while connected to the cloud. The ability to create and complete entire projects is the reason customers acquire ABC's solution.

There are (1) no other on-premise applications that work together with the cloud component of the solution and (2) no other on-premise or cloud solutions available that customers could combine with ABC's on-premise software and achieve the functionality provided by ABC's overall solution. Customers would have to backtrack substantially or do a significant amount of re-work to achieve the same results outside of ABC's application.

ABC accounts for this offering as a single, combined performance obligation under Topic 606.

Despite this revenue recognition conclusion, the substantive offline capabilities of the on-premise software mean that the software is not a thin-client app or similar. Therefore, ABC accounts for:

- the development costs of the on-premise software under Subtopic 985-20;
   and
- the development costs of the software that underlies the cloud-based features of the offering that can *only* be accessed when connected to ABC's cloud, and will never be licensed to ABC's customers, under Subtopic 350-40.



# **Example 2.4.70**

# Customer accounting for hybrid cloud offering development costs

Customer enters into a three-year contract for ABC's offering described in Example 2.4.60. In addition to the core offering, Customer engages ABC to perform implementation services, principally to configure the offering for Customer's needs and to install the on-premise software, at the outset of the arrangement. The configuration services affect both the on-premise and cloud-based software.

Customer agrees to pay \$3 million in core offering fees, payable annually in advance, and \$1 million for the implementation services, due at the outset of the arrangement. The core offering fees do not break out any amount for the on-premise software license element, and the implementation fees do not separately price the configuration or installation services or refer to separate such services for the cloud features of the offering and the on-premise software.

Customer accounts for the arrangement under Subtopic 350-40 as follows.

- Customer allocates the \$4 million in contractual fees to the following elements on the basis of relative stand-alone prices (see section 2.7):
  - on-premise software license;
  - implied PCS for the on-premise software i.e. technical support and when-and-if available updates, upgrades and enhancements;
  - cloud subscription;
  - configuration of the cloud-based features;
  - configuration of the on-premise software; and
  - installation of the on-premise software.

The software license and the configuration and installation services are all provided at the outset of the arrangement.

- Under the general sections of Subtopic 350-40, Customer recognizes:
  - an intangible software license asset equal to the sum of (1) the portion of the \$2 million paid upfront allocable to the on-premise software license and configuration and installation of that software and (2) the amount of the liability recognized in the next sub-bullet; and
  - a liability for the portion of the unpaid subscription fees (\$1 million to be paid in each of Years 2 and 3) allocable to the on-premise software license and the related configuration and installation services.
- Under the 'implementation costs of a hosting arrangement that is a service contract' sections of Subtopic 350-40, Customer recognizes:
  - a CCA implementation cost asset equal to the sum of (1) the portion of the upfront \$2 million payment allocable to the cloud configuration services and (2) the amount of the liability in the next sub-bullet; and
  - a liability for the portion of the unpaid subscription fees allocable to the cloud configuration services.

- Customer recognizes prepaid cloud subscription fees equal to the portion of the upfront \$2 million payment allocable to the cloud subscription; and
- Customer recognizes prepaid PCS equal to the portion of the upfront \$2 million payment allocable to the on-premise software PCS that will be provided over the arrangement term.



## Question 2.4.80

Are costs incurred to migrate internal-use software to a cloud service provider's hosting environment in the scope of Subtopic 350-40?

**Background:** Assume an entity currently hosts internal-use software it has licensed from a software vendor on its own servers. The entity decides it wants to migrate the software from its own IT environment to a third-party cloud service provider's hosting environment (e.g. Amazon Web Services or Microsoft Azure).

The entity incurs the following costs related to the migration:

- configuration of the hosting environment;
- installation of the software vendor's software into the cloud service provider's hosting environment;
- testing; and
- business process reengineering for IT management.

For purposes of this question, it is assumed there is no lease in the entity's hosting arrangement with the cloud service provider. See chapter 3 of KPMG Handbook, Leases, for guidance about identifying a lease.

**Interpretive response:** Yes. We believe the 'Implementation Costs of a Hosting Arrangement That Is a Service Contract' subsections of Subtopic 350-40 apply. This is because the basis for conclusions to ASU 2018-15 lists infrastructure-as-a-service (laaS) as an example of a hosting arrangement subject to that guidance, and the example arrangement in the background is an example of laaS. [ASU 2018-15.BC2]

In applying the guidance in Subtopic 350-40 to the background example, the entity's specific facts and circumstances, and the nature of the migration costs, will determine whether the specific costs are capitalizable or should be expensed as incurred.

#### Alternative view

We are aware of an alternative view that the arrangement described in the background between the entity and the cloud service provider is not in the scope of the 'Implementation Costs of a Hosting Arrangement That Is a Service Contract' subsections of Subtopic 350-40. This is based on the definition of a hosting arrangement as "an arrangement in which the customer of the software does not currently have possession of the software." [350-40 Glossary]

In the background example, the entity currently has possession of the vendor's software. Even after the migration, the entity will still have possession of the

software because the cloud service provider is hosting the software on the entity's behalf (not on the software vendor's behalf).

We do not believe the alternative view is appropriate given the discussion in the basis for conclusions to ASU 2018-15, and our observations of the deliberations of the EITF and the FASB before issuing the ASU (and of previously issued ASU 2015-05).

We further note that even if the alternative view were applied, it would appear the referenced subsections of Subtopic 350-40 could still be applied by analogy. The basis for conclusions to ASU 2018-15 notes the EITF decided to stay silent about, and therefore not prohibit, analogies to this guidance. The public EITF discussion about analogies further suggested that neither the EITF, nor the FASB, wanted to limit the application of this guidance by analogy. Because of this, even if the alternative view were applied, we believe it would be acceptable (though not required) for the entity to apply the 'Implementation Costs of a Hosting Arrangement That Is a Service Contract' subsections of Subtopic 350-40 if no other US GAAP addressed the migration costs incurred. [ASU 2018-15.BC15]



## Question 2.4.90

Are implementation costs incurred to host customer-facing software in another cloud service provider's hosting environment in the scope of Subtopic 350-40?

**Background:** A cloud service (e.g. SaaS) provider may not host its customerfacing software (i.e. the software its customers obtain access to in CCAs) in its own IT environment. Instead, it might engage another cloud service provider (e.g. Amazon Web Services, Microsoft Azure) to host that software.

The question arises about whether the guidance in Question 2.4.80 applies to the SaaS provider in the preceding paragraph.

**Interpretive response:** Yes. The SaaS provider in the background is the customer in a CCA (laaS). Therefore, the guidance in Question 2.4.80 applies even though the software that will be hosted by the laaS provider is customerfacing software.



# Question 2.4.100

Can costs be in the scope of both the general and CCA implementation cost guidance in Subtopic 350-40?

**Background:** Consider an example in which a customer in a CCA develops software that it will own for the purpose of interfacing the hosted software subject to the CCA with other, internal-use software it licenses or accesses through another CCA. In variations of this example, the developed interface

may reside either on-premise or in the cloud service provider's hosting environment.

Questions arise about whether:

- the interface is itself internal-use software (subject to the general guidance subsections of Subtopic 350-40), or is instead an implementation cost of the new CCA (subject to the implementation costs of a hosting arrangement that is a service contract subsections of Subtopic 350-40); and
- costs required to be expensed as incurred under the internal-use software or CCA implementation cost guidance can be considered for capitalization under the other.

**Interpretive response:** No. Costs cannot be both internal-use software costs and CCA implementation costs; they are one or the other. This means that if an internal-use software cost or a CCA implementation cost is required to be expensed as incurred based on the internal-use software guidance or CCA implementation cost guidance, respectively, it cannot be reconsidered for capitalization under the other. [350-40-15-3, 15-4D]

As a practical matter, we do not believe an entity would reach a different conclusion even if it did so because entities apply the same guidance to determine what costs are capitalizable. [350-40-30-5]

In the background example, because the customer owns the interface software IP, the software development costs incurred by the customer are internal-use software costs subject to the general guidance on internal-use software, rather than the implementation costs of a hosting arrangement that is a service contract guidance. Any of those costs required to be expensed as incurred under the internal-use software guidance cannot be reconsidered for capitalization as CCA implementation costs.

Because the customer owns the software IP, the conclusion that the software development costs are internal-use software costs, rather than CCA implementation costs, would be the same regardless of where the interface will reside when it is in production – i.e. on-premise or in the cloud service provider's hosting environment. However, if the interface will reside in the cloud service provider's hosting environment, the software could be in the scope of Subtopic 985-20 if it is determined that it will be licensed to the cloud service provider.

# 2.5 Hosting arrangements that grant a software license



**Excerpt from ASC 350-40** 

15 Scope and Scope Exceptions

General

#### > Transactions

**15-4A** The guidance in the General Subsections of this Subtopic applies only to internal-use software that a customer obtains access to in a **hosting arrangement** if both of the following criteria are met:

- a. The customer has the contractual right to take possession of the software at any time during the hosting period without significant penalty.
- b. It is feasible for the customer to either run the software on its own hardware or contract with another party unrelated to the vendor to host the software.

**15-4B** For purposes of the guidance in paragraph 350-40-15-4A(a), the term without significant penalty contains two distinct concepts:

- a. The ability to take delivery of the software without incurring significant cost
- b. The ability to use the software separately without a significant diminution in utility or value.

**15-4C** Hosting arrangements that do not meet both criteria in paragraph 350-40-15-4A are service contracts and do not constitute a purchase of, or convey a license to, software.

**15-4D** Implementation costs of a hosting arrangement that does not meet both criteria in paragraph 350-40-15-4A shall be accounted for in accordance with the Implementation Costs of a Hosting Arrangement That Is a Service Contract Subsections of this Subtopic.

### 20 Glossary

### **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.



# **Excerpt from ASC 985-20**

### 15 Scope and Scope Exceptions

### General

> Software Subject to a Hosting Arrangement

**15-5** The software subject to a **hosting arrangement** is within the scope of this Subtopic only if both of the following criteria are met:

- a. The customer has the contractual right to take possession of the software at any time during the hosting period without significant penalty.
- b. It is feasible for the customer to either run the software on its own hardware or contract with another party unrelated to the vendor to host the software.

**15-6** For purposes of criterion (a) in paragraph 985-20-15-5, the term significant penalty contains two distinct concepts:

- a. The ability to take delivery of the software without incurring significant cost
- b. The ability to use the software separately without a significant diminution in utility or value.

### 20 Glossary

## **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.

A 'hosting arrangement' is an arrangement that allows customers to access and use software on an as-needed basis without having possession of it. [350-40 Glossary, 985-20 Glossary]

This means the customer in the arrangement does not download the software onto servers or computers that it owns or leases. Rather, the software is hosted by the software vendor. The functionalities of the software are made available to the customer through the internet or a dedicated line. See also Questions 2.5.50 and 2.5.60.

In accounting for hosting arrangements (as the software vendor or the customer), the key question is whether:

- the arrangement grants the customer a license to the hosted software; or
- instead, the customer is solely being provided access to the hosted software as a *service*.

This question determines:

- for the software vendor, whether its software development costs are subject to Subtopic 350-40 or Subtopic 985-20; and
- for the customer, whether the arrangement is in the scope of the general internal-use software guidance in Subtopic 350-40 or the 'implementation costs of a hosting arrangement that is a service contract' guidance in that Subtopic.

The identical guidance in Subtopics 350-40 and 985-20 states that, for accounting purposes, a hosting arrangement does not include a license to the hosted software unless it meets both of the criteria included in the diagram below. A hosting arrangement that does not meet both of those criteria is a service contract – i.e. a CCA, such as SaaS or PaaS. [350-40-15-4A – 15-4C, 985-20-15-5 – 15-7]

Questions 2.5.10 – 2.5.60 and the related examples that follow address application questions surrounding those criteria.

## Criterion (a)

Customer has contractual right to take possession of the software at any time during hosting period 'without significant penalty'



#### Criterion (b)

It is feasible for customer to either run the software on its own hardware or contract with another unrelated party to host the software



Both criteria met: Software license

Either criterion not met: SaaS arrangement

#### Without significant penalty

- Ability to take delivery without incurring significant cost; and
- Ability to use software separately without significant reduction in utility or value.

#### Criterion (b) is met if:

- Customer has IT infrastructure to host software or is readily able to obtain such IT infrastructure; or
- There are unrelated, third party hosting services readily available to customer.



## Question 2.5.10

Can the customer have a 'contractual right to take possession of the software at any time during the hosting period' if such right is not explicit?

**Interpretive response:** Yes. If the customer has an enforceable right to take possession of the software as a matter of law, the fact that the contract does not explicitly provide for that right does not matter.

It may be the case in some jurisdictions the relevant laws or regulations, or the software vendor's customary business practices, provide the entity with that enforceable right even if neither the entity, nor the vendor, intended for the contract to convey that right.



# Question 2.5.20

What does 'at any time' mean?

**Interpretive response:** In the context of criterion (a) in paragraphs 350-40-15-4A and 985-20-15-5, we believe that a contractual right to take possession of the software can meet the criterion even if the customer does not have the right to take possession of the software at every single point in time during the hosting arrangement. Judgment is required based on the specific facts and circumstances.

The following table provides our analysis of some common situations encountered in practice.

Scenario	Take possession at any time?
The customer has the right to take possession of the software at every single point in time during the contract.	Yes. The customer has the contractual right to take possession of the software at any time during the hosting period.
The customer has the right to take possession of the software throughout the hosting arrangement except for.  — the last few days of the hosting arrangement (or last few months of a long-term hosting arrangement); or  — a few days of each month (e.g. the last five days or the first five days of each month) in a long-term hosting arrangement.	Yes. The customer has the right to take possession of the software at any time during the hosting period; the restrictions are not substantive in terms of meaningfully restricting the customer's rights to take possession of the hosted software.
The customer has the right to take possession of the software either:  — only at sporadic or specific points in time (e.g. only on the last day of each year) during the hosting arrangement; or  — only upon the occurrence of a contingent event that is neither within the control of the entity, nor reasonably certain to occur.	No. The customer does not have the right to take possession of the software at any time during the hosting period. Therefore, the arrangement does not include a software license – i.e. it is a cloud computing arrangement.
The customer has the right to take possession of the software if the vendor materially breaches the contract.	No. The customer does not have the right to take possession of the software at any time during the hosting period. Therefore, the arrangement does not include a software license – i.e. it is a cloud computing arrangement.



# Question 2.5.30

What costs does an entity consider in determining if the customer will incur a 'significant' penalty from taking possession of the software?

**Background:** Having the right to take possession of the software 'without significant penalty' includes the ability to take delivery of the software without incurring significant cost. [350-40-15-4B(a)]

**Interpretive response:** The focus of the analysis should be on direct and incremental costs. The mere existence of some level of cost in connection with taking possession of the software would not, by itself, necessarily result in a 'significant penalty'.

Direct and incremental costs include forfeited hosting (or other upfront) fees, termination fees or penalties incurred to cancel the hosting arrangement. Penalties include hosting fees the customer is required to continue to pay to

the software vendor after termination of the vendor's hosting services. Similarly, if the customer would incur significant 'switching costs', that would also generally constitute a penalty. For example, if the customer would be required to invest in the IT infrastructure to host/support the software but would not receive a commensurate reduction in hosting fees under the contract, that deficiency would generally be considered a penalty from taking possession of the software.

Although determining whether penalty costs are significant will require judgment, we believe costs that exceed 10% of the total contract fees (e.g. software license fees as well as any initial, non-cancellable PCS and/or hosting service fees) usually would be a strong indicator that the costs are significant.

However, all facts and circumstances should be considered, and a penalty of less than 10% might be considered significant if it creates a substantial disincentive for the customer to take possession of the software.



## Question 2.5.40

# What constitutes a significant diminution in utility or value?

**Background:** Having the right to take possession of the software 'without significant penalty' includes the ability to use the software separately without a significant diminution in utility or value. [350-40-15-4B(b)]

**Interpretive response:** Determining whether a customer in a hosting arrangement will suffer a significant diminution in utility or value of the software if it takes possession of the software may depend on a variety of factors, including the following (not exhaustive).

- Whether taking possession negates the customer's right to receive one or more specified upgrades or unspecified updates or upgrades that are considered integral to maintaining the utility of the software; see Question C170 in KPMG Handbook, Revenue for software and SaaS. If the customer forfeits its right to receive integral updates or upgrades by taking possession, this would indicate it will incur a significant diminution in utility and value of the software from terminating the hosting services.
- Whether there are significant features or functionalities available to the customer when the software is hosted by the vendor that would no longer be available to the customer if it took possession. This would indicate the customer will incur a significant diminution in utility or value of the software from terminating the hosting services.
- Whether incremental resources must be obtained by the customer to maintain the functionality of the software if it elects to take possession. For example, the customer may need to obtain a license or access to an additional software product or implement additional manual procedures to compensate for a loss of utility in the software included in the hosting arrangement. The need to obtain incremental resources to maintain the functionality of the software would indicate that the customer will

- experience a significant reduction in utility of the software from taking possession of it.
- If the customer has the ability to transfer the hosting services to another provider, while retaining the right to future specified or unspecified upgrades and enhancements of the software, that may be an indicator that it would *not* incur a significant diminution of utility or value from taking possession of it.

However, we believe a significant diminution in utility or value from taking possession of the software does not impose a significant penalty on the customer if:

- there are readily available resources (e.g. on-premise software, third-party hosting services or hardware that is sold separately) that can replace the significant diminution in utility or value; and
- the cost to obtain those readily available resources is comparable to the cost of the hosting services they will replace.

Importantly, even if both criteria in the preceding paragraph are met, the customer may still incur a significant penalty. For example, as outlined in Question 2.5.30, the customer may have to pay a significant termination fee, forfeit a significant upfront fee, or continue to pay the vendor hosting fees. In any of those cases, the fact it can replace a significant diminution in utility or value at a cost comparable to the software vendor's hosting services does not mean the customer would not incur a significant penalty from taking possession of the software.



# Example 2.5.10

# Licensing or SaaS arrangement (1)

Customer enters into a three-year contract with ABC Corp. to access ABC's software (Product H) in a hosting arrangement. The contract requires an upfront payment of \$500,000, and includes a stated monthly fee of \$25,000 for the hosting services provided by ABC.

The following additional facts are relevant.

- Customer has the enforceable right under the contract to take possession of Product H at any time for no additional fee. If it does so, it will no longer be required to pay the \$25,000 monthly fee for the hosting services.
- If Customer takes possession of Product H, it loses the right to future unspecified updates, upgrades and enhancements. However, Product H is a mature product that ABC updates infrequently and updates are typically minor and not integral to maintaining the utility of Product H.
- Customer has significant and established IT capacity and resources such that the incremental costs of electing to take possession of the software from ABC would not be significant in comparison to the hosting service fees it would avoid.
- The stated hosting fees are equal to the observable stand-alone (selling) price for those services.

Customer and ABC both conclude that the contract includes a license to the Product H software and hosting services. In accordance with paragraphs 350-40-15-4A and 985-20-15-5:

- Customer has the contractual right to take possession of Product H at any time and can do so without incurring a significant penalty. Customer will not incur a significant penalty if it takes possession of the software because:
  - there is no fee or penalty for terminating the hosting services;
  - Customer does not have to continue to pay for the hosting services after they are terminated; and
  - despite the fact that Customer will lose the right to obtain future updates, upgrades and enhancements, those items are not integral to maintaining the utility of Product H outside of the hosting environment because Product H is a mature software product. As such, Customer will not experience a significant diminution in utility or value of Product H from taking possession of Product H.
- It is feasible for Customer to run (i.e. host) Product H on its own because of its significant and established IT capacity and resources. Because Customer has a significant and established IT capacity, it will incur no (or minimal) incremental costs to host the Product H software.



# Example 2.5.20

# Licensing or SaaS arrangement (2)

Customer enters into a three-year contract with DEF Corp. to access DEF's software (Product Q) in a hosting arrangement. The contract requires an upfront payment of \$400,000, and includes a stated monthly fee of \$30,000 for the hosting services provided by DEF. In addition, the following facts are relevant.

- While Customer does not have significant IT capacity on its own, there are third-party hosting service providers that can host Product Q for Customer for a monthly fee that is comparable to the fee for the hosting services provided by DEF.
- All the core functionality of Product Q will remain available to Customer if it chooses to take possession. However, significant search and data reporting functionalities are available to Customer only when Product Q is connected to DEF's proprietary, hosted database, which is only accessible to customers using Product Q within DEF's hosting environment.

Customer and DEF both conclude the contract does *not* include a license to the Product Q software, and therefore is a SaaS arrangement. While Customer could have a third-party host Product Q in place of DEF, and Customer has the contractual right to take possession of Product Q at any time, it cannot take possession without incurring a 'significant penalty' because:

 it will lose access to DEF's proprietary, hosted database, without which significant functionalities will not be available; and  there are no other readily available resources it could use to replace those functionalities because DEF's database is proprietary and only available to Customer while using Product Q within DEF's hosting environment.



# Example 2.5.30

# Licensing or SaaS arrangement (3)

Assume the same facts outlined in Example 2.5.10, except the contract requires Customer to provide six months' notice to terminate the hosting services. That is, on Day 1, if Customer takes possession of Product H and terminates the hosting services, it will still have to pay \$150,000 in hosting service fees ( $$25,000 \times 6$  months).

Customer and ABC conclude the contract does not include a license to Product H, and therefore it is a SaaS arrangement. This is because, while Customer has the contractual right to take possession of Product H at any time, it cannot do so without incurring a 'significant penalty'.

The six-month notice requirement constitutes a significant penalty because Customer must pay this amount without receiving benefit for the fees paid (i.e. it will receive no services in return for those fees) and because that amount of \$150,000 exceeds 10% of the fees under the contract (\$500,000 upfront fee + \$900,000 [\$25,000  $\times$  36 months] in hosting service fees).



## Ouestion 2.5.50

Does a software license exist if the software will be hosted on servers that are leased to the customer by the software vendor?

**Interpretive response:** Yes. If the vendor's software is hosted on servers the customer is leasing from the vendor, the customer has possession of the software; this is the same as if the software were hosted on customer-owned servers or servers the customer was leasing from a third party. As such, there is no 'hosting arrangement', which is defined as an arrangement in which the customer does not currently have possession of the software. [350-40 Glossary, 985-20 Glossary]

Importantly, it does not matter why a lease is determined to exist. For example, in some cases, a customer may explicitly lease equipment from the software vendor, such as servers to host the vendor's software. In those cases, there is typically an explicit software license between the software vendor and the customer - i.e. the intent of the arrangement between those two parties is for the customer to license the vendor's software.

However, in other cases, an 'embedded lease' may exist, even if there is no explicit lease agreement or any lease mentioned in the contract between the parties. An embedded lease may exist if, for example, a server is dedicated to the customer - i.e. the server is not used to host software or provide services for any other customer; this is the case even if there is no mention of a lease in the contract and that server is housed in the vendor's data center – e.g. the server may be viewed by the entity as merely part of the data center.

An entity's analysis of whether a lease exists should be based on the leasing guidance (Topic 840 or Topic 842) that applies to the entity at contract inception. See chapter 3 of KPMG Handbook, Leases, for guidance on evaluating whether a lease exists under Topic 842.

Because an entity's accounting for the contract may differ significantly depending on whether there is a software license in the arrangement, it is important for entities (i.e. customers and vendors) that enter into hosting arrangements (including those that may be characterized solely as SaaS arrangements) to consider whether the customer is leasing the equipment used to host the software. And if so, the entity should account for the arrangement as one that includes a software license (i.e. rather than as a SaaS arrangement).



## Question 2.5.60

Is the conclusion about whether a software license exists affected by the customer's or vendor's use of a third-party hosting service?

**Interpretive response:** No. Determining whether a contract includes a software license is not affected by whether the customer or vendor uses a third party to host the vendor's software.

The fact the customer uses a third-party hosting service provider – or would be required to use a third-party provider if it were to exercise its right to take possession of the software in a hosting arrangement – rather than hosting the software on its own IT equipment, does not affect the conclusion that would otherwise be reached about whether the contract includes a software license.

Similarly, the fact the vendor uses a third-party hosting service provider to host its software, rather than hosting the software on its owned or leased equipment, does not change the conclusion that would otherwise be reached as to whether the contract includes a software license; this includes the possibility the customer *could* be deemed to be leasing (or sub-leasing from the vendor) the third party provider's equipment.



# Example 2.5.40

## Licensing or SaaS arrangement (4)

ABC Corp.'s typical customer contract provides customers with the right to use its software (Product J) on a SaaS basis. ABC hosts Product J using a third-party hosting service provider (XYZ public cloud provider), rather than hosting Product J in its own data center.

ABC's customers are not permitted to take possession of Product J. ABC manages and controls the hosting services from XYZ associated with Product J – i.e. ABC has the contract with XYZ for the hosting services.

ABC bills customers on a monthly or quarterly basis, which includes proportional reimbursement of ABC's actual costs for the XYZ hosting services related to Product J.

Customer (an existing customer of XYZ) has expressed an interest in deploying Product J in its own XYZ hosting environment, rather than ABC's, to take advantage of Customer's favorable contract terms and pricing arrangement with XYZ – i.e. Customer will realize savings in actual hosting costs by structuring the arrangement in this manner.

Notwithstanding Customer's desire to achieve these cost savings, it is the intent of both ABC and Customer to have ABC manage and control the hosting of Product J in the same manner as ABC manages and controls its typical arrangements; this includes the provision that Product J cannot be removed from XYZ's hosting environment.

To permit this arrangement, a provision has been added to Customer's agreement with XYZ to give ABC access, billing, control and management rights/responsibilities for a separate Customer account with XYZ that is dedicated to hosting Product J. Customer is not permitted to take possession of Product J or transfer the software to another hosting service provider or another Customer account with XYZ.

Notwithstanding the specifics of the new contractual provision, Customer and ABC conclude the arrangement includes a license to Product J (i.e. the contract is not a SaaS arrangement) and does *not* include hosting services. This is because ABC transferred control of the license to Customer A when ABC delivered the license to *Customer's* hosting agent (XYZ).

# 2.6 Combining contracts

Chapter B of KPMG Handbook, Revenue for software and SaaS, addresses combining contracts with customers for software vendors and cloud service providers.



# Question 2.6.10

Do customers need to combine vendor contracts entered into at or near the same time with the same counterparty?

**Background:** Entities (customers) frequently engage a single service provider to perform multiple services.

For example, in a CCA, the entity and a cloud service provider may separately paper and execute contracts for access to the cloud-based solution (i.e. hosting services) and implementation services. Similarly, an entity and a software vendor may separately paper and execute the software license and a contract (e.g. a statement of work) for implementation services.

In other scenarios, implementation services (for internal-use software or a cloud-based solution) contracted for by the customer with a third party (e.g. a consultant) that is not the cloud service provider or the software vendor include more than one legal contract.

Subtopic 350-40 does not include explicit contract combination guidance. Therefore, the question arises about whether the entity must combine two or more contracts with the same counterparty when applying Subtopic 350-40.

If an entity does not combine two or more related contracts with the same counterparty and the prices in each contract do not reflect the stand-alone prices of the license and/or services contracted, the accounting will differ from what would result if the contracts were combined.

For example, an entity contracts with a third party consultant to perform configuration and data migration services for a new CCA in two separate statements of work. The costs of the configuration services will generally be capitalized under Subtopic 350-40 (see section 3.2.10), while the data migration service costs will be expensed as incurred (see section 3.2.20).

If the two statements of work are treated as a single contract, the entity will allocate the combined fees to the configuration and data migration services on a relative stand-alone price basis. In contrast, if the two contracts are not combined, the entity will follow the stated prices in the contract when determining the costs that should be capitalized and those that should be expensed as incurred.

**Interpretive response:** Yes. Although Subtopic 350-40 does not contain contract combination guidance, we believe it is appropriate to combine two or more contracts entered into at or near the same time that are in substance part of the same commercial arrangement – e.g. a CCA (or licensing arrangement) with related implementation services provided by the cloud service provider (or software vendor). An entity's accounting for the elements of an arrangement should not differ based solely on how the arrangement is papered – i.e. in one contract or multiple contracts.

# 2.7 Multiple-element arrangements

# 2.7.10 Subtopic 350-40



# **Excerpt from ASC 350-40**

## 20 Glossary

### **Standalone Price**

The price at which a customer would purchase a component of a **contract** separately.

### 30 Initial Measurement

### General

### > Multiple-Element Arrangements Included in Purchase Price

**30-4** Entities may purchase internal-use computer software from a third party or may enter into a **hosting arrangement**. In some cases, the price includes multiple elements, such as the license or hosting, training for the software, maintenance fees for routine maintenance work to be performed by the third party, data conversion costs, reengineering costs, and rights to future upgrades and enhancements. Entities shall allocate the cost among all individual elements. The allocation shall be based on the relative **standalone price** of the elements in the contract, not necessarily separate prices stated within the contract for each element. Those elements included in the scope of this Subtopic shall be accounted for in accordance with the provisions of this Subtopic.

# Implementation Costs of a Hosting Arrangement That Is a Service Contract

**30-5** An entity shall apply the General Subsection of this Section as though the **hosting arrangement** that is a service contract were an internal-use computer software project to determine when implementation costs of a hosting arrangement that is a service contract are and are not capitalized.

When an entity purchases internal-use software from a third party or enters into a hosting arrangement with multiple elements (e.g. a license and PCS, or SaaS and implementation services), the consideration in the contract is allocated to the separate elements on a relative stand-alone price basis. The stand-alone price of an element is the price at which a customer would purchase that component separately. [350-40 Glossary, 350-40-30-4]



## Question 2.7.10

How does an entity determine the stand-alone price of an element in an internal-use software or cloud computing arrangement?

**Background:** While Subtopic 350-40 requires entities to allocate costs in internal-use software licensing arrangements and CCAs based on relative standalone prices, it does not provide guidance about how to determine stand-alone prices.

**Interpretive response:** We believe the FASB and the EITF intended for standalone prices to be determined by customers in internal-use software licensing arrangements and CCAs in substantially the same manner that lessees do under Topic 842 (leases).

This is based on our observations of the EITF deliberations of ASU 2018-15 and other parallels drawn between the then-recently issued Topic 842 and the amendments in ASU 2018-15, such as between the lease term and the 'term of the hosting arrangement' (i.e. the amortization period for CCA implementation costs; see section 6.2.20).



The following diagram reflects the process for determining a stand-alone price.

#### Notes:

- An observable stand-alone price is the price charged by the software vendor or similar vendors for a similar element – i.e. a similar license or service under similar terms and conditions, for example with respect to duration and payment terms – on a stand-alone basis.
- 2. An entity considers all information that is reasonably available when estimating a stand-alone price e.g. market conditions and entity-specific factors. An entity also maximizes the use of observable inputs and applies consistent methods to estimate the stand-alone price of elements with similar characteristics.
- 3. See Question 2.7.30.



## Question 2.7.20

Is an entity always required to account for contract elements separately?

**Interpretive response:** Yes. When an internal-use software licensing arrangement or a CCA includes multiple elements, they must be separated.

Unlike the lessee guidance in Topic 842 (see section 4.4.1 of KPMG Handbook, Leases), there is not a practical expedient in Subtopic 350-40 that permits an entity not to separate elements in an arrangement. [842-10-15-37]



## Question 2.7.30

When can an entity use the residual approach to estimate stand-alone price?

**Interpretive response:** We believe four criteria need to be met for an entity to use the residual approach to estimate the stand-alone price of a component of a contract. They are consistent with those that need to be met for a lessee to use the residual approach when applying Topic 842 (see Question 2.7.10).

## Criterion 1: Highly variable or uncertain stand-alone price

Using the residual approach to estimate the stand-alone price of an element is appropriate only if the stand-alone price of the element to which the approach would be applied is highly variable or uncertain. [842-10-15-33(a), ASU 2016-02.BC155(a)]

Stand-alone price is	If
Highly variable	The price at which the entity could purchase the same or a substantially similar good or service in the same timeframe is widely varied.
Uncertain	The same or a substantially similar good or service is not, and has not previously been, sold on a stand-alone basis such that its stand-alone price has not been established.

#### Criterion 2: Other observable data is considered first

The method used to estimate a stand-alone price should maximize the use of observable inputs (or information). Therefore, before using a residual estimation approach, the entity must consider whether another estimation approach that maximizes the use of observable information/inputs, such as observable cost and/or margin information, is more appropriate. [842-10-15-33(a), ASU 2016-02.BC155(a)]

# Criterion 3: Residual approach does not produce zero or de minimis standalone price

We believe a residual estimation approach is not appropriate if it results in zero or very little consideration being allocated to an element, or to a bundle of elements. It is inconsistent with the view that the element transfers a good or service (i.e. provides benefit to the entity) to conclude that it has no stand-alone value. [606-10-55-269, ASU 2014-09.BC273]

### Criterion 4: Observable stand-alone prices for other components

To apply the residual approach, the entity needs to have observable stand-alone prices for the elements of the contract for which the residual approach will not be used to estimate their stand-alone prices.

#### **Residual bundles**

If two or more goods or services in a contract have highly variable or uncertain stand-alone prices, an entity may need to use a combination of methods to estimate the stand-alone prices of the elements in the contract. For example, the entity may use:

- the residual approach to estimate the aggregate stand-alone prices for all the elements with highly variable or uncertain stand-alone prices; and then
- another technique to estimate the stand-alone prices of the elements in the residual bundle.



# Example 2.7.10

# Customer in a multiple-element software licensing arrangement

Customer enters into a contract with ABC Corp. for a perpetual license to ABC's software (Product H), three years of PCS on Product H and implementation services. The implementation services include software installation, configuration, and data conversion. Total contract consideration is \$680,000.

The elements of the contract and their stated prices in the contract are as follows:

- Perpetual license to Product H, \$300,000 payable upfront.
- PCS, 20% of stated license fee (\$60,000) per year for three years, each year paid in advance.
- Data conversion services, \$50,000, payable as the services are performed.
- Installation and configuration services, \$150,000, payable as the services are performed.

Customer can observe stand-alone prices for the individual implementation services based on (1) observable third-party consulting rates for comparable services and (2) Customer's estimate of the hours each service will take provided by its qualified IT engineers.

Customer cannot observe stand-alone prices for the perpetual license to ABC's proprietary software or related PCS – prices of other software vendors' licenses and PCS would not reflect prices of a substantially similar software license or PCS services.

Therefore, Customer applies a residual approach to the license and PCS as a bundle on the basis that:

- ABC's license pricing is unknown from Customer's perspective, and also understood by Customer to be highly variable based on Customer's knowledge of the marketplace and its negotiations with ABC for this license (i.e. it is clearly subject to negotiation case-by-case); and
- the PCS pricing is based on a percentage of the contractual license fee.

Consequently, Customer first allocates the total contract consideration as follows.

Elements	Stand-alone price	Allocation	Basis
Data conversion	\$ 50,000	\$ 50,000	Observable
Installation and configuration	150,000	150,000	Observable
License/PCS	480,000	480,000	Residual
	\$680,000	\$680,000	

Customer then allocates the \$480,000 as follows:

- \$300,000 to the perpetual license; and
- \$180,000 to the three years of PCS.

In doing so, Customer considers an annual PCS fee equal to 20% of the stated license fee in a perpetual software license is generally consistent with both (1) its other internal-use software arrangements and (2) pricing quoted from ABC's competitors during the bid process for this new software. Therefore, this allocation reflects an appropriate value relationship between the license and the PCS.

Customer accounts for the elements as follows.

- Customer capitalizes a Product H internal-use software license asset (see section 3.3). Assuming there are no other capitalizable costs (e.g. internal costs that qualify for capitalization), the asset is recorded at \$450,000, equal to the allocated license fees of \$300,000 plus the \$150,000 in capitalizable installation and configuration costs.
- Customer expenses the \$50,000 in data conversion service costs as incurred (see section 3.2.20).
- Customer recognizes the \$180,000 allocated to the PCS to expense ratably over the three-year PCS period (see Question 3.2.120).



## Example 2.7.20

Multiple-element cloud computing arrangement – implementation by cloud service provider

Customer enters into a contract with Cloud Service Provider (CSP) for a three-year subscription to its human resources SaaS offering (HRX). Together with the three-year subscription, Customer and CSP contract for CSP to provide implementation services related to HRX. The contract does not include any renewal or extension options.

The elements of the contract and their contractually stated prices, totaling to \$945,000, are as follows.

- Three-year subscription to HRX, with an annual fee of \$150,000 each year paid in advance.
- Data conversion services, \$100,000 payable as the services are performed.
- Configuration services, \$350,000 payable as the services are performed.
- Training of Customer personnel, \$45,000 payable after the multiday training sessions are completed.

Customer can observe stand-alone prices for similar services from other cloud vendors and consulting firms. HRX, while proprietary software, has competitor offerings in the marketplace for which Customer obtained pricing quotes during its competitive bid process. There are third-party consulting firms that offer all the implementation services CSP is providing in this arrangement.

The following reflects the stand-alone prices for each element and Customer's relative allocation of the contract consideration to each.

Elements	Stand-alone price	Allocation	Calculation
HRX subscription	\$ 450,000	\$425,250	$(450,000 \div 1,000,000) \times 945,000$
Data conversion	120,000	113,400	$(120,000 \div 1,000,000) \times 945,000$
Configuration	375,000	354,375	$(375,000 \div 1,000,000) \times 945,000$
Training	55,000	51,975	$(55,000 \div 1,000,000) \times 945,000$
	\$1,000,000	\$945,000	

Customer accounts for the elements as follows.

- Customer expenses the HRX subscription costs of \$425,250 ratably over the three-year subscription period (see section 3.4).
- Customer expenses the \$113,400 in data conversion costs and \$51,975 in training costs as incurred (see section 3.2.20).
- Customer capitalizes the configuration costs of \$354,375 (see section 3.2.10) and will amortize them to expense over the term of the hosting arrangement (see section 6.2.20). The term of the hosting arrangement is three years because there are no renewal or extension options in Customer's contract with CSP (see Question 6.2.90).



# Example 2.7.30

# Multiple-element cloud computing arrangement – implementation by third-party consultant

Assume the same HRX subscription with CSP as in Example 2.7.20 – i.e. same contractual terms and conditions, including price. However, Customer contracts with XYZ Consulting Firm, instead of CSP, for the implementation services. Therefore, Customer's contract with CSP is a *single* element arrangement – i.e. the only element of that contract is the HRX SaaS subscription.

Customer's contract with XYZ is a multiple-element arrangement. The elements of the contract between Customer and XYZ and their contractually stated prices are as follows.

- Data conversion services, \$110,000 payable as the services are performed.
- Configuration services, \$380,000 payable as the services are performed.
- Training of Customer personnel, \$50,000 payable after the multiday training sessions are completed.

Customer can observe stand-alone prices for similar implementation services from other consulting firms because there are other third-party consulting firms that offer all the implementation services XYZ is providing in this arrangement.

The following reflects the stand-alone prices determined for each element in Customer's contract with XYZ and Customer's relative allocation of the contract consideration to each (numbers in the table are rounded).

Elements	Stand-alone price	Allocation	Calculation
Data conversion	\$120,000	\$117,818	(120,000 ÷ 550,000) × 540,000
Configuration	375,000	368,182	$(375,000 \div 550,000) \times 540,000$
Training	55,000	54,000	$(55,000 \div 550,000) \times 540,000$
	\$550,000	\$540,000	

Customer accounts for the contracts with CSP and XYZ separately as follows.

- Customer expenses the HRX subscription costs of \$450,000, which are equal to the stated subscription fees in the single-element CSP contract, over the three-year subscription period (section 3.4).
- Customer expenses the \$117,818 and \$54,000 in allocated data conversion costs and training costs, respectively, as incurred (see section 3.2.20).
- Customer capitalizes the allocated configuration costs of \$368,182 (see section 3.2.10) and will amortize them to expense over the term of the hosting arrangement (see section 6.2.20). The term of the hosting arrangement is three years because there are no renewal or extension options in Customer's contract with CSP (see Question 6.2.90).

## 2.7.20 Subtopic 985-20

Entities selling licenses to their software or providing cloud computing services (e.g. SaaS) using their software, follow the guidance in Topic 606 (revenue from contracts with customers) in allocating the transaction price of a contract with a customer to multiple elements (i.e. performance obligations). See chapter E in KPMG Handbook, Revenue for software and SaaS.

An entity developing software for external use may enter into a multipleelement arrangement as a customer when developing that software. For example, the entity may engage a third party, rather than using internal resources, to develop the software (see Question 5.3.40).

When the entity is the customer (e.g. purchasing third-party developer services), Topic 606 does not apply, and Subtopic 985-20 does not provide guidance on accounting for costs to develop external-use software incurred from a third party in a multiple-element arrangement.



## Question 2.7.40

How does an entity allocate third-party costs in a multiple-element arrangement in applying Subtopic 985-20?

**Background:** An entity may engage a third party to develop a new external-use software product. The contract with the third party may include fees for development services (e.g. coding and testing) and non-development services. Non-development services could include training of vendor personnel by the

third party, other consulting activities or hosting services for the software during its development.

**Interpretive response:** In the absence of multiple-element arrangement guidance in Subtopic 985-20, we believe an entity developing external-use software should analogize to the multiple-element arrangement guidance in Subtopic 350-40 (see section 2.7.10) when allocating third-party costs between development and non-development activities.



## Question 2.7.50

How does an entity determine if a set of software programs is a single software product or multiple software products?

Background: Under Subtopic 985-20, a software product: [985-20-55-1]

- is complete and has exchange value; and
- as software, it is a set of programs that interact with each other. A program
  is further defined as a series of instructions or statements that cause a
  computer to work.

Determining whether an entity's development efforts are for one or multiple software products may affect one or more of the following:

- when technological feasibility is established (see section 5.2) i.e. the date each product's technological feasibility is established will likely differ from the date technological feasibility would be established for a single, combined product;
- amortization period (see section 6.4.10) i.e. two or more products may not have the same economic life or the same economic life a single, combined product would have;
- amortization method (see section 6.4.10) the unit of account (i.e. the software product) may affect which amortization method (ratio or straightline) applies in a given annual period; and
- impairment (see section 6.4.30) the unit of account may affect whether an NRV writedown is required – i.e. one product's NRV may mask an impairment of another if they are accounted for as a single product.

**Interpretive response:** Determining whether software is a 'software product' in accordance with paragraph 985-20-55-1 often involves judgment. In making that judgment, we believe the software's functionality and the entity's marketing plans for the software will significantly influence the conclusion.

For software to be 'complete' and have its own 'exchange value' as described in paragraph 985-20-55-1, we believe it cannot be functionally dependent on other software. If the software being evaluated cannot function without other software, it likely cannot be considered complete and would not have independent exchange value (i.e. independent marketability).

An entity's marketing efforts and plans may also indicate whether software is a software product. Software that is or will be priced and marketed separately

may be a software product. Separate pricing and marketing of software, even if it is not always priced or marketed separately in all markets (e.g. in all geographies or with all customer classes) may indicate that the software is a complete product that has exchange value on its own.

# Initial recognition and measurement: Internaluse software and CCA implementation costs

# Detailed contents

New item added to this chapter: \*\*
Item significantly updated in this chapter: #

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Software license fees

Hosting service fees

## 3.2 Software development and implementation

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3.2.20	Step 2: Does a specific requirement apply to the activity?
3.2.30	Step 3: What activity costs qualify for capitalization?
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3.2.50	Upgrades and enhancements
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3.2.170	How does agile development affect the application of Subtopic 350-40?
Example	
3.2.10	Capitalization of performance-based share award costs
Internal-u	se software licenses
Questions	s
3.3.10	At what date is a new internal-use software license asset and any associated liability recognized?
3.3.20	At what date is an internal-use software license asset recognized for a license renewal?
3.3.30	Which is typically more reliably measurable, the fair value of the consideration given or the fair value of the license asset received?
3.3.40	Should an unpaid software license fees liability be discounted?
3.3.50	Does the measurement of the software license fees liability include usage-based fees?
3.3.60	Is the interest on the unpaid license fees liability incurred during the application development stage capitalized?

3.3

## **Examples**

- 3.3.10 Initial recognition and measurement of an internal-use software license asset license fees prepaid
   3.3.20 Initial recognition and measurement of an internal-use software license asset license fees paid over license term
- 3.4 Hosting service fees in a CCA

### Question

3.4.10 Should hosting service fees in a CCA begin to be recognized as expense if the arrangement term begins before go-live?

## 3.1 How the standard works

Subtopic 350-40 addresses the accounting for the following:

- internally developed internal-use software i.e. the entity owns the software IP;
- acquired internal-use software licenses; and
- cloud computing arrangement (CCA) implementation costs.

Subtopic 350-40 does *not* address the accounting for components of an internal-use software or CCA outside its scope. While it addresses allocating contract consideration between in-scope and out of scope components (see chapter 2), it generally does not prescribe the recognition and measurement for out-of-scope components. There is often little guidance in US GAAP on the accounting for these other components.

# Software development and implementation

The following steps apply to determine what software development and implementation costs are capitalized.

- Step 1: Determine the stage of software development during which the cost is being incurred
- Step 2: Determine if the activity to which the cost relates is specifically prohibited from capitalization
- Step 3: Determine which costs of the activity qualify for capitalization
- Step 4: Determine when to start and stop capitalization of eligible costs

The same steps apply regardless of whether an entity is accounting for:

- internally developed internal-use software;
- the development (e.g. customization, modification) or implementation of licensed internal-use software; or
- implementation of a CCA.

This chapter uses the term 'capitalized' (and not 'deferral') in the context of both internal-use software and CCA implementation costs. This terminology distinction is explained in section 3.2.

## Software license fees

When an entity acquires an internal-use software license, it capitalizes:

- an intangible asset for the cost of the acquired license (see chapter 7 on presentation); and
- a liability for any fixed and unpaid license fees as of the beginning of the license period.

Capitalized development and implementation costs become part of the costbasis of the license intangible asset.

# **Hosting service fees**

The CCA itself is an executory service contract. The hosting service fees (i.e. the ongoing subscription fees) – see 'About this publication' – are accounted for in the same manner as the entity would account for the fees for other services it receives. See section 3.4.

# 3.2 Software development and implementation

US GAAP does not define or provide a finite list of development and implementation activities. However, the following is a list (not exhaustive) of activities that entities will frequently undertake during the development and implementation of internal-use software (internally developed or licensed) or a CCA.

- integration (developing interfaces between the hosted software and the entity's other systems);
- customization of the entity's other systems or the hosted software;
- configuration, of the entity's other systems or the hosted software;
- installation;
- architecture and design;
- coding;
- testing;
- data conversion or migration;
- training; and
- business process reengineering.

This section addresses the accounting for software development and implementation costs incurred in the following scenarios.

- The development and implementation of new internal-use software e.g. a new application, a new module/component, an upgrade or enhancement to existing software or development of a software interface that is itself internal-use software.
- Implementation or further development (i.e. customization or modification) of acquired or licensed internal-use software.
- Implementation of a cloud-based solution subject to a CCA (after the adoption of ASU 2018-15 – see 'Comparison to legacy US GAAP').

Section 3.2.10 addresses the stages of software development and implementation.

Section 3.2.20 addresses development and implementation activities for which Subtopic 350-40 prescribes the cost accounting regardless of stage of development or implementation.

Section 3.2.30 addresses which costs of a software development or implementation activity are capitalizable.

Section 3.2.40 addresses when eligible capitalization should begin and cease during development or implementation.

Section 3.2.50 addresses costs to develop and implement software upgrades and enhancements.

Section 3.2.60 addresses specific considerations about 'agile' internal-use software development projects.

# 'Capitalized' vs 'deferred' CCA implementation costs

Since the issuance of ASU 2018-15, many entities have referred to the 'deferral', rather than 'capitalization' of CCA implementation costs. This is generally because the classification and presentation requirements for these costs are more akin to those of other deferred costs (see chapter 7), and also to differentiate those costs from internal-use software costs that may commonly be excluded from non-GAAP depreciation and amortization measures like EBITDA (see Observation 'CCA implementation cost amortization and EBITDA' in section 7.2).

This Handbook uses capitalization, and derivatives thereof, principally to align with the wording in Subtopic 350-40.



# Comparison to legacy US GAAP

# ASU 2018-15 substantially changes the accounting for implementation costs of a CCA

#### Pre-ASU 2018-15

Before adoption of ASU 2018-15, the only amounts an entity that is the customer in a CCA recognized on the balance sheet were those that resulted from the application of accrual accounting – e.g. a prepaid asset for subscription fees paid in advance to the cloud service provider, or a liability for usage-based fees incurred but not paid at the financial reporting date.

Generally, most implementation costs were expensed as the related implementation activities were performed; they were not recognized over a longer period such as the CCA term. This was regardless of whether the costs were incurred for activities performed by internal resources, the cloud service provider or an unrelated third party (e.g. a consultant). Some of those costs may have been expensed as incurred because they were business process reengineering costs under 720-45 (business and technology reengineering).

However, certain costs related to CCA implementation activities may be within the scope of other US GAAP and were therefore capitalized. For example:

- IT equipment purchased by the entity that will be used with the cloud solution is generally capitalized under Topic 360 (property, plant and equipment); and
- Costs to develop and implement interfaces between a cloud-based solution and other cloud-based or on-premise applications that are hosted in the entity's IT environment are subject to the internal-use software guidance in Subtopic 350-40, meaning some of those costs were likely eligible for capitalization.

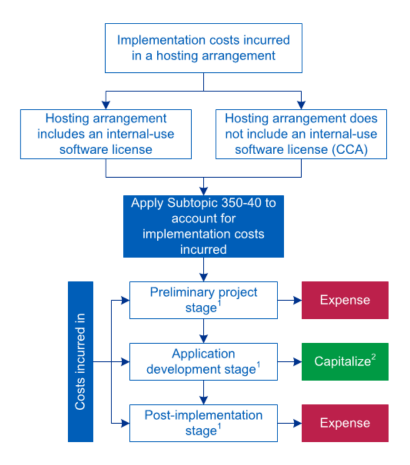
Implementation costs not within the scope of other guidance that are paid to the cloud service provider were sometimes deferred as a prepayment for the cloud-based solution and recognized over the CCA term. However, there was diversity in practice. Some entities applied that treatment to any costs that enhance the functionality of the cloud solution, while others applied that treatment only if the cloud service provider was the sole vendor capable of making those enhancements.

#### Post-ASU 2018-15

After adopting the ASU, costs incurred to implement a CCA (e.g. configuring the software to the customer's needs) are capitalized or expensed as incurred using the internal-use software guidance. Section 3.2 addresses how to apply that guidance.

Significant implementation costs (e.g. configuration costs) *not in the scope of other Topics* that were previously expensed as incurred will now frequently be capitalized, regardless of who undertakes the implementation activities – i.e. internal resources, the cloud service provider or an unrelated third party.

ASU 2018-15 does *not* change the accounting for costs in the scope of other Topics, such as business process re-engineering costs in the scope of Subtopic 720-45. The amendments to Subtopic 350-40 resulting from ASU 2018-15 do not permit entities to capitalize costs that are required to be expensed under another Topic or Subtopic.



<sup>&</sup>lt;sup>1</sup>See section 3.2.10

<sup>&</sup>lt;sup>2</sup>Amortize capitalized implementation costs – see section 6.2

#### Cloud service provider guidance unchanged

ASU 2018-15 does not affect the accounting by cloud service providers, other software vendors or customers' accounting for software licensing arrangements.



# Question 3.2.10

What is the unit of account for the initial recognition and measurement of internal-use software and CCA development and implementation costs?

**Interpretive response:** It depends. In some aspects of initial recognition and measurement, the unit of account is the software 'project'. It is the project for which an entity determines the stage of development (see section 3.2.10). If an update to existing software, it is also generally at the project level that the entity determines whether (see section 3.2.50):

- the update is an upgrade or enhancement; and
- if so, whether it is minor or more than minor (affecting whether the guidance in paragraph 350-40-25-10 applies to the project).

In addition, cost capitalization ceases when the project either is (see section 3.2.40): [350-40-25-13 – 25-14]

- no longer probable of being completed and placed into service; or
- substantially complete and ready for its intended use.

Identifying the project may require judgment. We have observed this may especially be the case in some agile development scenarios. Question 3.2.170 addresses considerations relative to identifying the internal-use software 'project' in that context, but we believe are also relevant to non-agile development scenarios.

However, in certain other respects of the Subtopic 350-40 accounting model, each individual software development or implementation cost – whether incurred in connection with a software development project or an internal-use software licensing arrangement – is evaluated to determine whether it should be capitalized or expensed as incurred. In other words, each cost incurred is its own unit of account for purposes of determining whether it is capitalized or must be expensed as incurred. [350-40-25, 30]

For example, even if one concludes the software development *project* is in the application development stage (see section 3.2.10), some costs incurred during that stage are capitalizable (e.g. coding and testing of the software), while others must be expensed as incurred (e.g. data conversion and training costs – see section 3.2.20).

## **CCA** implementation costs

An entity treats the CCA as if it were an internal-use software project. This means that an entity looks at the implementation of the cloud-based solution (or module/component thereof) as the 'project' when determining: [350-40-25-18]

- the project stage (see section 3.2.10); and
- when cost capitalization should begin and cease (see section 3.2.40).

Like internal-use software project costs, each individual CCA implementation cost is its own unit of account for purposes of determining whether it is capitalizable or must be expensed as incurred.

Question 3.2.100 addresses accounting for costs of CCA implementation activities undertaken after go-live.

#### Multiple modules or components

If an internal-use software project or a cloud-based solution includes multiple modules or components, entities will need to identify the module or component to which development or implementation costs relate.

An entity that inappropriately treats a software application or a cloud-based solution as having a single module/component may not:

- appropriately identify and allocate implementation costs on a relative standalone price basis to modules or components that are substantially complete and ready for their intended use on different dates, or appropriately capitalize or expense development or implementation costs;
- begin amortizing capitalized costs at the right time or properly calculate the generally straight-line expense (see Question 6.2.30); or
- properly accelerate cost amortization when a software or cloud-based module or component is planned for abandonment (see section 6.2.30).

# 3.2.10 Step 1: Determine software development stage



# **Excerpt from ASC 350-40**

#### 05 Overview and Background

#### General

**05-1D** The General Subsections of this Subtopic provide guidance on accounting for the cost of computer software developed or obtained for internal use and for determining whether the software is for internal use. Certain costs incurred for computer software developed or obtained for internal use should be capitalized depending on the nature of the costs and the project stage during which they were incurred in accordance with the guidance in Section 350-40-25. Computer software to be sold, leased, or otherwise marketed externally is not considered to be for internal use.

#### 25 Recognition

#### General

- > Preliminary Project Stage
- **25-1** Internal and external costs incurred during the **preliminary project stage** shall be expensed as they are incurred.
- > Application Development Stage
- **25-2** Internal and external costs incurred to develop internal-use computer software during the application development stage shall be capitalized.
- > Postimplementation-Operation Stage
- **25-6** Internal and external training costs and maintenance costs during the postimplementation-operation stage shall be expensed as incurred.

# Implementation Costs of a Hosting Arrangement That Is a Service Contract

**25-18** An entity shall apply the General Subsection of this Section as though the **hosting arrangement** that is a service contract were an internal-use computer software project to determine when implementation costs of a hosting arrangement that is a service contract are and are not capitalized.

## 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- **55-4** This Subtopic recognizes that the development of internal-use computer software may not follow the order shown in the preceding list. For example, coding and testing are often performed simultaneously. Regardless, for costs incurred subsequent to completion of the preliminary project stage, the guidance shall be applied based on the nature of the costs incurred, not the timing of their incurrence. For example, while some training may occur in the application development stage, it should be expensed as incurred as required in paragraphs 350-40-25-2 through 25-6.

Subtopic 350-40 describes software development and implementation activities as occurring in three stages: [350-40-25-1 – 25-6, 55-3]

- preliminary project stage;
- application development stage; and
- postimplementation-operation stage.

The first step in determining whether the costs of a software development or implementation activity should be capitalized is to identify the stage in which the activity is occurring. This is because Subtopic 350-40 requires costs incurred during the preliminary project and postimplementation-operation stages to be expensed as incurred, while requiring eligible costs (see sections 3.2.20 and 3.2.30) incurred during the application development stage to be capitalized. [350-40-25-1 – 25-2, 25-6]



## Question 3.2.20

Is it always necessary to assess the software development stage to determine if an activity cost should be capitalized?

**Interpretive response:** No. If the costs related to an activity will be accounted for the same way regardless of the software development stage, determining the software development stage is unnecessary. For example, data conversion and training costs are always expensed as incurred (see section 3.2.20), regardless of when they occur during the software development lifecycle. [350-40-25-4]

## Preliminary project stage



# **Excerpt from ASC 350-40**

#### 20 Glossary

### **Preliminary Project Stage**

When a computer software project is in the preliminary project stage, entities will likely do the following:

- a. Make strategic decisions to allocate resources between alternative projects at a given point in time. For example, should programmers develop a new payroll system or direct their efforts toward correcting existing problems in an operating payroll system?
- b. Determine the performance requirements (that is, what it is that they need the software to do) and systems requirements for the computer software project it has proposed to undertake.
- c. Invite vendors to perform demonstrations of how their software will fulfill an entity's needs.
- d. Explore alternative means of achieving specified performance requirements. For example, should an entity make or buy the software? Should the software run on a mainframe or a client server system?
- e. Determine that the technology needed to achieve performance requirements exists.
- f. Select a vendor if an entity chooses to obtain software.
- g. Select a consultant to assist in the development or installation of the software.

#### 55 Implementation Guidance and Illustrations

#### General

> Implementation Guidance

**55-3** The following list illustrates the various stages and related processes of computer software development:

a. Preliminary project stage:

- 1. Conceptual formulation of alternatives
- 2. Evaluation of alternatives
- 3. Determination of existence of needed technology
- 4. Final selection of alternatives.

The preliminary project stage generally reflects the entity's activities to consider and define its software needs and possible solutions, regardless of whether it pursues a project to develop or acquire internal-use software, license internal-use software or enter into a CCA. Once the entity has reached decisions on these matters and begins to take concrete actions toward effecting its chosen path, the preliminary project stage has typically ended.



## Observation

## Preliminary project stage costs are like R&D costs

AcSEC concluded that activities performed during the preliminary project stage of development for internal-use software are analogous to R&D activities. Therefore, costs incurred during this stage should be expensed as they are incurred, consistent with other R&D costs. [SOP 98-1.68]

Specifically, Subtopic 730-10 includes the following examples of R&D activities that AcSEC concluded were consistent with activities normally undertaken during the preliminary project stage: [SOP 98-1.55, 730-10-55-1]

- conceptual formulation and design of possible product or process alternatives; and
- testing in search for or evaluation of product or process alternatives as examples of activities that are R&D.

## Application development stage



# **Excerpt from ASC 350-40**

#### 55 Implementation Guidance and Illustrations

#### General

> Implementation Guidance

**55-3** The following list illustrates the various stages and related processes of computer software development:

- b. Application development stage:
  - 1. Design of chosen path, including software configuration and software interfaces
  - 2. Coding
  - 3. Installation to hardware
  - 4. Testing, including parallel processing phase.

The application development stage for a software development project or license/CCA implementation takes place:

- after the preliminary project stage is complete; (see section 3.2.60 for complexities arising from agile software development); and
- before the software or cloud-based solution is ready for its intended use.

Software is ready for its intended use when all substantial testing is completed. [350-40-25-14]

Examples of activities that take place during the application development stage, include: [350-40-55-3(b)]

- designing of the software configuration and software interfaces;
- coding;
- installation to hardware; and
- testing, including that during a parallel processing phase.



## Question 3.2.30

# When is a cloud-based solution ready for its intended use?

**Background:** Subtopic 350-40 specifies that internal-use software is ready for its intended use when all substantial testing has been completed. [350-40-25-14]

**Interpretive response:** Subtopic 350-40 specifies that customers in CCAs should capitalize implementation costs based on the guidance for such costs incurred when developing or implementing internal-use software. Therefore, consistent with developed or licensed internal-use software, a cloud-based solution (or module/component thereof) is ready for its intended use when all substantial testing of the solution is complete. [350-40-25-18]

## Postimplementation-operation stage



# **Excerpt from ASC 350-40**

#### 25 Recognition

#### General

> Capitalization of Cost

**25-14** Capitalization shall cease no later than the point at which a computer software project is substantially complete and ready for its intended use, that is, after all substantial testing is completed.

### 55 Implementation Guidance and Illustrations

#### General

> Implementation Guidance

**55-3** The following list illustrates the various stages and related processes of computer software development:

- c. Postimplementation-operation stage:
  - 1. Training
  - 2. Application maintenance.

When internal-use software or a cloud-based solution subject to a CCA is substantially complete and ready for its intended use (see Question 3.2.30), the postimplementation-operation stage begins.

Costs not attributable to a new internal-use software project (including an upgrade or enhancement – see section 3.2.50) or new CCA are expensed as incurred during this stage. [350-40-25-6]

The following are typical postimplementation-operation stage activities (not exhaustive): [350-40-55-3(c)]

- training; and
- application maintenance.

Training on an internal-use software application or a cloud-based solution may not always occur only during the postimplementation-operation stage. However, training costs are expensed as incurred regardless of the project stage during which they are incurred (see section 3.2.20). [350-40-25-4]

# 3.2.20 Step 2: Does a specific requirement apply to the activity?



# **Excerpt from ASC 350-40**

#### 25 Recognition

#### General

- > Application Development Stage
- **25-3** Costs to develop or obtain software that allows for access to or conversion of old data by new systems shall also be capitalized.
- **25-4** Training costs are not internal-use software development costs and, if incurred during this stage, shall be expensed as incurred.
- **25-5** Data conversion costs, except as noted in paragraph 350-40-25-3, shall be expensed as incurred. The process of data conversion from old to new systems may include purging or cleansing of existing data, reconciliation or balancing of the old data and the data in the new system, creation of new or additional data, and conversion of old data to the new system.

# Implementation Costs of a Hosting Arrangement That Is a Service Contract

**25-18** An entity shall apply the General Subsection of this Section as though the **hosting arrangement** that is a service contract were an internal-use computer software project to determine when implementation costs of a hosting arrangement that is a service contract are and are not capitalized.

Although a software development or implementation activity occurs during the application development stage, it may still be required to be expensed as incurred. Subtopic 350-40 specifically prohibits costs of the following activities from being capitalized regardless of when they are incurred: [350-40-25-4 – 25-5, 25-18]

- training; and
- data conversion (or migration see Question 3.2.40).

The requirement to expense costs of data conversion or migration as incurred does not extend to costs to develop or acquire (including obtaining a license to) software to assist in the activity. [350-40-25-3]



## Observation

## **Expensing training and data conversion costs**

AcSEC decided that training costs should be expensed as incurred because: [SOP 98-1.71]

- they are not software development costs; and
- entities are not able to identify the specific future period benefited because they do not control the continued employment of the trained employees.

AcSEC decided that data conversion costs, other than those permitted by paragraph 350-40-25-3, should be expensed as incurred because converting existing data is inherent to the continuing business, rather than creating a new asset for the entity. [SOP 98-1.70]



## Question 3.2.40

Should data 'migration' costs be accounted for in the same manner as data 'conversion' costs?

**Interpretive response:** Yes. Data conversion and data migration are not, strictly speaking, synonyms. The former refers to the process of converting computer data from one format to another, while the latter can refer to the process of transferring data from one system or technology to another without necessarily requiring a format change.

However, the terms are often used interchangeably, including by the FASB staff in its written issue summaries during the development of ASU 2018-15. [EITF Issue Summary No. 1, Supplement No. 1, September 28, 2017]

In addition, we believe AcSEC's basis for deciding that data conversion costs should be expensed as incurred (see Observation 'Expensing training and data conversion costs') is equally relevant for data migration costs.

Therefore, although Subtopic 350-40 only specifically refers to expensing 'data conversion' costs as incurred, we believe the same requirement applies to data migration costs.



## Question 3.2.50

Are hosting service fees paid to the cloud service provider in a CCA before completion of implementation activities an implementation cost?

**Background:** The cloud service provider may initiate the hosting service (i.e. complete the user interface and activate the service) before the customer (or another party on its behalf) completes implementation activities (e.g. specific configurations, desired interfaces with other on-premise or cloud-based applications) that are necessary for the customer's intended use of the cloud-based solution.

In these scenarios, the question arises about whether the customer should capitalize the hosting service fees incurred before the cloud-based solution is ready for its intended use – i.e. during the application development stage of the CCA – as a CCA implementation cost.

**Interpretive response:** No. The hosting service fees are outside the scope of the 'Implementation Costs of a Hosting Arrangement That Is a Service Contract' subsections of Subtopic 350-40, and therefore are not an implementation cost. The CCA itself is a service contract and the hosting service fees are expensed as the hosting services are provided, consistent with other service contracts (unless the fees can be capitalized as part of the cost of another asset). [350-40-15-4C, ASU 2018-15.BC7]

Question 3.4.10 addresses the commencement of expense recognition for hosting service fees.

# 3.2.30 Step 3: What activity costs qualify for capitalization?



# **Excerpt from ASC 350-40**

## 30 Initial Measurement

#### General

> Capitalizable Cost

**30-1** Costs of computer software developed or obtained for internal use that shall be capitalized include only the following:

- a. External direct costs of materials and services consumed in developing or obtaining internal-use computer software. Examples of those costs include but are not limited to the following:
  - 1. Fees paid to third parties for services provided to develop the software during the application development stage
  - 2. Costs incurred to obtain computer software from third parties
  - 3. Travel expenses incurred by employees in their duties directly associated with developing software.
- b. Payroll and payroll-related costs (for example, costs of employee benefits) for employees who are directly associated with and who devote time to the internal-use computer software project, to the extent of the time spent directly on the project. Examples of employee activities include but are not limited to coding and testing during the application development stage.
- c. Interest costs incurred while developing internal-use computer software. Interest shall be capitalized in accordance with the provisions of Subtopic 835-20.
- **30-2** If the entity suspends substantially all activities related to the software developed or obtained for internal use, interest capitalization shall cease until activities are resumed.
- **30-3** General and administrative costs and overhead costs shall not be capitalized as costs of internal-use software.
- > Multiple-Element Arrangements Included in Purchase Price
- **30-4** Entities may purchase internal-use computer software from a third party or may enter into a **hosting arrangement**. In some cases, the price includes multiple elements, such as the license or hosting, training for the software, maintenance fees for routine maintenance work to be performed by the third party, data conversion costs, reengineering costs, and rights to future upgrades and enhancements. Entities shall allocate the cost among all individual elements. The allocation shall be based on the relative **standalone price** of the elements in the contract, not necessarily separate prices stated within the contract for each element. Those elements included in the scope of this Subtopic shall be accounted for in accordance with the provisions of this Subtopic.

# Implementation Costs of a Hosting Arrangement That Is a Service Contract

**30-5** An entity shall apply the General Subsection of this Section as though the **hosting arrangement** that is a service contract were an internal-use computer software project to determine when implementation costs of a hosting arrangement that is a service contract are and are not capitalized.

Although a software activity occurs after completion of the preliminary project stage (see section 3.2.10) and the activity is not specifically non-capitalizable (see section 3.2.20), not all costs of, or related to, the activity are necessarily capitalizable.

In general, direct costs of eligible internal-use software and cloud computing arrangement development and implementation activities are capitalized, while

indirect costs (i.e. general and administrative and overhead costs) are not. Examples of indirect costs that would generally not be eligible for capitalization include an allocation of lease cost for the space used by the software developers or depreciation of computer servers not dedicated to the development of the internal-use software. [350-40-30-3, 30-5]



# Question 3.2.55\*\*

Are fees paid to a vendor under an laaS arrangement capitalizable to an internal-use software project?

**Background:** Entities may use an laaS instance to host internal-use software under development. When this is the case, the question arises about whether the laaS hosting service fees paid to the cloud service provider incurred during the software's application development are capitalizable.

This question does not address the accounting for any implementation costs incurred related to the laaS arrangement; those costs are subject to the guidance on CCA implementation costs discussed elsewhere in this section 3.2.

**Interpretive response:** It depends. Determining when laaS fees are capitalizable direct costs of an internal-use software project, especially as laaS models continue to evolve, may involve judgment and depend heavily on the specific facts and circumstances. Whether the laaS fees incurred can be directly attributed to a particular software project such that the laaS fees are direct costs instead of indirect costs may be particularly important to this analysis. For example:

- If an entity incurs incremental laaS fees (e.g. under an 'on-demand' pricing structure) for additional, identifiable compute capacity specifically to host internal-use software during application development, we believe those costs would generally qualify as capitalizable, external direct costs under paragraph 350-40-30-1(a)(1).
- By contrast, laaS fees incurred under a fixed term (e.g. one or three years), reserved capacity arrangement would likely not qualify for capitalization unless that reserved capacity was obtained specifically for an identified software project and could not be repurposed when the project was completed. Absent that, any fees allocated to a software project(s) undertaken during the reservation period would, in our view, be an indirect cost akin to the lease cost and depreciation examples in the paragraph that precedes this Question.



AcSEC excluded indirect costs from the capitalizable cost pool for internal-use software because it concluded a full-costing approach would be complex to apply in an internal-use software context. In doing so, AcSEC acknowledged such costs may be part of the cost of the internal-use software asset and that excluding such costs from the cost basis of an internal-use software asset means its basis will differ in that respect from inventory and property, plant and equipment. [SOP 98-1.80]

Interest costs incurred to develop and/or implement internal-use software or a CCA are capitalized based on the guidance in Subtopic 835-20 (interest capitalization). This includes suspending interest cost capitalization if the entity suspends substantially all its software development or implementation activities for reasons other than those permitted under the subtopic. [350-40-30-2, 835-20-25-4]



The following contrasting scenarios illustrate the economic rationale underlying the Subtopic 350-40 requirement to capitalize interest costs.

#### Scenario 1: Third-party software development

An entity engages a third party to develop internal-use software. The development period lasts 18 months and payment is made at completion of development. The fees paid to the third party reflect the implicit financing of the development costs by the third party.

Capitalizing the fees paid to the third party as the cost basis of the internal-use software therefore capitalizes the implied interest element.

## Scenario 2: Internal software development

The entity undertakes the same software development project as in Scenario 1 internally. The entity manages the project internally and makes regular payments for payroll and payroll-related costs incurred during development. The entity incurs financing costs (either by borrowing additional funds or using funds that could otherwise be used to repay outstanding debt obligations) during the development phase.

For the internal-use software to reflect a comparable cost basis to that in Scenario 1, the entity must capitalize its interest costs as part of the cost basis of the internal-use software asset.

However, if the entity did not incur interest costs then it follows that none would be capitalized, and the cost basis of the software would differ between the two scenarios.



## Question 3.2.60

## Is share-based compensation capitalizable?

**Background:** It may frequently be the case that employees involved in software development or implementation activities earn share-based compensation.

**Interpretive response:** Yes. While not explicitly stated, we believe it is clear that payroll and payroll-related costs eligible for capitalization under Subtopic 350-40 includes share-based compensation.



## Question 3.2.70

Are performance-based share award costs incurred after the application development stage ends capitalizable?

**Background:** Consider a scenario in which a software developer employee of the entity has performance-based share awards. The employee worked on a significant internal-use software development project for which all substantial testing is complete when it becomes probable the performance-based award target will be met. Assume it does not become probable the target will be reached until shortly before the performance measurement date. The awards were granted before the project entered the postimplementation-operation stage.

Under Topic 718, the entity did not recognize any compensation cost for the performance-based share awards before achievement of the award target became probable. See paragraph 4.092 in KPMG Handbook, Share-based payment.

In this scenario, the question arises about whether any of the share-based compensation cost should be capitalized to the internal-use software asset for the software development project the employee worked on, assuming the employee spent time working on capitalizable activities (see sections 3.2.10 and 3.2.20) during the application development stage of the project.

**Interpretive response:** In general, we believe if the compensation cost is not yet incurred under Topic 718 because the performance target is not probable of achievement before the internal-use software development project is substantially complete and ready for its intended use, it should be expensed when it is incurred. [350-40-25-14]

However, if the performance target becomes probable of achievement before the software project is substantially complete, those costs should be capitalized to the extent they relate to capitalizable application development stage activities.



# Example 3.2.10

# Capitalization of performance-based share award costs

# Scenario 1: Performance target not probable of achievement before software is substantially complete and ready for its intended use

ABC Corp. developed internal-use Software Application using internal resources.

On January 1, Year 1, ABC granted Employee restricted stock units (RSUs) that vest if ABC successfully completes an IPO within five years at a specified enterprise valuation. On January 1, Year 1, it was not probable the performance condition would be met.

The following additional facts are relevant.

- ABC completed all substantial testing of Software Application, and it went live in ABC's production environment on January 1, Year 3.
- Between January 1, Year 1 and January 1, Year 3, Employee spent 50% of their work time on application development stage activities that qualify for cost capitalization.
- ABC successfully completed an IPO at a valuation above that required for the RSUs to vest on October 1, Year 4.
- Given the uncertainty associated with successfully completing the IPO and the valuation that would ultimately result, it was not probable that the RSUs performance condition would be met until the IPO was completed.

In this scenario, ABC concludes none of the compensation cost for Employee's RSUs is capitalizable as part of the cost of Software Application. This is because the cost was not incurred under Topic 718 until after all substantial testing of Software Application was completed.

# Scenario 2: Performance target probable of achievement before software is substantially complete and ready for its intended use

ABC Corp. developed internal-use Software Application using internal resources.

On January 1, Year 1, ABC granted Employee restricted stock units (RSUs) that vest if Software Application goes live and successfully achieves a specified efficiency target for ABC from its use by the end of its first year in production. On January 1, Year 1, it was not probable the performance condition would be met.

The following additional facts are relevant.

- ABC completed all substantial testing of Software Application, and it went live in ABC's production environment on January 1, Year 3.
- At January 1, Year 3 ABC assesses, based on its testing to-date, that Software Application will meet its design requirements; and therefore, will meet the performance condition – i.e. achieve the specified efficiency target.

- The performance condition is officially achieved on December 31, Year 3.
- Between January 1, Year 1 and January 1, Year 3, Employee spent 50% of their work time on application development stage activities that qualify for cost capitalization.
- Total estimated compensation cost of the award at the grant date was \$120,000.

Until January 1, Year 3, ABC recognized no compensation cost for this award because achievement of the performance condition was not probable.

On January 1, Year 3 when the performance condition becomes probable of achievement, \$80,000 of compensation cost is recognized.

\$120,000 total cost of the award  $\times$  (24 months since grant date  $\div$  36 months total implied service period) = \$80,000

Of the \$80,000, \$40,000 is allocable to the Software Application internal-use software asset. \$40,000 is based on Employee's 50% dedication to capitalizable development activities during the period from January 1, Year 1 to January 1, Year 3.

\$120,000 total cost of the award  $\times$  (24 months working on Software Application  $\div$  36 months total implied service period)  $\times$  50% = \$40,000

# 3.2.40 Step 4: When to begin and cease capitalization



# **Excerpt from ASC 350-40**

## 25 Recognition

#### General

> Capitalization of Cost

**25-12** Capitalization of costs shall begin when both of the following occur:

- a. Preliminary project stage is completed.
- b. Management, with the relevant authority, implicitly or explicitly authorizes and commits to funding a computer software project and it is probable that the project will be completed and the software will be used to perform the function intended.

Examples of authorization include the execution of a contract with a third party to develop the software, approval of expenditures related to internal development, or a commitment to obtain the software from a third party.

**25-13** When it is no longer probable that the computer software project will be completed and placed in service, no further costs shall be capitalized, and guidance in paragraphs 350-40-35-1 through 35-3 on impairment shall be applied to existing balances.

**25-14** Capitalization shall cease no later than the point at which a computer software project is substantially complete and ready for its intended use, that is, after all substantial testing is completed.

# Implementation Costs of a Hosting Arrangement That Is a Service Contract

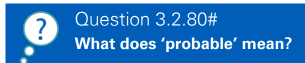
**25-18** An entity shall apply the General Subsection of this Section as though the **hosting arrangement** that is a service contract were an internal-use computer software project to determine when implementation costs of a hosting arrangement that is a service contract are and are not capitalized.

Capitalization of eligible costs of a software development project or CCA implementation does not begin before: [350-40-25-12, 25-18]

- the preliminary project stage is complete;
- properly authorized entity management has:
  - authorized the project (explicitly or implicitly); and
  - committed requisite funding for the project; and
- it is probable that both:
  - the project will be completed; and
  - the software will be used for its intended purpose.

Cost capitalization ceases at the earlier of: [350-40-25-13 - 25-14, 25-18]

- concluding it is no longer probable that the software will be completed and placed in service (or that the cloud-based solution will go live); and
- when the software is substantially complete and ready for its intended use (or all substantial testing of the cloud-based solution necessary for it to go live is complete).



**Interpretive response:** SOP 98-1 (which is the source of most of the guidance in Subtopic 350-40) stated that 'probable' has the same meaning as in FASB Concepts Statement No. 6, which states that "probable is used with its general meaning, rather than in a specific accounting or technical sense . . . and refers to that which can reasonably be expected or believed on the basis of available evidence or logic but is neither certain nor proved..." Because SOP 98-1 is the source of most of the guidance in Subtopic 350-40, we believe it remains acceptable to apply 'probable' in this manner. [SOP 98-1.62, 75]

However, Subtopic 350-40 did not codify the SOP 98-1 paragraphs referenced in the preceding paragraph. Because of this, we are aware that some interpret probable as it is defined in the ASC Master Glossary (i.e. "the future event or events are likely to occur") even though its use in the Subtopic does not link to the Master Glossary term. [ASC Master Glossary]

In the absence of amendments to Subtopic 350-40, we believe either interpretation of 'probable' can be justified in the context of applying the Subtopic provided it is applied consistently.



## Question 3.2.90

Does technological feasibility need to be established before software development costs are capitalized?

**Background:** Subtopic 985-20 requires all costs incurred to establish the technological feasibility of computer software to be sold, leased or otherwise marketed be charged to expense when incurred. Only once technological feasibility has been established, should subsequent costs be capitalized. [985-20-25-1]

Technological feasibility is established when the entity has completed all planning, designing, coding and testing activities that are necessary to establish the product can be produced to meet its design specifications, including functions, features and technical performance requirements. [985-20-25-2]

See chapter 5 for guidance on applying Subtopic 985-20.

**Interpretive response:** No. There is no technological feasibility threshold in Subtopic 350-40. While considered during the development of SOP 98-1, it was ultimately concluded such a threshold was not appropriate for internal-use software. [SOP 98-1.51]



## **Question 3.2.100**

Are costs for CCA implementation activities incurred after go-live capitalizable?

**Background:** Implementation activities are not necessarily undertaken only at or before go-live. Consider the following examples (not exhaustive).

- Customer implements cloud-based solution T in Year 1. Customer's implementation activities include significant configuration activities before go-live. In Year 2, Customer decides it wants to change the configuration of T, effectively overwriting the configuration effected in Year 1.
- Customer implements cloud-based solution Z in Year 1. Customer's implementation activities include configuration of Z, but not to a significant degree. In Year 2, Customer decides it can incrementally benefit from Z if it more significantly and specifically configures Z.
- Customer implements cloud-based solution X in Year 1. Customer's implementation activities include configuring and interfacing X to work together with its on-premise HR application. In Year 3, Customer sunsets the on-premise HR application for cloud-based HR solution Y. As part of

implementing Y, Customer reconfigures X and implements a new interface between X and Y.

 The same facts as the previous example except that Y is a new on-premise HR application.

In these (and similar) examples, the question arises about whether Customer should capitalize the costs to reconfigure T, Z and X and implement a new interface between X and Y under Subtopic 350-40.

**Interpretive response:** It depends. In general, consistent with the Subtopic 350-40 guidance applicable to internal-use software costs, we believe CCA implementation costs should not be capitalized after go-live. [350-40-25-14]

However, we believe exceptions arise if the related implementation activities:

- relate to a new CCA or new internal-use software application e.g. Y in the last two background examples;
- create a new asset for which the incurred costs should be capitalized under Subtopic 350-40 or other US GAAP Topics – e.g. a new interface that meets the definition of internal-use software; or
- increase the functionality of the cloud-based solution.

#### Activities relate to a new CCA or internal-use software application

If the activities relate to a new CCA that is not yet live or an internal-use software application that is not yet 'substantially complete and ready for its intended use', the related costs that qualify are capitalized.

Judgment may be required to determine whether new activities relate to (1) an existing CCA or (2) a new CCA or on-premise application. However, just because the activities are being undertaken because of implementing a new CCA or internal-use software application does not mean the new activities relate to that new CCA or application.

In general, we would not view changes specifically to the cloud-based software subject to the existing CCA (e.g. changes to its configuration) as related to another CCA or application – even if those changes are only being made because the entity is implementing the new CCA or application.

By contrast, it may require judgment to determine to which CCA or application a new interface (that is not itself an internal-use software asset – see 'Create a new asset' below), implemented to connect the existing CCA with the new CCA or application, relates. It may be relevant in those circumstances to consider where the interface will reside; if it will reside in the entity's IT environment (or its own hosting environment – e.g. its own AWS or Azure instance), it may be a separate internal-use software asset.

- If the new interface will reside in the hosting environment of the existing CCA cloud service provider, this may indicate it relates to the existing CCA.
- Alternatively, if the new interface will reside in the hosting environment of the cloud service provider for the new CCA, this may indicate it relates to the new CCA.

#### Create a new asset

Some implementation activities create independent internal-use software or PP&E assets. For example, an interface may itself meet the definition of internal-use software, or implementation activities may include the acquisition or construction of assets that meet the definition of PP&E. In those cases, the entity should follow the US GAAP Topic applicable to the type of asset created (e.g. Subtopic 350-40 or Topic 360).

#### Additional functionality or utility

Costs of upgrades and enhancements to internal-use software – i.e. costs that result in additional functionality in the software – are generally capitalized if those same costs would be capitalized for new software. [350-40-25-7 – 25-11]

While the 'Implementation Costs of a Hosting Arrangement That Is a Service Contract' subsections of Subtopic 350-40 do not contain equivalent guidance, Subtopic 350-40 explicitly directs entities to refer to the 'General' subsection of Subtopic 350-40-25 to determine when CCA implementation costs should be capitalized.

We believe implementation costs incurred to substantively increase the functionality or utility of the cloud-based solution – i.e. implementation costs incurred (e.g. configuration changes) to enable the entity to undertake additional tasks or perform additional functions using the hosted software – are analogous to the costs of upgrades and enhancements to internal-use software, and therefore should be capitalized. [350-40-25-18]

In contrast, costs incurred that do *not* result in the entity being able to undertake additional tasks or perform additional functions using the hosted software – e.g. costs incurred that merely change how an existing task or function is performed – should not be capitalized.

#### **Consideration of previous activities**

Regardless of whether the costs of new implementation-type activities should be capitalized, we believe consideration should be given to whether those new activities indicate:

- a plan to abandon a module or component of a cloud-based solution (see section 6.2.30);
- a need to reassess the term of the hosting arrangement (see Question 6.2.100); and/or
- the asset group that includes the capitalized implementation costs is impaired (see section 6.2.40).



## Question 3.2.110

Do CCA implementation costs incurred by the acquiree give rise to an asset in a business combination or asset acquisition?

**Background:** Some implementation activities in CCAs give rise to assets that were recognized before the issuance of ASU 2018-15 – e.g. interfaces

developed for use in the customer's IT environment generally meet the definition of internal-use software. Such internal-use software assets will be recognized at fair value in acquisition accounting.

However, the question arises about whether costs previously incurred by an acquiree to implement a CCA give rise to an asset that should be recognized in acquisition accounting. Further, some question whether implementation costs that are required to be expensed as incurred under Subtopic 350-40 (e.g. data migration/conversion and training costs) can still give rise to assets in acquisition accounting.

**Interpretive response:** In general, yes to both.

#### **Business combinations**

The acquiree's pre-acquisition implementation activities will typically permit a market participant to avoid incurring both:

- similar implementation costs to derive value from the CCA; and
- hosting service fees, stemming from the acquiree's contract, during the period it would take to implement the cloud-based solution had the acquiree not already undertaken its implementation activities.

In this way, we believe the acquirer obtains a contractually based in-place CCA asset that is like an in-place lease asset, which reflects the value an acquirer lessor obtains from an in-place lease at the acquisition date. An in-place lease generally permits the acquirer lessor to avoid new lease origination and underlying asset holding costs; see Question 11.1.110 in KPMG Handbook, Leases.

The fair value of an in-place CCA, which will depend on the facts and circumstances, should be recognized in the business combination on a CCA-by-CCA basis.

Consistent with our view about in-place lease assets, we believe in-place CCA assets recognized under Topic 805 generally should be reported separately (as an intangible asset) from:

- acquired technology assets (e.g. acquired internal-use software); and
- any favorable contract asset or unfavorable contract liability associated with the CCA arising from off-market hosting service fees.

### **Asset acquisitions**

We believe the above related to business combinations applies equally to asset acquisitions. However, because an entity does not recognize goodwill or a bargain purchase gain in an asset acquisition, the amounts recognized for the implementation costs intangible asset may be adjusted from what would have been recognized under Topic 805.

# 3.2.50 Upgrades and enhancements



# **Excerpt from ASC 350-40**

#### 25 Recognition

#### General

- > Upgrades and enhancements
- **25-7** Upgrades and enhancements are defined as modifications to existing internal-use software that result in additional functionality—that is, modifications to enable the software to perform tasks that it was previously incapable of performing. Upgrades and enhancements normally require new software specifications and may also require a change to all or part of the existing software specifications. In order for costs of specified upgrades and enhancements to internal-use computer software to be capitalized in accordance with paragraphs 350-40-25-8 through 25-10, it must be probable that those expenditures will result in additional functionality.
- **25-8** Internal costs incurred for upgrades and enhancements shall be expensed or capitalized in accordance with paragraphs 350-40-25-1 through 25-6.
- **25-9** Internal costs incurred for maintenance shall be expensed as incurred.
- **25-10** Entities that cannot separate internal costs on a reasonably cost-effective basis between maintenance and relatively minor upgrades and enhancements shall expense such costs as incurred.
- **25-11** External costs incurred under agreements related to specified upgrades and enhancements shall be expensed or capitalized in accordance with paragraphs 350-40-25-1 through 25-6. If maintenance is combined with specified upgrades and enhancements in a single contract, the cost shall be allocated between the elements as discussed in paragraph 350-40-30-4 and the maintenance costs shall be expensed over the contract period. However, external costs related to maintenance, unspecified upgrades and enhancements, and costs under agreements that combine the costs of maintenance and unspecified upgrades and enhancements shall be recognized in expense over the contract period on a straight-line basis unless another systematic and rational basis is more representative of the services received.

# Implementation Costs of a Hosting Arrangement That Is a Service Contract

**25-18** An entity shall apply the General Subsection of this Section as though the **hosting arrangement** that is a service contract were an internal-use computer software project to determine when implementation costs of a hosting arrangement that is a service contract are and are not capitalized.

Upgrades and enhancements are defined as changes to existing internal-use software that result in additional software functionality. Functionality refers to the software's ability to perform a task. [350-40-25-7]

Software development and implementation costs for upgrades and enhancements, including specified upgrades and enhancements to licensed internal-use software, are capitalized or expensed on the same basis as if those costs were incurred to develop and implement new software. [350-40-25-8]

- Costs that would be capitalized when developing or implementing new software are capitalized when developing or implementing an upgrade or enhancement.
- Costs that would be expensed as incurred when developing or implementing new software are expensed as incurred when developing or implementing an upgrade or enhancement.

#### Specified upgrades

A specified upgrade right is generally a software vendor's explicit commitment to deliver, or agreement to deliver on a when-and-if available basis, a specific version of the software or an upgrade with specific features and functionality. Any discussion in the contract with the customer of possible features and functionality of future versions of the software would generally represent a specified upgrade right.

Internal costs to maintain internal-use software – i.e. to maintain its existing functionality and ensure proper operation – are expensed as incurred and are accounted for separately from costs to develop and implement upgrades and enhancements. [350-40-25-9]

If an entity cannot separate internal costs of maintenance from internal costs of relatively minor upgrades and enhancements on a reasonably cost-effective basis, it expenses all such costs as incurred. When applied, this guidance ensures the entity does not capitalize maintenance costs. Subtopic 350-40 does not define 'relatively minor' or 'reasonably cost-effective'. [350-40-25-10]

External costs to maintain internal-use software – e.g. costs paid to a software vendor to maintain licensed software – are expensed as incurred. [350-40-25-11]

## Post-contract customer support

Software licensees typically contract for PCS. PCS generally includes not only software maintenance (e.g. bug fixes and other updates that maintain existing functionality), but also technical support and the right to receive upgrades and enhancements on a when-and-if available (i.e. unspecified) basis.

PCS cost is generally recognized on a straight-line basis over the PCS term, unless another systematic and rational basis is more representative of the pattern in which the services are received. [350-40-25-11]

The right to receive unspecified upgrades and enhancements is accounted for as a service even if the entity has a valid expectation it will receive upgrades and enhancements that will provide additional software functionality. [350-40-25-11]

Specified upgrades and enhancements are not part of PCS and follow the requirements for upgrades and enhancements outlined above.



## **Question 3.2.120**

When is it appropriate to recognize PCS expense on a basis other than straight-line?

**Interpretive response:** In general, we believe a straight-line basis is appropriate; we would expect recognition on a basis other than straight-line to be infrequent.

This is because the typical PCS elements normally qualify as 'stand-ready' services; the software vendor stands ready to:

- provide technical support when-and-as needed; and
- transfer maintenance updates (including bug fixes), upgrades and enhancements when-and-if developed.

When recognizing expense for a stand-ready service, it is generally appropriate to consider the entity's consistent and equal access to the service throughout the service period. This supports a straight-line expense recognition pattern and would make an other than straight-line pattern – e.g. on the basis of the entity's expected usage of technical support or timing/significance of upgrades and enhancements – generally inappropriate. [350-40-35-13]

The components of PCS may not always be stand-ready services, and an expense recognition pattern other than straight-line expense may be appropriate when they are not.

- If the software vendor promises a defined number of upgrades or enhancements, that would typically suggest the entity has a right to that specified number of upgrades and enhancements, rather than the right to receive a stand-ready service.
- If the entity's right to technical support is for a defined number of support calls or events (or up to a specified number of support events that is substantive i.e. it is not in excess of any realistic expectation of the entity's use of those services), that would typically suggest the software vendor's technical support obligation is not a stand-ready service.

#### **Combined fees**

The components of PCS are typically not priced separately; an entity typically pays one fee for PCS (e.g. as a percentage of the software license fee). If that is the case, and one (but not all) of the components is not a stand-ready service, we believe it is reasonable to either: [350-40-25-11, 30-4]

- separate the components on a relative stand-alone price basis (see section 2.7) and recognize expense related to each separately; or
- select a single attribution pattern for the combined expense that is reflective of the pattern in which the combined PCS services are received.

An entity should apply its approach consistently to similar circumstances.



## **Question 3.2.130**

Does an upgrade or enhancement include software changes that extend the software's life but do not add functionality?

**Interpretive response:** No. Under Subtopic 350-40, an upgrade or enhancement must result in additional software functionality (i.e. the ability of the software to perform additional tasks). Activities undertaken to extend the useful or economic life of internal-use software are maintenance activities, the costs of which must be expensed as incurred. [350-40-25-7, 25-9, SOP 98-1.73]

The conclusion that an extension of the useful or economic life of the software is not an upgrade or enhancement differs from that in Subtopic 985-20, which defines a 'product enhancement', in part, as an improvement that extends the life of the software (see chapter 5). AcSEC acknowledged this difference, assessing there to be different considerations for a user of internal-use software versus a software vendor. [985-20 Glossary, SOP 98-1.73]



## **Question 3.2.140**

Are modifications that increase only the efficiency of internal-use software upgrades or enhancements?

**Interpretive response:** No. Under Subtopic 350-40, an upgrade or enhancement must result in additional software functionality (i.e. the ability of the software to perform additional tasks). Modifications that increase how efficiently the software system operates but do not add to the tasks the software is able to perform are not upgrades or enhancements. [350-40-25-7]



# Question 3.2,150

Does modifying software so that it can be hosted and operated in a public cloud or on an additional hardware platform or operating system create 'additional functionality'?

**Interpretive response:** In general, yes. We believe the ability for software to operate in a public cloud, on an additional hardware platform or with a new operating system is added functionality.

Modifications of this nature differ from merely extending the useful or economic life of the software and differ from maintenance activities. This is because the added ability to be hosted in the public cloud or to operate on a different hardware platform or operating system permits additional uses of the software and typically exists together with – i.e. is incremental to – the

software's original ability to be hosted other than in the public cloud or to operate on the initial hardware platform or operating system.



## **Question 3.2.160**

Does the ability to use software in new geographies or with new languages qualify as 'additional functionality'?

**Interpretive response:** In general, yes. Expanding the software's ability to be used in additional geographies or with additional languages would generally be viewed as additional functionality. The entity now can perform additional tasks using the software – e.g. process transactions in the expansion territories or in the added languages.

# 3.2.60 Agile software development

Internal-use software developed using an agile software development process (or method) is subject to Subtopic 350-40 even though SOP 98-1 (later codified as Subtopic 350-40) was developed and written before agile became widely used.

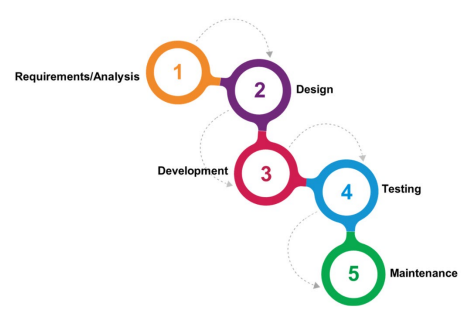
The agile method generally does not align with the Subtopic 350-40 model predicated on identifying discrete software development stages. Therefore, questions arise about how to apply Subtopic 350-40 to agile software development.

This section compares the agile software development method to the waterfall method that more closely aligns to the framework in Subtopic 350-40, and then examines how to apply Subtopic 350-40 to agile software development.

#### Waterfall method and its influence on ASC 350-40

The two words most used to describe the waterfall method of software development are the synonyms 'sequential' and 'linear'.

The following is a representative illustration of the waterfall software development cycle; sometimes, in alternative representations, the phases are given different, but generally synonymous titles (e.g. verification instead of testing, or implementation versus development), or there may be more than five phases illustrated (e.g. by separating requirements and analysis).



Under the waterfall method, in general, each phase of software development occurs after the one preceding it is completed. A hallmark of the waterfall method is its rigidity in terms of generally not being able to easily revisit a step or activity performed in an earlier phase. In addition, proceeding to the next step or phase typically requires successful completion of the current step or phase.

Subtopic 350-40 (originally, SOP 98-1) was written in the late 1990s when the waterfall method was still predominant in software development. Consequently, it is widely accepted it was written in a waterfall method context. Subtopic 350-40 assumes a sequential (or linear) progression through its three stages (see section 3.2.10). [350-40-25-1 – 25-6, 55-3]

- 1. **Preliminary project stage.** Formulation and evaluation of alternatives and their viability, and then selection thereof.
- 2. **Application development stage.** Designing the software requirements (including its configuration and interfaces), coding, testing and installing software to the hardware used to run it.
- 3. **Postimplementation-operation stage.** Training and application maintenance.

Each of these three stages can be linked to phases of the waterfall method shown in the illustration above: Stage 1 to Requirements/Analysis; Stage 2 to Design, Development and Testing; Stage 3 to Maintenance.

### Agile method and its relationship with Subtopic 350-40

Because of the waterfall method presumption in Subtopic 350-40, questions have arisen over time about how to apply Subtopic 350-40 to software development under the agile method, which differs substantially from the waterfall method.

The agile method is designed to be flexible and iterative, rather than (1) heavily pre-planned or rigid and (2) sequential or linear. While there is an overall development objective, agile projects are typically much more lightly planned, and completed through a series of shorter time-frame development 'sprints'. It is understood and accepted that later sprints will frequently drive re-work or revision of tasks completed in previous sprints to arrive at the completed project. One way the agile method can be illustrated follows.



This intended ability to make changes (flexibility) and revisit and/or reperform earlier activities (iteration) often gives rise to the sense that discrete (or distinct) software development phases (or stages) – i.e. that each begin only after the one preceding it ends – do not exist in agile projects. The frequently smaller scale and shorter timeframe of agile projects further contribute to this sense. Finally, the entity's release/update cycle can add to this if it involves the entity concurrently undertaking multiple projects, of different duration and levels of effort or change, related to the same software.

It is this absence of clearly identifiable development phases or stages, which the Subtopic 350-40 model generally envisions there to be, that drives the key questions in practice about applying Subtopic 350-40 to agile software development projects.



## **Question 3.2.170**

How does agile development affect the application of Subtopic 350-40?



## Excerpt from ASC 350-40

## 25 Recognition

#### General

> Capitalization of Cost

**25-12** Capitalization of costs shall begin when both of the following occur:

- a. Preliminary project stage is completed.
- b. Management, with the relevant authority, implicitly or explicitly authorizes and commits to funding a computer software project and it is probable that the project will be completed and the software will be used to perform the function intended.

Examples of authorization include the execution of a contract with a third party to develop the software, approval of expenditures related to internal development, or a commitment to obtain the software from a third party.

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- **55-4** This Subtopic recognizes that the development of internal-use computer software may not follow the order shown in the preceding list. For example, coding and testing are often performed simultaneously. Regardless, for costs incurred subsequent to completion of the preliminary project stage, the guidance shall be applied based on the nature of the costs incurred, not the timing of their incurrence. For example, while some training may occur in the application development stage, it should be expensed as incurred as required in paragraphs 350-40-25-2 through 25-6.



# **Excerpt from SOP 98-1**

**.69** Application Development Stage. AcSEC believes that software development activities performed during the application development stage create probable future economic benefits. Therefore, software development costs incurred during this stage should be capitalized.

**Interpretive response:** While not written for the agile method of software development, Subtopic 350-40 applies to agile projects. Adopting an agile software development methodology does not permit an entity to bypass

Subtopic 350-40's requirements or automatically mean that no development costs should be capitalized.

The following reflects a three-step application framework for applying Subtopic 350-40 to agile software development. It may not be the only such framework one could apply; further, judgment and an entity's own facts and circumstances will affect the results from applying it.

#### Step 1: Identify the unit of account

The first step is to determine the unit of account. As outlined in Question 3.2.10, the primary unit of account for initial recognition and measurement is the software development 'project'. A 'project' can be large (e.g. creating an entirely new software application or module or adding significant new functionality to an existing application) or small (e.g. introducing a single new feature to the software such as a 'Log in with [LinkedIn/Facebook/Google]' option).

The size of the development project does not determine whether or which development costs can or should be capitalized. This is because even a small, single feature development project such as the 'log in with' example above, which could potentially be developed in a single sprint, will generally include capitalizable costs (e.g. coding and testing costs) and non-capitalizable costs (e.g. preliminary project stage costs). Subtopic 350-40 requires capitalization of the eligible costs of even 'minor upgrades and enhancements' (see section 3.2.50) unless those costs cannot be differentiated 'on a reasonably cost-effective basis' from software maintenance costs (see 'Minor upgrades and enhancements' discussion below). [350-40-25-8, 25-10]

Defining the project requires judgment. However, in general, we believe a project is defined by its functional independence from other development efforts – e.g. whether its successful release or deployment depends on the success of other ongoing efforts. When two or more development efforts depend on each other to meet one or more design requirements/objectives, that would typically indicate those efforts are (or are part of, together with other development efforts) a single project, regardless of whether the entity's agile process breaks the development efforts down into smaller milestones (each potentially accomplished through separately defined sprints).

In contrast, we do *not* believe a project should be defined by its size in terms of either (1) development effort (e.g. timeline, labor hours or number of development sprints) or (2) significance (i.e. of the added functionality or overall extent of the changes to the software code).

#### Multiple units of account

Multiple agile projects related to the same software application may be ongoing concurrently and at different stages of development. While one project related to a single application (or module/component) may be in the preliminary project stage, another project may be past that stage and undertaking capitalizable application development stage activities. In that case, the latter project's eligible costs are capitalized just as if it were the only ongoing project related to the application.

#### Minor upgrades and enhancements

We have observed many entities applying an agile development process produce frequent software releases that are often comprised of both maintenance updates and only minor upgrades and enhancements of software features. Those entities may conclude they cannot, consistent with the discussion above, differentiate on a reasonably cost-effective basis the costs of the maintenance updates from the costs to develop the minor upgrades and enhancements with which they are bundled. They may, therefore, expense all the development costs for a particular release of this nature. As noted in section 3.2.50, Subtopic 350-40 does not define 'relatively minor' or 'reasonably cost-effective'; therefore, applying those notions involves judgment. [350-40-25-10]

#### **Step 2: Account for project costs**

As outlined in the background preceding this question, it may be difficult to identify discrete software development stages for an agile internal-use software project. When discrete project development stages are not clearly identifiable, we believe entities should generally look to the nature of the development and implementation activities – i.e. whether Subtopic 350-40 characterizes them as capitalizable application development stage activities – when deciding whether the costs of those activities should be capitalized or expensed as incurred. [350-40-55-3]

For example, the entity would capitalize its eligible coding and testing costs for a software project, even when, because of the iterative nature of its agile design process, it cannot identify a distinct beginning or end to the application development or preliminary project stages, respectively.

We believe looking to the nature of the development and implementation activities giving rise to the costs in these scenarios, rather than, for example, expensing all the costs as incurred, is both:

- consistent with AcSEC's intent and conclusion that application development stage activities create probable future economic benefits (and should be capitalized), regardless of whether those activities occur in the sequential order envisioned by SOP 98-1 and its linkage to the thenprevalent waterfall method of software development; and [SOP 98-1.69]
- Subtopic 350-40's reference to applying its capitalization guidance 'based on the nature of the costs incurred, not the timing of their incurrence'. [350-40-55-4]

#### Is the preliminary project stage ever 'completed'?

The preceding notwithstanding, we have observed entities conclude and disclose that because of the nature of their software applications and their agile development process, the preliminary project stage for new software and significant feature development remains ongoing until just before their software is completed (e.g. made available to the entity's customers on a SaaS basis). And this contributes – e.g. together with doubts as to the ultimate completion of the software – to a conclusion that they should not capitalize any development costs for these projects.

We believe a preliminary project stage conclusion consistent with that described in the preceding paragraph needs to be supported by relevant evidence – e.g. by a history of substantive preliminary project stage activities, such as the selection of the software's significant features, being revised or finalized for development projects only shortly before that project's completion. It would typically not be appropriate to treat the preliminary project stage as still 'open' or incomplete for most projects merely because of the possibility, due to the iterative nature of the agile method, that preliminary project stage activities will be revisited.

For most entities, we would expect that coding, testing and other application development stage activities will occur after the substantial preliminary project stage activities have been completed.

### Step 3: Consider iterative activities

In addition to unit of account and project cost questions, the question arises in the context of agile software development about how to account for those iterative development activities that, in effect, change or override earlier, similar project activities. For example, if after going through quality assurance (QA) or user acceptance testing (UAT) the development team decides to change some of the project design features, does the entity capitalize the eligible application development costs (e.g. coding and testing) to effect the design changes and continue to recognize the previously capitalized application development costs?

We believe this depends on the facts and circumstances. However, in general, all software development has aspects of trial and error to it. Therefore, just because there are design changes or coding must be revised or added for development flaws or design changes to effect the same additional functionality does not mean the entity must expense the previously incurred costs (e.g. those incurred before the QA or UAT that led to the coding change or changed design). Instead, we would more typically expect all the eligible application development stage costs (see sections 3.2.20 and 3.2.30) to be capitalized as costs necessary to complete the project.

Undertaking iterative activities, inherent to the agile method, within a development project differs from a scenario of expecting a subsequent development project to override or replace the feature(s) being developed in the current project. In the latter scenario, the expectation of override or replacement should affect the useful life assigned to the current project software asset. [350-40-25-15, 35-5]

# 3.3 Internal-use software licenses



Excerpt from ASC 350-40

## 15 Scope and Scope Exceptions

#### General

> Transactions

**15-4A** The guidance in the General Subsections of this Subtopic applies only to internal-use software that a customer obtains access to in a **hosting arrangement** if both of the following criteria are met:

- a. The customer has the contractual right to take possession of the software at any time during the hosting period without significant penalty.
- b. It is feasible for the customer to either run the software on its own hardware or contract with another party unrelated to the vendor to host the software.

**15-4C** Hosting arrangements that do not meet both criteria in paragraph 350-40-15-4A are service contracts and do not constitute a purchase of, or convey a license to, software.

#### 20 Glossary

#### **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.

## 25 Recognition

#### General

> Capitalization of Cost

**25-17** Entities often license internal-use software from third parties. A software license within the scope of this Subtopic (see paragraphs 350-40-15-1 through 15-4C) shall be accounted for as the acquisition of an intangible asset and the incurrence of a liability (that is, to the extent that all or a portion of the software licensing fees are not paid on or before the acquisition date of the license) by the licensee. The intangible asset acquired shall be recognized and measured in accordance with paragraphs 350-30-25-1 and 350-30-30-1, respectively.



# **Excerpt from ASC 350-30**

#### 25 Recognition

#### General

**25-1** An intangible asset that is acquired either individually or with a group of other assets shall be recognized.

#### 30 Initial Measurement

#### General

**30-1** An intangible asset that is acquired either individually or with a group of other assets (but not those acquired in a business combination) shall be initially measured based on the guidance included in paragraphs 805-50-15-3 and 805-50-30-1 through 30-4.



# **Excerpt from ASC 805-50**

#### 30 Initial Measurement

## **Acquisition of Assets Rather than a Business**

- > Determining Cost
- **30-1** Paragraph 805-50-25-1 discusses exchange transactions that trigger the initial recognition of assets acquired and liabilities assumed. Assets are recognized based on their cost to the acquiring entity, which generally includes the transaction costs of the asset acquisition, and no gain or loss is recognized unless the fair value of noncash assets given as consideration differs from the assets' carrying amounts on the acquiring entity's books. For transactions involving nonmonetary consideration within the scope of Topic 845, an acquirer must first determine if any of the conditions in paragraph 845-10-30-3 apply. If the consideration given is nonfinancial assets or in substance nonfinancial assets within the scope of Subtopic 610-20 on gains and losses from the derecognition of nonfinancial assets, the assets acquired shall be treated as noncash consideration and any gain or loss shall be recognized in accordance with Subtopic 610-20.
- **30-2** Asset acquisitions in which the consideration given is cash are measured by the amount of cash paid, which generally includes the transaction costs of the asset acquisition. However, if the consideration given is not in the form of cash (that is, in the form of noncash assets, liabilities incurred, or equity interests issued) and no other generally accepted accounting principles (GAAP) apply (for example, Topic 845 on nonmonetary transactions or Subtopic 610-20), measurement is based on either the cost which shall be measured based on the fair value of the consideration given or the fair value of the assets (or net assets) acquired, whichever is more clearly evident and, thus, more reliably measurable. For transactions involving nonmonetary consideration within the scope of Topic 845, an acquirer must first determine if any of the conditions in paragraph 845-10-30-3 apply. If the consideration given is nonfinancial assets or in substance nonfinancial assets within the scope of Subtopic 610-20, the assets acquired shall be treated as noncash consideration and any gain or loss shall be recognized in accordance with Subtopic 610-20.

Entities frequently do not develop internal-use software; they license it from third parties. For example, most entities license their internal-use enterprise resource planning (ERP) software.

Entities may obtain a license to internal-use software through a 'hosting arrangement' if that arrangement is determined to grant the entity a license to the hosted software. If the hosting arrangement does not include a software license, it is a service arrangement. Section 2.5 addresses how to determine if a hosting arrangement includes a software license. [350-40-15-4A – 15-4C]

When licensing internal-use software, the entity recognizes an intangible asset for the software license. Its cost basis includes the sum of the following: [350-40-25-17, 30-4, 805-50-30-1 – 30-2]

- The license fees, which may be an allocated number if there are multiple elements in the arrangement – e.g. license and other services, such as PCS or hosting services in a hosting arrangement that includes a license (see section 2.7).
- Capitalized development e.g. customization or modification of the software, and implementation costs (see section 3.2).
- Transaction costs, if any.

If all or a portion of the software license fees are unpaid when the license is obtained, a liability is recognized for the unpaid fees. In that case, the initial measurement of the license asset is either: [350-40-25-17, 805-50-30-2]

- the cost basis of the license asset, measured based on the fair value of the license fees liability incurred; or
- the fair value of the acquired license.

The initial measurement basis of the license asset is not a choice; an entity must use the former if the fair value of the license fees liability is more reliably measurable than the fair value of the acquired license (see Question 3.3.30). [805-50-30-2]

Section 6.2.10 addresses the subsequent measurement of intangible software license assets and unpaid license fee liabilities.



#### Question 3.3.10

At what date is a new internal-use software license asset and any associated liability recognized?

**Interpretive response:** Subtopic 350-40 does not provide guidance in this regard. Therefore, we believe it is appropriate to consider the guidance in FASB Concepts Statement No. 6 (CON 6). CON 6 refers to assets as probable future economic benefits obtained or controlled by a particular entity as a result of past transactions or events. [CON 6.25 - 26]

Consequently, we believe the license should be recognized when the entity (customer) has obtained control of the license. Any license liability should be recognized at the same time because the entity's financial obligation arises from the past event of the software vendor making the software available for the entity's use. [CON 6.35]

We believe the entity obtains control of the software license when it:

- a. takes possession, or has the right to take possession, of a copy of the software; and
- b. has the right to begin to use and benefit from the license.

We believe (a) occurs when:

- a copy of the software has been physically delivered to the entity;
- the entity has taken possession of the software via download;
- the entity has been provided with the access code (or key) that allows it to take immediate possession of the software; or

 the entity has the present, enforceable right to request an access code (or key) at any time.

We believe (b) occurs at the earlier of:

- the beginning of the contractual license period; and
- when the software is made available for the entity (or any other party on its behalf, including the software vendor) to undertake the development or implementation activities (e.g. entity-specific customizations, installation to the entity's hardware or third-party hosting environment or user acceptance testing) necessary to make it ready for the entity's intended use. Concluding the entity has the right to use and benefit from the software at this point in time is analogous to the conclusion that a lease commences when the underlying asset has been made available to be modified or customized for the lessee's use (e.g. leasehold improvements installed). See section 5.1 of KPMG Handbook, Leases. [842 Glossary, 842-10-55-19 55-21]

The contractual license period usually begins before the software is available for the entity to customize or implement it. An entity usually needs to have an inforce license to the software before it can begin either custom development or implementation activities, even if those activities will be undertaken by the software vendor. However, this may not always be the case.

It is possible capitalizable activities will occur before the entity obtains control of the software license. We believe the capitalizable costs of such activities should be capitalized as part of an in-process intangible asset that will include the costs of the software license once it is recognized. This is provided the activities do not give rise to their own asset (e.g. a software interface that qualifies as internal-use software on its own) or constitute activities to ready a different asset for its intended use (e.g. costs to ready a computer server for its intended use with the internal-use software). This approach is similar to how an entity constructing a building accounts for costs to clear or grade land before construction of the building structure commences.

#### Availability of software when software vendor performs certain activities

For the entity, or a third party (including the software vendor) on its behalf, to install the licensed software or undertake other implementation activities such as commencing data migration or user acceptance testing, it must have a copy of the software.

However, it may be the case that if the software vendor is undertaking customization or configuration activities, it will not provide a copy of the software (or make the software available to the entity for download) before it completes those activities; the vendor provides a copy of the customized or configured software only.

In that case, we believe it is generally appropriate to recognize the software license when those activities commence, just as the entity would if it or a third party were undertaking those activities. This approach is consistent with both of the following.

 The commencement date for a lease does not change if the lessor constructs lessee-owned leasehold improvements, rather than the lessee (or a third party on its behalf). See Example 5.1.10 in KPMG Handbook, Leases.

 Software vendors often recognize software customization services over the customization period on the basis that the customization enhances an asset the customer controls. See Question F200 in KPMG Handbook, Revenue for software and SaaS).

However, because there is no explicit licensee guidance for this scenario, we believe there may be diversity in practice. Some entities may not recognize the software license until the customized/configured software is made available for installation. In the absence of further guidance from the FASB or the SEC staff, and assuming the entity does not have a present enforceable right to take possession of the unmodified/non-configured software, we believe this alternative approach is also acceptable.



#### Example 3.3.10

Initial recognition and measurement of an internaluse software license asset – license fees prepaid

Customer and Vendor execute a five-year term license on December 1, Year 1. The contractual license term commences on January 1, Year 2, which coincides with Vendor providing the key necessary for Customer to download the software.

Customer prepays the \$300,000 license fee and \$60,000 for Year 2 PCS on December 31, Year 1.

Customer incurs the following implementation costs related to the software between January 1 and May 31, Year 2. On May 31, Year 2, Customer concludes that the software is ready for its intended use.

This example assumes that all amounts for the license and services (including PCS) from Vendor reflect their stand-alone prices.

Cost	Amount
Installation, configuration and testing <sup>1</sup>	\$40,000
Data conversion/migration <sup>2</sup>	15,000
Training <sup>2</sup>	3,000
Software interfacing (Vendor software to other Customer on- premise and hosted applications) <sup>1</sup>	20,000
Total	\$78,000

#### Notes:

- 1. Implementation activities performed by Vendor.
- 2. Implementation activities performed by Customer or a third-party consultant.

At December 31, Year 1, Customer has recognized a \$300,000 prepaid asset and \$60,000 in prepaid PCS.

On January 1, Year 2 Customer obtains control of the software license and reclassifies the \$300,000 prepaid asset to an in-process intangible software license asset.

Customer capitalizes the \$40,000 in installation, configuration and testing costs as part of the cost basis of the software license asset as those costs are incurred between January 1 and May 31.

Customer also capitalizes the \$20,000 cost of the software interfaces; those interfaces are capitalized as internal-use software assets separate from the software license asset.

The \$15,000 and \$3,000 in data conversion/migration and training costs are expensed as incurred during the implementation period.

On May 31, Year 2 (when the internal-use software acquired from Vendor is ready for its intended use), Customer begins amortizing the \$340,000 software license asset.

The substantial testing of the new interfaces developed to work with Vendor software is completed at the same time as the testing of Vendor software itself. Therefore, Customer also begins amortizing the software interface assets on that date.



#### Question 3.3.20

## At what date is an internal-use software license asset recognized for a license renewal?

**Background:** Assume an entity enters into a three-year software license with a software vendor. The term of that license is January 1, Year 1 – December 31, Year 3. On July 1, Year 3, the parties agree to a three-year extension of that license – i.e. for the period January 1, Year 4 – December 31, Year 6. No renewal option existed in the original license agreement. This is **Scenario 1**.

Consider a variation on this example whereby on July 1, Year 3 the entity formally executes a three-year renewal option that was available to it in the original license agreement (**Scenario 2**).

The question arises about whether the renewal license in these scenarios is a separate intangible asset, and, if so, at what date it (and any related license fees liability) should be recognized.

**Interpretive response:** Subtopic 350-40 does not provide guidance specific to either background scenario.

#### Scenario 1: License renewal was not an option in original contract

We believe there is likely diversity in practice, and in the absence of further guidance from the FASB or the SEC staff, we believe either of the following approaches, applied consistently, is acceptable.

### Approach 1: Recognize separate renewal license asset only at start of renewal period

Topic 606 treats renewal software licenses as separate and distinct from the initial software license as long as they are not required to be combined under the contract combination guidance. Renewal licenses are not transferred to the customer – i.e. the customer does not obtain control of the renewal license – before the start of the renewal period. Chapter F of KPMG Handbook, Revenue for software and SaaS, discusses this further. [606-10-55-58C(b), 55-392A – 55-392D, ASU 2016-10.BC50(a)]

Under this approach, the entity analogizes to that software vendor guidance. Therefore, it recognizes the renewal software license only at the start of the renewal period (e.g. January 1, Year 4 in the background scenario). If the entity prepays for the renewal license, it would recognize a prepaid asset, rather than an intangible license asset, until it obtains control of the renewal license at the start of the renewal period.

## Approach 2: Recognize modification of the license asset when renewal is agreed

Topic 606 does not apply to the customers in revenue arrangements. Therefore, it is reasonable to not consider the software vendor's accounting when considering that of the entity (customer).

Under this approach, the renewal is accounted for as a modification of the software license (i.e. an extension of the time attribute thereof). The renewal is not treated as a separate or distinct license because the entity already controls the rights being renewed and already has a copy of the software.

The cost of the renewal is added to the existing carrying amount of the intangible software license asset on the date the renewal is agreed to by the vendor and the entity (July 1, Year 3 in the background scenario). The useful life of the license asset is extended by the term of the renewal. The change in useful life is accounted for prospectively (see Question 6.2.20).

#### Scenario 2: License renewal option included in original license agreement

We believe either approach to Scenario 1 is also acceptable for Scenario 2 as an accounting policy election.



#### Question 3.3.30

Which is typically more reliably measurable, the fair value of the consideration given or the fair value of the license asset received?

**Background:** If all or a portion of the software licensing fees are unpaid when the entity obtains control of the license, a liability is recognized for those unpaid fees. In that case, the initial measurement of the license asset is either: [350-40-25-17, 805-50-30-2]

- the cost basis of the license asset, measured based on the fair value of the license fees liability incurred; or
- the fair value of the acquired license.

The initial measurement basis of the license asset is not a choice; an entity must use the former if the fair value of the license fees liability is more reliably measurable than the fair value of the acquired license. [805-50-30-2]

This question assumes none of the following apply (consider the guidance in Chapter A of KPMG Handbook, Revenue for software and SaaS):

- Topic 606 (revenue from contracts with customers) e.g. the entity is a software vendor and receives the internal-use software license as full or partial payment for granting a license to its software;
- Subtopic 610-20 (gains and losses from the derecognition of nonfinancial assets) – e.g. the entity receives the internal-use software license as payment for the sale of an asset to a non-customer; or
- Topic 845 (nonmonetary transactions).

The question arises about whether the fair value of the consideration given (e.g. the liability to pay the license fees over the license term) is more reliably measurable than the fair value of the acquired license.

The response to this question assumes the unpaid license fees are payable in cash. For guidance that addresses the acquisition of an asset, including an internal-use software license, for consideration other than cash, see section 3.3 of KPMG Handbook, Asset acquisitions.

**Interpretive response:** We believe in most cases the fair value of the unpaid license fees liability will be more reliably measurable than the fair value of the software license acquired. The generally proprietary nature of a vendor's software and the typically unobservable information about the prices at which it sells licenses to the software contribute to this conclusion.



#### Question 3.3.40

Should an unpaid software license fees liability be discounted?

**Interpretive response:** Yes. Ignoring the possibility the effect of discounting may be immaterial, an unpaid license fees liability should be discounted to reflect fair value. [805-50-30-2]

In our experience, the license fees liability will typically be measured at the present value of the amounts still to be paid under the license agreement using an appropriate discount rate from the perspective of a market participant. [820-10-55-4, 835-30-25-12 - 25-13]



#### Example 3.3.20

Initial recognition and measurement of an internaluse software license asset – license fees paid over license term

Customer and Vendor execute a five-year term license on December 1, Year 1 for total license fees of \$300,000, payable in five upfront annual installments of \$60,000. The contractual license term commences on January 1, Year 2, which coincides with Vendor providing the key necessary for Customer to download the software.

Customer prepays the Year 1 \$60,000 license fee and \$60,000 for Year 1 post-contract customer support (PCS) on December 31, Year 1.

Customer incurs the following implementation costs related to the software between January 1 and May 31, Year 2. On May 31, Year 2, Customer concludes the software is ready for its intended use.

This example assumes all amounts for the license and services (including PCS) from Vendor reflect their stand-alone prices.

Cost	Amount
Installation, configuration and testing <sup>1</sup>	\$40,000
Data conversion/migration <sup>2</sup>	15,000
Training <sup>2</sup>	3,000
Software interfacing (Vendor software to other Customer on- premise and hosted applications) <sup>1</sup>	20,000
Total	\$78,000

#### Notes:

- 1. Implementation activities performed by Vendor.
- 2. Implementation activities performed by Customer or a third-party consultant engaged by Customer.

At December 31, Year 1 Customer has recognized a \$60,000 prepaid asset and \$60,000 in prepaid PCS.

On January 1, Year 2 Customer obtains control of the software license and recognizes an in-process intangible software license asset of \$267,906, comprising:

- \$207,906 for the unpaid license fees liability (which is also recognized at this date) – present value of the four remaining payments of \$60,000 due under the license contract, discounted at 6%; plus
- the \$60,000 prepayment made on December 31, Year 1.

Customer capitalizes the \$40,000 in installation, configuration and testing costs as part of the cost basis of the software license asset as those costs are incurred between January 1 and May 31.

Customer also capitalizes the \$20,000 cost of the software interfaces; those interfaces are capitalized as internal-use software assets separate from the software license asset.

The \$15,000 and \$3,000 in data conversion/migration and training costs are expensed as incurred during the implementation period.

On May 31, Year 2 (when the internal-use software acquired from Vendor is ready for its intended use), Customer begins amortizing the \$307,906 (\$267,906 + \$40,000) software license asset.

The substantial testing of the new interfaces developed to work with Vendor software is completed at the same time as the testing of Vendor software itself. Therefore, Customer also begins amortizing the software interface assets on that date.



#### Question 3.3.50

Does the measurement of the software license fees liability include usage-based fees?

**Background:** In addition to fixed license fees, an entity licensing internal-use software may be required to pay usage- or transaction-based fees. The following are examples:

- An entity licenses software it will use to route customer service tickets to appropriate departments and locations. In addition to a fixed license fee, the entity is also required to pay a fixed fee for each customer service ticket routed using the software.
- An entity licenses research software for use by its employees. In addition to a fixed license fee, the entity pays a usage-based fee for each user that logs into the application each month. If 100 employees log into the application in a given month and the usage-based fee is \$100 per user, the entity will owe a usage-based fee of \$10,000 for that month.
- An entity licenses accounting software for a fee based on estimated annual revenues of the entity of \$100 million. If the entity's annual revenues exceed \$100 million, it will owe an incremental fee based on the excess revenues.

These examples are derived from Examples C390.1 – C390.3 in KPMG Handbook, Revenue for software and SaaS, which contain additional detail.

**Interpretive response:** In general, no. Subtopic 350-40 requires entities to measure the license fees liability on the basis of the asset acquisition guidance in Subtopic 805-50 (see section 3.5 in KPMG Handbook, Asset acquisitions). [350-40-25-17, 350-30-30-1, 805-50-30-2]

Consistent therewith, we believe usage-based fees should generally be excluded from the initial measurement of the license fees liability. Determining when to recognize those fees as an expense involves judgment. In general, we believe:

- Usage-based fees that are expected to be recurring e.g. as the entity uses the software throughout the license period – should be recognized as a cost of the period in which they are incurred.
- In contrast, a usage-based fee that is not expected to recur e.g. a one-time milestone payment should adjust the cost basis of the acquired license asset on a cumulative effect basis.

An exception may arise in more unusual circumstances, such as if the usage-based fees are either (1) payable in the form of the entity's equity instruments or (2) meet the requirements in Topic 815 (derivatives and hedging). Section 3.5 of KPMG Handbook, Asset acquisitions, discusses this further.

#### Interim reporting considerations

Entities reporting financial information on an interim basis under Topic 270 (interim reporting) frequently make estimates in assigning costs and expenses to interim periods so that interim period results more closely reflect anticipated annual results. [270-10-45-4(b)]

In the case of usage-based fees based on an annual benchmark, such as in the third background example, an entity may estimate the usage-based fees it will incur for the entire annual period, and accrue a proportion during interim periods. This applies even though the entity will not owe the usage-based fee to the software vendor if the annual benchmark or target is not ultimately met.



#### Question 3.3.60

Is the interest on the unpaid license fees liability incurred during the application development stage capitalized?

**Background:** Interest costs incurred while developing and implementing internal-use software are capitalized under Subtopic 835-20. Therefore, if an entity has outstanding borrowings, the historical cost of internal-use software (i.e. its carrying amount) will include financing costs. [350-40-30-1(c)]

In the case of an internal-use software license that will be paid for over time, the license is directly financed through the software vendor.

**Interpretive response:** It depends. Like software developed for internal use, interest is capitalized during the application development stage for acquired software licenses that require substantial implementation or customization. This includes interest on any unpaid license fees liability. [835-20-05-01, 15-2 – 15-3, 15-5]

However, an entity is not required to capitalize the interest cost for an acquired license if the customization or implementation activities are not substantial. [835-20-15-3, 15-6]

Consistent with other assets subject to interest capitalization under Subtopic 835-20, interest capitalization (if any) should cease if the implementation or customization project is intentionally delayed or is suspended other than for reasons permitted under Subtopic 835-20, even if the project is still in the application development stage. [835-20-25-3 – 25-4, 25-6]

#### 3.4 Hosting service fees in a CCA



#### **Excerpt from ASC 350-40**

#### 15 Scope and Scope Exceptions

#### General

> Transactions

**15-4C** Hosting arrangements that do not meet both criteria in paragraph 350-40-15-4A are service contracts and do not constitute a purchase of, or convey a license to, software.

#### 20 Glossary

#### **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.

A CCA is a service contract. Consequently, the hosting service fees – i.e. the subscription fees paid to the cloud service provider for the right to access the hosted software – are accounted for in the same manner as fees for any other stand-ready service the entity receives (e.g. most equipment maintenance or internet access contracts). [350-40-15-4C]

Section 3.2 addresses accounting for implementation costs incurred in a CCA, and section 2.7 addresses allocating arrangement consideration between hosting service fees and implementation costs of a CCA.



#### Observation

#### **Accounting for hosting service fees**

In the summary to ASU 2018-15, the FASB expressed the view that accounting for a CCA as a service contract generally means the hosting service fees should be expensed as incurred. [ASU 2018-15.Summary]



#### Question 3.4.10

Should hosting service fees in a CCA begin to be recognized as expense if the arrangement term begins before go-live?

**Background:** Completion of implementation activities frequently requires access to the cloud-based solution – i.e. the implementation activities cannot

occur before the customer can access the hosted software. For example, a customer cannot begin to migrate data from its existing system before it has access to the cloud-based solution. Access is also typically required to begin to implement and test interfaces. Therefore, go-live frequently occurs after the contractual CCA term commences and the customer has been provided access to the cloud-based solution.

If the CCA term begins before completion of implementation activities integral to going live with the cloud-based solution, the question arises about whether the customer should begin recognizing the costs of the CCA as expense before go-live.

Question 3.2.50 explains that hosting service fees due under the CCA are not 'implementation costs'. Instead, they are service fees.

**Interpretive response:** Yes. CCA hosting service fees should begin to be recognized as an expense when the customer (including third-party consultants working on the customer's behalf) obtains access to the cloud-based solution such that it can begin to undertake its implementation activities. The customer begins to consume and receive benefit from the CCA at that time.

For example, the cloud service provider initiates the CCA on January 1, Year 1, such that the customer has access to the hosted software to commence its implementation activities from that date. The customer should begin recognizing expense attributable to the CCA as of that date, even if it does not plan to go live until January 1, Year 2.

This is consistent with how lessees recognize lease cost when they install leasehold improvements (when they are the accounting owner of the improvements). In general, a lease commences (and lease cost begins to be recognized) when the lessee obtains access to the underlying asset to begin installing leasehold improvements to make the asset (e.g. retail space) ready for its intended use. Section 5.1 of KPMG Handbook, Leases, discusses this in further detail.

In addition, we believe expensing the hosting service fees incurred during the implementation phase of a CCA is also supported by the accounting treatment for analogous website hosting fees incurred by a website developer during the application and infrastructure development stage of a website. Under Subtopic 350-50, website hosting fees are generally expensed over the period the hosting services are provided (see section 4.2.20). [350-50-25-5]

#### Cloud service provider performs the implementation activities

The timing of expense recognition for hosting service fees should not differ based on whether it is the customer (or a third party on its behalf) or the cloud service provider (or a third party on its behalf) that undertakes the implementation activities. While the customer may not be given access to the hosted software during the implementation period if the cloud service provider undertakes the activities, the customer is still consuming and receiving benefit from the CCA as the implementation activities specific to its needs (e.g. customer-requested configurations, customer data migration) are performed, just as if it had obtained access to undertake the activities itself.

This is consistent with the view a lease commences (and lease cost begins to be recognized) when lessee-owned leasehold improvements begin to be constructed even if it is the lessor that is constructing them (rather than the lessee or a third party engaged by the lessee). Example 5.1.10 in KPMG Handbook, Leases, illustrates this.

# Initial recognition and measurement: Website development

#### Detailed contents

- 4.1 How the standard works
- 4.2 Step 1: Determine website development stage & Step 2: Determine if specific requirements apply to the activity
  - 4.2.10 Planning stage
  - 4.2.20 Website application and infrastructure development stage
  - 4.2.30 Graphics development stage
  - 4.2.40 Content development stage
  - 4.2.50 Operating stage
- 4.3 Step 3: Determine which costs of the activity qualify for capitalization
- 4.4 Step 4: When to begin and cease capitalization

#### 4.1 How the standard works

Subtopic 350-50 addresses whether website development costs incurred are capitalized or expensed. This determination depends on the activity and the stage of website development. [350-50-05-1]

Subtopic 350-50 relies heavily on the guidance in Subtopic 350-40. As a result, this chapter frequently refers to chapter 3.

Consistent with the accounting for internal-use software development and implementation costs, the following steps apply to determine what website development costs are capitalized.

- Step 1: Determine the stage of website development during which the cost is being incurred
- Step 2: Determine if specific requirements apply to the activity
- **Step 3:** Determine which costs of the activity qualify for capitalization
- Step 4: Determine when to start and stop capitalization of eligible costs

## 4.2 Step 1: Determine website development stage & Step 2: Determine if specific requirements apply to the activity



#### **Excerpt from ASC 350-50**

#### 25 Recognition

#### **General Note**

The Recognition Section provides guidance on the required criteria, timing, and location (within the financial statements) for recording a particular item in the financial statements. Disclosure is not recognition.

#### General

**25-1** The guidance in this Section refers to various website development stages. See Section 350-50-55 for details regarding the types of costs and activities incurred during those stages.

#### 55 Implementation Guidance and Illustrations

#### **General Note**

The Implementation Guidance and Illustrations Section contains implementation guidance and illustrations that are an integral part of the Subtopic. The implementation guidance and illustrations do not address all possible variations. Users must consider carefully the actual facts and circumstances in relation to the requirements of the Subtopic.

#### General

> Implementation Guidance

**55-1** The following guidance describes or provides examples of various activities that take place at different stages of website development. See Section 350-50-25 for the relevant accounting guidance.

Subtopic 350-50 describes website development activities as occurring in five website development stages. [350-50-25-2 – 25-17, 55-2 – 55-9]

- Planning
- Website application and infrastructure development
- Graphics development
- Content development
- Operating

The first step in determining whether the costs of a website development activity should be capitalized is to identify the stage to which the activity relates. This is because Subtopic 350-50 requires costs incurred for activities undertaken during the planning and operating stages to be expensed as incurred, while requiring most costs incurred for activities during the other three stages to be capitalized or expensed consistent with the internal-use software

guidance in Subtopic 350-40 (see section 3.2). The sub-sections that follow outline the exceptions to this general approach. [350-50-25-2 – 25-17]

Costs related to software to operate the website are accounted for under Subtopic 350-40 unless a plan exists or is being developed to market the software externally. In that case, the software is subject to Subtopic 985-20 (see chapter 5). [350-50-25-4]



#### Observation

Subtopic 350-50 assumes website development is for internal use

Subtopic 350-50 comes from EITF Issue No. 00-2, Accounting for Web Site Development Costs (EITF 00-2). Exhibit 00-2A states that the guidance in EITF 00-2 was written assuming that any software developed for the website is for internal use.

Therefore, other than paragraph 350-50-25-4 (originally, paragraph 5 of EITF 00-2), Subtopic 985-20 is not referenced in Subtopic 350-50.

The guidance from Subtopic 350-50, including the recognition requirements during each development stage and examples of activities that occur during the different stages of website development, is detailed in the sub-sections that follow. [350-50-25-1, 55-1]

Unless otherwise noted, the sub-sections below assume any software developed or acquired as part of a website development is for internal use and not for R&D with (1) no alternative future use, or (2) internally developed and representing a pilot project or software being used in a specific R&D project. [350-50-25-4, 25-6]

#### 4.2.10 Planning stage



#### **Excerpt from ASC 350-50**

#### 25 Recognition

#### General

> Costs Incurred in the Planning Stage

**25-2** Regardless of whether the website planning activities specifically relate to software, all costs incurred in the planning stage shall be expensed as incurred

#### 55 Implementation Guidance and Illustrations

#### General

> Planning Stage

#### **55-2** Planning stage activities include the following:

- a. Develop a business, project plan, or both. This may include identification of specific goals for the website (for example, to provide information, supplant manual processes, conduct e-commerce, and so forth), a competitive analysis, identification of the target audience, creation of time and cost budgets, and estimates of the risks and benefits.
- b. Determine the functionalities (for example, order placement, order and shipment tracking, search engine, email, chat rooms, and so forth) of the website.
- c. Identify necessary hardware (for example, the server) and web applications. Web applications are the software needed for the website's functionalities. Examples of web applications are search engines, interfaces with inventory or other back-end systems, as well as systems for registration and authentication of users, commerce, content management, usage analysis, and so forth.
- d. Determine that the technology necessary to achieve the desired functionalities exists. Factors might include, for example, target audience numbers, user traffic patterns, response time expectations, and security requirements.
- e. Explore alternatives for achieving functionalities (for example, internal versus external resources, custom-developed versus licensed software, company-owned versus third-party-hosted applications and servers).
- f. Conceptually formulate and/or identify graphics and content (see paragraphs 350-50-25-8 through 25-13).
- g. Invite vendors to demonstrate how their web applications, hardware, or service will help achieve the website's functionalities.
- h. Select external vendors or consultants.
- Identify internal resources for work on the website design and development.
- j. Identify software tools and packages required for development purposes.
- k. Address legal considerations such as privacy, copyright, trademark, and compliance.

The above are examples of activities that occur during the planning stage of website development and are not exhaustive. Regardless of whether the activity is included above, or relates to software, costs incurred for website development activities during the planning stage are expensed as incurred. [350-50-25-2, 55-2]

## 4.2.20 Website application and infrastructure development stage



**Excerpt from ASC 350-50** 

#### 25 Recognition

- > Costs Incurred in the Website Application and Infrastructure Development Stage
- **25-3** The discussion of website application and infrastructure development assumes that any software is developed for the entity's internal needs and no plan exists or is being developed to market the software externally.
- **25-4** All costs relating to software used to operate a website shall be accounted for under Subtopic 350-40 unless a plan exists or is being developed to market the software externally. Software for which a plan exists or is being developed to market the software externally is subject to Subtopic 985-20, and costs associated with the development of that software shall be expensed until technological feasibility is established. See paragraph 985-20-25-2.
- **25-5** Fees incurred for website hosting, which involve the payment of a specified, periodic fee to an Internet service provider in return for hosting the website on its server(s) connected to the Internet, generally are expensed over the period of benefit.
- **25-6** Costs incurred to purchase software tools, or costs incurred during the application development stage for internally developed tools, shall be capitalized unless they are used in research and development and meet either of the following conditions:
- a. They do not have any alternative future uses.
- b. They are internally developed and represent a pilot project or are being used in a specific research and development project (see paragraph 350-40-15-7).
- **25-7** Costs to obtain and register an Internet domain shall be capitalized under Section 350-30-25.

#### 55 Implementation Guidance and Illustrations

- > Application and Infrastructure Development Stage
- **55-3** The website application and infrastructure development stage involves acquiring or developing hardware and software to operate the website. The activities in this stage include the following:
- Acquire or develop the software tools required for the development work (for example, HTML editor, software to convert existing data to HTML form, graphics software, multimedia software, and so forth).
- b. Obtain and register an Internet domain name.
- c. Acquire or develop software necessary for general website operations, including server operating system software, Internet server software, web browser software, and Internet protocol software.
- d. Develop or acquire and customize code for web applications (for example, catalog software, search engines, order processing systems, sales tax calculation software, payment systems, shipment tracking applications or interfaces, email software, and related security features).
- e. Develop or acquire and customize database software and software to integrate distributed applications (for example, corporate databases and accounting systems) into web applications.

- f. Develop HTML web pages or develop templates and write code to automatically create HTML pages.
- g. Purchase the web and application server(s), Internet connection (bandwidth), routers, staging servers (where preliminary changes to the website are made in a test environment), and production servers (accessible to customers using the website). Alternatively, these services may be provided by a third party via a hosting arrangement.
- h. Install developed applications on the web server(s).
- i. Create initial hypertext links to other websites or to destinations within the website. Depending on the site, links may be extensive or minimal.
- j. Test the website applications (for example, stress testing).

The following table summarizes the accounting for example activities that occur during the website application and infrastructure development stage.

Website application and development stage activity	Subtopic 350-50 accounting
Acquire or develop software for the development work – e.g. HTML editor, software to convert existing data to HTML, graphics software, multimedia software	Apply Subtopic 350-40 in accounting for these activities. [350-50-25-4] See chapter 3.
Acquire or develop software necessary for general website operations – e.g. server operating system software, internet server software, web browser software, internet protocol software	
Develop or acquire and customize code for web applications – e.g. catalog software, search engines, order processing systems, sales tax calculation software, payment systems, shipment tracking applications or interfaces, email software and related security features	
Develop or acquire and customize database software and/or software to integrate distributed applications (e.g. corporate databases and accounting systems) into web applications	
Develop HTML web pages or develop templates and write code to automatically create HTML pages	
Install developed applications	
Create initial hypertext links to other websites or to destinations within the website	
Test website applications – e.g. stress testing	

Website application and development stage activity	Subtopic 350-50 accounting
Purchase web, application, staging and/or production servers, routers, and internet connection  Alternatively, purchase services from a third party to acquire the same capabilities (e.g. through a hosting arrangement)	The purchase of servers, routers and other property, plant or equipment is outside the scope of Subtopic 350-50. Apply other Topics – e.g. Topic 360 (property, plant and equipment).  Fees for third-party website hosting services are generally expensed as the services are provided. [350-50-25-5]  Implementation costs incurred for hosting arrangements are accounted for under Subtopic 350-40 (see sections 3.2.10 and 3.2.30).  Any other services obtained (e.g. high-speed internet access) are accounted for consistently with any other similar services – i.e. the fees for such services are generally expensed as incurred.
Obtain and register an internet domain name	Recognize as an intangible asset. [350-50-25-7]

#### 4.2.30 Graphics development stage



#### **Excerpt from ASC 350-50**

#### 25 Recognition

#### General

- > Costs Incurred in the Graphics Development Stage
- **25-8** Graphics are a component of software. The costs of developing initial graphics shall be accounted for under Subtopic 350-40 for internal-use software, and Subtopic 985-20 for software marketed externally.
- **25-9** Modifications to graphics after a website is launched shall be evaluated to determine whether the modifications represent maintenance or enhancements of the website.

#### 55 Implementation Guidance and Illustrations

- > Graphics Development Stage
- **55-4** For purposes of this Subtopic, graphics involve the overall design of the web page (use of borders, background and text colors, fonts, frames, buttons, and so forth) that affect the look and feel of the web page and generally remain consistent regardless of changes made to the content.
- **55-5** Graphics include the design or layout of each page (that is, the graphical user interface), color, images, and the overall look and feel and usability of the

website. Creation of graphics may involve coding of software, either directly or through the use of graphic software tools. The amount of coding depends on the complexity of the graphics.

The following table summarizes the accounting for initial and subsequent graphics development, including modifications to graphics.

Graphics development stage activity	Subtopic 350-50 accounting
Create initial graphics for the website	Graphics are a component of software. Therefore, costs to create initial graphics are accounted for under Subtopic 350-40. [350-50-25-8] See chapter 3.
Modify website graphics	See section 4.2.50.

#### 4.2.40 Content development stage



#### **Excerpt from ASC 350-50**

#### 25 Recognition

#### General

- > Costs Incurred in the Content Development Stage
- **25-10** Accounting for website content involves issues that also apply to other forms of content or information that are not unique to websites.
- **25-11** Costs to input content into a website shall be expensed as incurred.
- **25-12** Software used to integrate a database with a website shall be capitalized under paragraphs 350-40-25-2 through 25-4.
- **25-13** Data conversion costs shall be expensed as incurred (see paragraph 350-40-25-5).

#### 55 Implementation Guidance and Illustrations

- > Content Development Stage
- **55-6** Content refers to information included on the website, which may be textual or graphical in nature (although the specific graphics described in paragraph 350-50-55-4 are excluded from content). For example, articles, product photos, maps, and stock quotes and charts are all forms of content. Content may reside in separate databases that are integrated into (or accessed from) the web page with software, or it may be coded directly into the web pages.

**55-7** Content may be created or acquired to populate databases or web pages. Content may be acquired from unrelated parties or may be internally developed.

**55-8** Content is text or graphical information (exclusive of graphics described in paragraphs 350-50-55-4 through 55-5) on the website which may include information on the entity, products offered, information sources that the user subscribes to, and so forth. Content may originate from databases that must be converted to HTML pages or databases that are linked to HTML pages through integration software. Content also may be coded directly into web pages.

The following table summarizes the accounting for example activities that occur during the content development stage.

Content development stage activity	Subtopic 350-50 accounting
Create content	Subtopic 350-50 does not specify the accounting for content creation, instead noting that content creation and the related accounting issues are not unique to website development. [350-50-25-10]  See Question 2.2.10.
Input content (see paragraph 350-50-55-8) into a website, or convert content	Expense costs as incurred. Such costs are like data conversion or migration costs (see section 3.2.20). [350-50-25-11, EITF 00-2.Exhibit 00-2A]
Acquire or develop software to integrate a database with the website	Software to input, migrate or convert content is internal-use software. Costs to acquire or develop such software follow the guidance in Subtopic 350-40 on software to access or convert existing data (see section 3.2.20). [350-40-25-3, 350-50-25-12]

#### 4.2.50 Operating stage



#### **Excerpt from ASC 350-50**

#### 25 Recognition

- > Costs Incurred in the Operating Stage
- **25-14** Costs of operating a website shall not be accounted for differently from the costs of other operations; that is, those costs shall be expensed as incurred.
- **25-15** Costs incurred in the operation stage that involve providing additional functions or features to the website shall be accounted for as, in effect, new

software. That is, costs of upgrades and enhancements that add functionality shall be expensed or capitalized based on the general model of paragraph 350-40-25-7 (which requires certain costs relating to upgrades and enhancements to be capitalized if it is probable that they will result in added functionality) or, for software that is marketed, paragraphs 985-20-25-3 through 25-4 (which apply a software capitalization model to product enhancements, which include improvements that extend the life or significantly improve the marketability of a product).

**25-16** The determination of whether a change to website software results in an upgrade or enhancement (if internal-use software), or a product enhancement (if externally marketed software), is a matter of judgment based on the specific facts and circumstances. Paragraph 350-40-25-10 states that entities that cannot separate internal costs on a reasonably cost-effective basis between maintenance and relatively minor upgrades and enhancements shall expense such costs as incurred.

**25-17** Costs to register the website with Internet search engines represent advertising costs and shall be expensed as incurred under paragraph 720-35-25-1.

#### 55 Implementation Guidance and Illustrations

#### General

> Operating Stage

**55-9** Costs incurred during the operating stage include training, administration, maintenance, and other costs to operate an existing website. Activities in the operating stage include the following:

- a. Train employees involved in support of the website.
- Register the website with Internet search engines.
- c. Perform user administration activities.
- d. Update site graphics (for updates of graphics related to major enhancements, see [h]).
- e. Perform regular backups.
- f. Create new links.
- g. Verify that links are functioning properly and update existing links (that is, link management or maintenance).
- h. Add additional functionalities or features.
- i. Perform routine security reviews of the website and, if applicable, of the third-party host.
- j. Perform usage analysis.

The above are examples of activities that occur during the website operating stage and are not exhaustive. Website operating stage activities, including all the examples above other than (d) and (g) (see below), are expensed as incurred, consistent with other operating activities of an entity. [350-50-25-14, 25-17, 55-9]

Entities capitalize or expense the costs of graphics and other changes to the features and functionalities of a website based on the guidance in Subtopic 350-40 (see section 3.2.50). [350-50-25-15 – 25-16]

- First, the entity determines whether the changes are upgrades or enhancements. [350-40-25-7]
- Then, the entity accounts for the costs of the changes based on that determination. [350-40-25-8 – 25-11]

## 4.3 Step 3: Determine which costs of the activity qualify for capitalization

Subtopic 350-50 does not contain its own guidance like that in Section 350-40-30 about what activity costs qualify for capitalization. There are no initial or subsequent measurement sections (350-50-30 or 350-50-35) in Subtopic 350-50. Therefore, the following applies.

- Costs capitalizable under Subtopic 350-40 (see sections 4.2.20 4.2.50) follow the initial measurement guidance in that Subtopic when deciding which activity costs to capitalize (see section 3.2.30).
- Costs capitalizable under other Topics should follow the applicable initial
  measurement guidance when deciding which activity costs to capitalize.
  For example, purchased computer servers capitalized under Topic 360 are
  initially measured based on the guidance in Section 360-10-30.

#### 4.4 Step 4: When to begin and cease capitalization

For costs capitalizable under Subtopic 350-50 by applying Subtopic 350-40, entities follow the guidance in Subtopic 350-40 on when capitalization begins and ceases. See section 3.2.40.

Other Topics that may apply generally do not contain a capitalization period (or window) during which eligible costs can be capitalized. As outlined in section 4.3, entities should follow the guidance in other Topics for costs in their respective scopes.

## Initial recognition and measurement: Software to be sold, leased or marketed

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#### 5.5 Agile software development

#### Questions

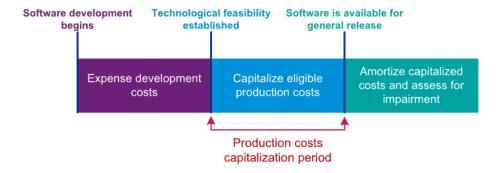
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#### 5.6 **Funded software development arrangements**

#### 5.1 How the standard works

Subtopic 985-20 addresses the accounting for software development costs incurred for software that will be sold, leased or otherwise marketed (external-use software). [985-20-05-1]

Subtopic 985-20 requires all development costs to establish the technological feasibility of external-use software to be expensed as incurred. Development costs incurred after establishing technological feasibility to produce the 'product master', referred to as 'production costs', are capitalized to the extent recoverable by the NRV of the software product until the product is available for general release. [985-20-25-1, 25-3, 25-6]



The following steps apply to determine what external-use software development costs are capitalized.

- Step 1: Determine when technological feasibility is established
- Step 2: Determine which costs qualify for capitalization
- Step 3: Determine when to cease capitalization of production costs

Costs to develop product enhancements generally follow the same guidance applicable to costs to develop a new software product. [985-20-55-18]

Costs to produce software inventory follow the same guidance as costs to produce other product inventory. [985-20-25-11]

Software maintenance and customer support costs are expensed after general release of the software product. [985-20-25-6]

## 5.2 Step 1: Determine when technological feasibility is established

#### 5.2.10 Core requirements



#### **Excerpt from ASC 985-20**

#### 20 Glossary

#### Coding

Generating detailed instructions in a computer language to carry out the requirements described in the detail program design. The coding of a computer software product may begin before, concurrent with, or after the completion of the detail program design.

#### **Detail Program Design**

The detail design of a computer software product that takes product function, feature, and technical requirements to their most detailed, logical form and is ready for coding.

#### **Product Design**

A logical representation of all product functions in sufficient detail to serve as product specifications.

#### **Testing**

Performing the steps necessary to determine whether the coded computer software product meets function, feature, and technical performance requirements set forth in the product design.

#### **Working Model**

An operative version of the computer software product that is completed in the same software language as the product to be ultimately marketed, performs all the major functions planned for the product, and is ready for initial customer testing (usually identified as beta testing).

#### 25 Recognition

#### **General Note**

The Recognition Section provides guidance on the required criteria, timing, and location (within the financial statements) for recording a particular item in the financial statements. Disclosure is not recognition.

#### General

> Research and Development Costs of Computer Software

**25-1** All costs incurred to establish the technological feasibility of a computer software product to be sold, leased, or otherwise marketed are research and development costs. Those costs shall be charged to expense when incurred as required by Subtopic 730-10.

- **25-2** For purposes of this Subtopic, the technological feasibility of a computer software product is established when the entity has completed all planning, designing, **coding**, and **testing** activities that are necessary to establish that the product can be produced to meet its design specifications including functions, features, and technical performance requirements. At a minimum, the entity shall have performed the activities in either (a) or (b) as evidence that technological feasibility has been established:
- a. If the process of creating the computer software product includes a **detail program design**, all of the following:
  - The **product design** and the detail program design have been completed, and the entity has established that the necessary skills, hardware, and software technology are available to the entity to produce the product.
  - 2. The completeness of the detail program design and its consistency with the product design have been confirmed by documenting and tracing the detail program design to product specifications.
  - 3. The detail program design has been reviewed for high-risk development issues (for example, novel, unique, unproven functions and features or technological innovations), and any uncertainties related to identified high-risk development issues have been resolved through coding and testing.
- b. If the process of creating the computer software product does not include a detail program design with the features identified in (a), both of the following:
  - 1. A product design and a **working model** of the software product have been completed.
  - 2. The completeness of the working model and its consistency with the product design have been confirmed by testing.

#### 55 Implementation Guidance and Illustrations

- > Implementation Guidance
- > Software Research and Development Costs
- • > Establishing Technological Feasibility
- **55-4** Paragraph 985-20-25-2 specifies the minimum activities an entity should have performed as evidence that technological feasibility has been established, by either inclusion of a **detail program design** or completion of a **working model**. However, an entity may need to defer capitalization until after meeting the working model criteria in paragraph 985-20-25-2(b), even though technological feasibility had previously been established by meeting the detail program design criteria in paragraph 985-20-25-2(a).
- **55-5** Paragraph 985-20-25-2(a) specifies three criteria relating to the detail program design to be satisfied before capitalization begins. Entities whose software product process fits the description in that paragraph should look to that paragraph for the applicable technological feasibility criteria. However, if the three criteria in that paragraph are not met until a working model is completed, this Subtopic requires capitalization to begin upon completion of

the working model and satisfaction of the other criteria in paragraph 985-20-25-2(b).

- **55-6** Management shall not require more stringent criteria than specified in paragraph 985-20-25-2 to begin capitalizing software production costs. One of the purposes of this Subtopic is to identify an objective point in the software product process at which research and development activities end and production activities begin. If management were to modify the Subtopic's criteria or impose additional criteria of its own, this objective would be thwarted.
- > Technological Feasibility of the Product as a Whole
- **55-7** When a product comprises various modules that are not separately saleable, technological feasibility is established for the product as a whole, not on a module-by-module basis. The detail program design or the working model of the entire product (all modules linked together) must be completed before capitalization.
- > Working Model
- **55-8** Some entities in the software industry use the term working model to mean a prototype in which critical parts of the product have been coded or written in pseudocode. This definition of working model does not meet the criteria in paragraph 985-20-25-2(b). This Subtopic defines a working model as having several key characteristics not found in that description of a prototype.
- **55-9** To meet this Subtopic's criteria, the working model must meet all of the following conditions:
- a. It must be operative.
- b. It must be in the same language as the product that will be marketed.
- c. It must be complete with all the major functions that were planned for the product.
- d. It must be ready for initial customer testing.
- > Issues Arising After Establishing Technological Feasibility
- **55-10** A high-risk development issue may arise after an entity has established technological feasibility by meeting the criteria in paragraph 985-20-25-2. The previously capitalized costs and the costs to resolve the high-risk development issue should be accounted for as a change in accounting estimate in accordance with paragraph 250-10-45-17. That paragraph states that changes in accounting estimates result from new information. The discovery of a high-risk development issue after the entity's personnel thought technological feasibility was established meets this definition. Any previously capitalized costs for that product, as well as any additional costs incurred to establish technological feasibility, should be charged to expense as research and development until the criteria in paragraph 985-20-25-2 are met.

Determining when a software product reaches technological feasibility under Subtopic 985-20 is a judgmental and critical assessment.

Provided no high-risk development issues remain unresolved, technological feasibility is evidenced upon completion of: [985-20-25-2]

- the 'product design'; and
- the earlier of:
  - a 'detail program design'; or
  - a 'working model'.

Subtopic 985-20 includes criteria that must be met to conclude that a detail program design or a working model are completed (see 'Technological feasibility established by detail program design' and 'Technological feasibility established by a working model' sub-sections below). [985-20-25-2, 55-8 – 55-9]

When a software product comprises multiple modules that cannot be sold (i.e. licensed) separately, technological feasibility is established only for the product as a whole (i.e. the linked modules as a unit). Until the criteria in paragraph 985-20-25-2 are met for the product, technological feasibility cannot be established for any of the linked modules. [985-20-55-7]



#### Question 5.2.10

Can a software module be a 'software product'?



#### **Excerpt from ASC 985-20**

#### **Definition of a Software Product**

**55-1** A software product is most easily defined by describing its necessary qualities. As a product, it is complete and has exchange value. As software, it is a set of programs that interact with each other. A program is further defined as a series of instructions or statements that cause a computer to do work.

**Background:** Subtopic 985-20 refers to a software product that 'comprises various modules'. Consequently, the question arises about whether a module of a larger program or application can be a 'software product' [985-20-55-7]

**Interpretive response:** In some cases, yes. We believe a software module can itself be a software product under Subtopic 985-20 if it can be sold (i.e. licensed) separately.

Subtopic 985-20 states if an application includes multiple modules that cannot be sold (i.e. licensed) separately, technological feasibility is established only for the application. In that case, the software product is the application – i.e. all the modules that must be bundled together. In contrast, while not explicitly stated, we believe a separately saleable module is therefore also a software product under Subtopic 985-20. [985-20-55-7]

In addition, we believe a separately saleable module meets the definition of a software product because it must have a complete set of functionalities and its separate saleability evidences 'exchange value'. [985-20-55-1]

There may be judgment involved in assessing whether a software module that is not yet ready for general release is separately saleable and require input from

entity personnel outside of the accounting function. However, in general, we believe if a substantive plan as defined in paragraph 350-40-15-2B exists or is being developed to market the module separately (e.g. to license it as a standalone offering), that suggests the module is separately saleable. [350-40-15-2A – 15-2B]



#### Observation

## Costs incurred to reach technological feasibility like R&D costs

The FASB concluded that activities performed to establish technological feasibility of external-use software are analogous to R&D activities. During this stage, software development costs should be expensed as they are incurred, consistent with other R&D costs. [FAS 86.BC28]

Specifically, Subtopic 730-10 (research and development) includes the following example R&D activity that the FASB concluded was consistent with the activity normally undertaken during the preliminary project stage: 'Engineering activity required to advance the design of a product to the point that it meets specific functional and economic requirements and is ready for manufacture.' [FAS 86.BC28]

The Subtopic 985-20 model, which requires capitalization of certain costs, is an exception to Subtopic 730-10, which requires immediate expensing of all R&D costs. In reaching its conclusions, the FASB attempted to prescribe an accounting principle that could be applied while mitigating some of the concerns about asset recognition of internally generated R&D costs.

## Technological feasibility established by a detail program design

A detail program design establishes technological feasibility when all of the following criteria are met. [985-20-25-2(a)]

#### Technological feasibility by detail program design

- Completion of a detailed program and product design
- All resources necessary to produce the product are identified and available
- Completeness of the detailed program design has been confirmed by documenting and tracing to product specifications
- All high-risk development issues<sup>1</sup>, must have been resolved through coding and testing

#### Note:

 Subtopic 985-20 gives the following examples of high-risk development issues: novel, unique, unproved functions and features or technological innovations. [985-20-25-2(a)(3)]

Subtopic 985-20 defines a detail program design as "the detail design of a computer software product that takes product function, feature, and technical

requirements to their most detailed, logical form and is ready for coding." [985-20 Glossary]

In practice, the form and level of detail of a detail program design varies from entity to entity and can also differ for projects within an entity. However, to meet the definition in Subtopic 985-20, a detail program design would generally comprise a combination of flowcharts, narratives, and outlines that, together, detail elements of the software such as (not exhaustive):

- data flows;
- routines:
- report and field definitions;
- algorithms; and
- interaction with other software programs.

Complex projects may be more likely to involve a detail program design. Complex projects will also generally necessitate developers' involvement during the process to determine (1) the appropriateness of the detailed design documentation and (2) when technological feasibility is established.

In some cases, an entity will not be able to evidence the detail program design criteria are met until a working model is completed. In that case, technological feasibility is not established until the working model is completed. [985-20-55-5]



#### Question 5.2.20

What are the effects of detail program design changes after technological feasibility has been established?

**Background:** A detail program design is frequently not final at the point in time it is used to establish technological feasibility of a software product. Changes will frequently occur throughout the entire development process.

**Interpretive response:** In general, only minor changes to the detail program design after technological feasibility has been established are treated as post-technological feasibility production activities.

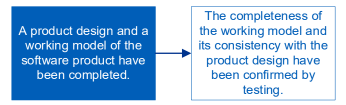
However, significant changes to elements of the detail program design may call into question whether it remains sufficiently complete to establish technological feasibility. In that case, similar to when new high-risk development issues emerge after technological feasibility has been established, the entity treats the change in its assessment of the detail program design as a change in accounting estimate under Topic 250 (accounting changes and error corrections). See section 3.4 in KPMG Handbook, Accounting changes and error corrections.

As a result, the entity:

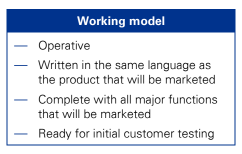
- expenses all previously capitalized development costs as R&D costs of the period in which the conclusion is reached that the changed detail program design is not sufficiently complete; and
- expenses new development costs as incurred until technological feasibility is re-established based on the criteria in paragraph 985-20-25-2.

#### Technological feasibility established by a working model

Subtopic 985-20 also permits establishing technological feasibility of a software product by completion of a working model when both of the following criteria are also met.



A working model is a version of the software product that meets four conditions. [985-20-55-9]



Entities assess internal definitions of working models or prototypes against the criteria in Subtopic 985-20. Different internal definitions or parameters cannot be substituted. Subtopic 985-20 gives the example of an entity defining a prototype software product with critical parts written in pseudocode (i.e. not written in computing language) as a working model. This prototype software product does not meet the condition in paragraph 985-20-25-2(b)(2) or the conditions in paragraph 985-20-55-9. Therefore, it does not meet the definition of a working model to establish technological feasibility. [985-20-25-2(b), 55-8 – 55-9]



#### Question 5.2.30

Does pre-releasing software establish its technological feasibility under the working model approach?

**Background:** Some software entities make their software available to customers for their own review and familiarization (e.g. in a test, or 'sandbox', environment) before releasing it generally. During a pre-release (or early release) stage, customers may be able to provide feedback to the entity that it can still incorporate into the software. The entity usually advises those who may download the software at this stage that it has not been through the full quality assurance (QA) process, is still under development and/or that bugs may still exist.

While terminology varies in the software industry, such that individual entities' use and understanding of certain terms differ, the software released during a pre-release stage is often a post-beta version of the software in terms of its

stability and level of remaining software bugs (frequently referred to as a 'release candidate' or 'release version'). However, some software entities will make earlier versions of their software (e.g. alpha, beta or even pre-alpha versions) available on a pre-release basis.

Question 5.4.10 discusses the effects of a pre-release on deciding when capitalization of eligible production costs should cease.

**Interpretive response:** It depends on the facts and circumstances. This is because the pre-release stage of software development often varies by entity.

In the case of a pre-release that follows beta testing or involves a release version that is past typical beta conditions, the criteria in paragraph 985-20-25-2(b) may be met before pre-release occurs. If those criteria are met before pre-release occurs, it is not appropriate to defer technological feasibility until the pre-release occurs.

However, in cases of early pre-release (e.g. of an alpha or pre-alpha version), the pre-release stage may precede establishing technological feasibility. This early pre-release stage may be intended to assist the entity in determining whether its software is complete and can meet its design specifications. In that case, if the entity has not yet reached this determination, technological feasibility has not been established. [985-20-25-2]

While Subtopic 985-20 states a working model is 'usually' a beta version, an alpha or pre-alpha version might meet the definition of a working model and the conditions in paragraph 985-20-55-9. [985-20 Glossary, 985-20-55-9]



#### Ouestion 5.2.40

How is the assessment of technological feasibility under the working model approach affected when beta testing does not occur?

**Background:** An entity may not produce a beta version of its software. This is because software beta testing may be prohibited in some cases – e.g. because of legal or regulatory restrictions. In other cases, entities (e.g. those following an agile development methodology – see section 5.5) will not produce a beta version or undertake beta testing as part of their development process.

**Interpretive response:** The Subtopic 985-20 definition of working model does not specify a working model is a beta version of the software, or that customer beta testing is required. It instead indicates a working model is 'usually' a version *ready* for beta testing. [985-20 Glossary]

An entity that does not undertake customer beta testing nonetheless has a completed working model when it has completed a software version that meets the 'working model' definition and the four conditions in paragraph 985-20-55-9. [985-20 Glossary, 985-20-55-9]

In some cases, particularly entities following an agile software development methodology, the first completed version of the software that meets these conditions (and the criterion in paragraph 985-20-25-2(b)(2)) will be a post-beta version of the software in terms of its stability and level of remaining software

bugs, sometimes referred to as a 'release candidate' (or similar, terms and entities' use thereof are not uniform).

The absence of a beta version milestone may introduce additional judgment into determining when a working model is complete. Further, the absence of the beta testing may make conclusions about the completeness of the working model and the absence of high-risk development issues less certain. Lastly, we have observed that not undertaking beta testing may shorten the period of time between when a working model is completed and the software is made available for general release; in that case, the capitalization window (see section 5.4) may be short. [985-20-25-2(b)(2)]

#### Detail program design or working model?

If the entity's development process for the software product includes a detail program design, completion of those activities should generally guide when technological feasibility is established. Regardless, if a working model and its related activities are completed first, technological feasibility has been established. [985-20-25-2(a), 55-5]

If the entity's development process for the software product does not include a detail program design, technological feasibility must be established by completion of a working model. [985-20-25-2(b)]



#### Ouestion 5.2.50

Is establishing technological feasibility by detail program design or working model an accounting policy election?

**Interpretive response:** No. An entity's development process and the facts and circumstances of the product's development will dictate which technological feasibility milestone applies. [985-20-25-2]



#### Question 5.2.60

Does the approach to establishing technological feasibility affect when it is established?

**Interpretive response:** It depends. This is because entities' applications of each approach vary. However, in our experience, the working model approach typically establishes technological feasibility later in the development cycle than the detail design program approach. Subtopic 985-20 also seems to imply this will frequently be the case. [985-20-25-2, 55-4]

This may especially be the case if the entity's software development process only results in a relatively late stage working model (see Question 5.2.40 and section 5.5).



In our experience, the working model approach is more frequently applied in practice. We believe the growing prevalence of agile software development methodology has contributed to this; see Question 5.5.10.

## Alternatives to detail program design or working model

An entity is not permitted to apply more stringent criteria to delay establishing technological feasibility. [985-20-55-6]



## Question 5.2.70

Can an entity select a milestone other than a completed detail program design or working model to evidence technological feasibility?

**Interpretive response:** No. An entity is required to meet either the (1) detail program design or (2) working model criteria to evidence technological feasibility. [985-20-25-2]

# High-risk development issues arising after technological feasibility is established



## Excerpt from ASC 985-20

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- Software Research and Development Costs
- > Issues Arising After Establishing Technological Feasibility

**55-10** A high-risk development issue may arise after an entity has established technological feasibility by meeting the criteria in paragraph 985-20-25-2. The previously capitalized costs and the costs to resolve the high-risk development issue should be accounted for as a change in accounting estimate in accordance with paragraph 250-10-45-17. That paragraph states that changes in accounting estimates result from new information. The discovery of a high-risk development issue after the entity's personnel thought technological feasibility was established meets this definition. Any previously capitalized costs for that product, as well as any additional costs incurred to establish technological feasibility, should be charged to expense as research and development until the criteria in paragraph 985-20-25-2 are met.

Technological feasibility is not established until high-risk development issues are resolved through coding and testing. No production costs are eligible for capitalization before that occurs. [985-20-25-2, 55-10]

Identifying new high-risk development issues after technological feasibility is established should be infrequent. However, if it occurs and is not the result of an error in the previous assessment of technological feasibility, the entity treats the identification of new issues as a change in accounting estimate under Topic 250 (accounting changes and error corrections). That is, the entity: [985-20-55-10]

- expenses all previously capitalized development costs as R&D costs of the period in which the new issues were identified; and
- expenses new development costs as incurred until technological feasibility is re-established based on the criteria in paragraph 985-20-25-2, which includes curing the new high-risk issues.

## 5.2.20 Software product enhancements



## **Excerpt from ASC 985-20**

#### 20 Glossary

#### **Product Enhancement**

Improvements to an existing product that are intended to extend the life or improve significantly the marketability of the original product. Enhancements normally require a product design and may require a redesign of all or part of the existing product.

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- > Product Enhancements
- • > Accounting for Costs of Product Enhancements

**55-18** Costs incurred for **product enhancements** should be charged to expense as research and development until the technological feasibility of the enhancement has been established. If the original product will no longer be marketed, any unamortized cost of the original product should be included with the cost of the enhancement for purposes of applying the net realizable value test and amortization provisions. If the original product will remain on the market along with the enhancement, the unamortized cost of the original product should be allocated between the original product and the enhancement.

• • > Technological Feasibility

**55-20** The technological feasibility criteria in paragraph 985-20-25-2 must be met for a product enhancement if the criteria had been met for the original product.

**55-21** Product enhancements are specifically included in the scope of this Subtopic and, as such, are subject to the same requirements as any other software product. However, technological feasibility may be more easily established for a product enhancement than for a new product, and capitalization of costs may, therefore, begin relatively earlier in the software process. For example, an enhancement that adds one function to an already successful product may require only minor modifications to the original product's detail program design to establish technological feasibility.

**55-22** Similarly, in some cases, software that is ported (made available for a different piece of hardware) may not require a new detail program design, and capitalization of the enhancement costs may begin once any high-risk development issues have been resolved.

Software product enhancements extend the life or significantly improve the marketability of the original software product. Enhancements normally require a 'product design' and may require a redesign of all or part of the existing product. [985-20 Glossary]

Technological feasibility is assessed for each enhancement and may be more easily established than for a new software product. This is because a single enhancement may require only: [985-20-55-18, 55-21]

- a minor update to a detail program design for the larger product; or
- a minor change to the existing product's code to get to a working model of the updated product (i.e. including the enhancement).

Porting software – i.e. enabling it to run on different hardware or in a different hardware environment (e.g. a public cloud), or on a different software operating system (e.g. Linux, Windows, macOS) – may not require a new detail program design (if one was used originally). Capitalization can, instead, begin when any high-risk development issues have been resolved. See Example 5.4.10. [985-20-55-22]

# 5.2.30 Development costs for software that is an integral part of a product or process



## **Excerpt from ASC 985-20**

#### 25 Recognition

#### General

> Production Costs of Computer Software

**25-4** Software production costs for computer software that is to be used as an integral part of a product or process shall not be capitalized until both of the following conditions have been met:

- a. Technological feasibility has been established for the software.
- b. All research and development activities for the other components of the product or process have been completed. All research and development

activities for the other components of the product or process have been completed.

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- > Interpretation of Scope
- • > Software Marketed as Part of a Product or Process

**55-3** The costs of software that is marketed as part of a product or process are included in the scope of this Subtopic. Software is sometimes embedded in a product and sold as part of the product as a whole. Examples are calculators and robots. This type of software is sometimes known as firmware. Also, some services provided to customers would not be possible without software. Time-sharing and service bureaus are two straightforward examples.

Entities developing software that will be integral to a product or process (e.g. firmware) should ensure the following conditions are met before commencing capitalization: [985-20-25-4]

- technological feasibility has been established; and
- the other components of the product or process are no longer in the R&D phase.

Entities may encounter scenarios where they establish the software's technological feasibility before completing all R&D activities for the related product or process. The software development costs continue to be expensed in these scenarios until all product or process-related R&D activities have been completed. [985-20-25-4]



## Example 5.2.10

## Capitalization of embedded firmware

ABC Corp. develops and markets robots that assist individuals with home care. ABC is developing a new robot vacuum that will embed its proprietary robotic vision and guidance software (firmware).

The following additional facts are relevant (all in Year 1):

- ABC established technological feasibility of the firmware on February 1.
- R&D activities related to the robotic infrastructure were completed June 30.
- The product became available for sale on August 1.

ABC begins capitalization of eligible software production costs after June 30.

Although ABC established technological feasibility of the firmware on February 1, R&D for the other components of the product were not completed until June 30. Therefore, firmware development costs incurred from February 1 to June 30 were expensed as incurred. Capitalization ceases on August 1 when the product is available for general release.

## 5.2.40 Purchased software



## **Excerpt from ASC 985-20**

#### 25 Recognition

#### General

- > Purchased Computer Software
- **25-7** Some entities purchase software as an alternative to developing it internally. Purchased computer software may be modified or integrated with another product or process.
- **25-8** The cost of purchased computer software to be sold, leased, or otherwise marketed that has no alternative future use shall be accounted for the same as the costs incurred to develop such software internally, as specified in paragraphs 985-20-25-1 through 25-6.
- **25-9** An entity shall capitalize the total cost of purchased software that has no alternative future use if the criteria specified in paragraph 985-20-25-2 are met at the time of purchase. Otherwise, the cost will be charged to expense as research and development. For example, if the technological feasibility of a software product as a whole (that is, the product that will be ultimately marketed) has been established at the time software is purchased, the cost of the purchased software shall be capitalized and further accounted for in accordance with the other provisions of this Subtopic. The cost of software purchased to be integrated with another product or process shall be capitalized only if technological feasibility is established for the software component and if all research and development activities for the other components of the product or process are completed at the time of purchase.
- **25-10** If purchased software has an alternative future use, the cost shall be capitalized when the software is acquired and accounted for in accordance with its use. The alternative future use test also applies to purchased software that will be integrated with a product or process in which the research and development activities for the other components are not complete.

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- > Purchased Computer Software
- • > Purchased Software to be Integrated into Another Product
- **55-13** An entity may purchase software that will be integrated into another software or hardware product. Assuming that purchased computer software has no alternative future use, its costs can be capitalized only if the technological feasibility of the product to be ultimately marketed has been established at the time of purchase. Such factors as the timing of receipt or the status of hardware and internal software development may be crucial in determining whether technological feasibility is established at the time of purchase.

• • > Software Purchased Before Technological Feasibility Established

**55-14** An entity may purchase software before technological feasibility has been established. For example, an entity purchases software for \$100,000 that can be resold for \$75,000. The amount of \$25,000 would be charged to research and development, and \$75,000 would be capitalized. If the software product reached technological feasibility, the \$75,000 would be included in the cost of the software product. If the technological feasibility of the software was never established, the \$75,000 would be classified as inventory.

Entities will frequently purchase (acquire or license) software to embed in a larger software product, or another product or process. The cost of the purchased software is expensed at the time of acquisition, as R&D costs of the larger software product or other product/process, if: [985-20-25-9, 55-13]

- the technological feasibility of the software product or other product or process with which it will be integrated has not yet been established; and
- it has no alternative future use e.g. resale, licensing to other entities, internal use.

If the first criterion is met, the entire cost of the purchased software is capitalized as a production cost if the larger software product or other product/process is not yet available for general release. [985-20-55-13]

If the first criterion is *not* met at the time of purchase, but the purchased software has an alternative future use, the cost of the software is capitalized to the extent that cost is realizable from the alternative use, and the software asset is classified based on the nature of that alternative use (e.g. as inventory, intangible asset). If the larger software product or other product/process later achieves technological feasibility, the purchased software asset is reclassified as part of the cost of the larger software product asset. [985-20-55-14]

Section 5.3.30 further discusses the accounting for the costs of purchased software.



## Question 5.2.80

How is external-use software purchased outside of a business combination accounted for if technological feasibility has not been established?

**Background:** An entity may purchase (acquire or license) software for which technological feasibility has not been established at the time of purchase. The entity may, for example, intend to complete its development and then either:

- market it to customers as a stand-alone product;
- embed it into another software product to be marketed to customers; or
- integrate it into a non-software product or process.

**Interpretive response:** We believe such software is in-process R&D (IPR&D). Consistent with Question 4.2.20 in KPMG Handbook, Asset acquisitions, the cost (which may be an allocated amount) of the software (license) is expensed upon acquisition if it does not have an alternative future use.



## Question 5.2.90

Is it necessary to have a product design or a detail program design to establish technological feasibility of purchased software?

**Interpretive response:** Not if the entity acquires software that is already a working model that meets the requirements in paragraph 985-20-55-9. In that case, we believe the working model establishes technological feasibility without a product design or a detail program design.



#### Question 5.2.100

Do seller restrictions on the purchased software affect whether it has an alternative future use?

Interpretive response: Yes. We believe alternative future uses include only those the entity is permitted to exploit. For example, an entity may be prohibited from embedding purchased software intended to be used as firmware in another product, or from reselling or licensing the software to third parties, under the terms and conditions of its contract with the software seller. In that case, such uses would not be viable alternatives for the future use of the software when deciding whether and how much of the cost of the purchased software to capitalize.

#### 5.3 Step 2: Determine which costs qualify for capitalization



#### Question 5.3.10

What is the unit of account for external-use software development costs?

Interpretive response: Initially, each individual software development or implementation cost is its own unit of account. Therefore, each cost incurred is capitalized or expensed based on whether: [985-20-25-1, 25-3, 25-6]

- the software product to which it relates has reached technological feasibility (see section 5.2), but is not yet available for general release (see section 5.4); and
- the cost is an eligible cost (see section 5.3).

After initial recognition, capitalized software costs are amortized and assessed for impairment product-by-product. Chapter 6 addresses capitalized software cost amortization and impairment. [985-20-35-1, 35-4]

#### 5.3.10 Production costs



## **Excerpt from ASC 985-20**

#### 20 Glossary

#### Coding

Generating detailed instructions in a computer language to carry out the requirements described in the detail program design. The coding of a computer software product may begin before, concurrent with, or after the completion of the detail program design.

#### **Testing**

Performing the steps necessary to determine whether the coded computer software product meets function, feature, and technical performance requirements set forth in the product design.

#### 25 Recognition

#### General

- > Production Costs of Computer Software
- **25-3** Costs of producing product masters incurred subsequent to establishing technological feasibility shall be capitalized. Those costs include coding and testing performed subsequent to establishing technological feasibility.
- **25-5** An entity may capitalize an allocated amount of indirect costs, such as overhead related to programmers and the facilities they occupy. However, an allocation of general and administrative expenses is not appropriate because those costs relate to the period in which they are incurred.



## **Excerpt from ASC Master Glossary**

#### **Product Master**

A completed version, ready for copying, of the computer software product, the documentation, and the training materials that are to be sold, leased, or otherwise marketed.

The period during which development costs of a software product or product enhancement are capitalized (i.e. the capitalization window) extends from: [985-20-25-3, 25-6]

- when technological feasibility is established (see section 5.2); until
- the software product (or product enhancement) is available for general release (see section 5.4).

During the capitalization window, development costs (e.g. coding and testing) to produce the 'product master' are capitalized. These development costs are referred to as 'production costs'. This applies equally to new software products and product enhancements (see section 5.3.50). [985-20-25-3, 55-18]

Costs to manufacture the software (e.g. reproduce product masters and related documentation or training materials) are outside the scope of Subtopic 985-20. See section 5.3.20. [985-20-25-11]



## Question 5.3.20

Can an entity elect not to capitalize software production costs under Subtopic 985-20?

Background: Many software entities, particularly those that develop software using an agile software development methodology, do not capitalize software production costs under Subtopic 985-20.

Interpretive response: No. Capitalization of software production costs during the capitalization window is not an accounting policy election. While many entities do not capitalize software production costs, this is not the result of an accounting policy election. [985-20-25-3]

Instead, many entities validly conclude, based on their software development process and other entity- or product-specific facts and circumstances, the capitalization window is short, therefore the costs incurred during that window are clearly inconsequential.

Eligible production costs include both direct and indirect costs. Costs that are not directly or indirectly attributable to a specific software product, such as general and administrative expenses, are not capitalized. [985-20-25-5]



#### Observation

Overhead costs: Subtopic 985-20 vs Subtopic 350-40

Indirect (or overhead) costs (see Question 5.3.30) capitalized under Subtopic 985-20 are not capitalized under Subtopic 350-40. [985-20-25-5, 350-40-30-3]



## Ouestion 5.3.30

What are example direct and indirect software production costs?

Background: Subtopic 985-20 does not provide examples of direct or indirect production costs that would qualify for capitalization.

Interpretive response: We believe the following are examples of direct and indirect production activity (e.g. coding and testing) costs that would generally qualify for capitalization if incurred during the applicable capitalization window.

Dir	ect costs	Indirect costs	
_	Payroll and payroll-related costs (e.g. employment taxes, benefits) of employees directly involved with production activities, to the extent of time spent thereon	Facility charges for facilities used by employees involved in the production activities (e.g. software developers and engineers)  Hardware or third-party hosting costs	
-	Travel expenses incurred by employees in performing production activities	, , , , , , , , , , , , , , , , , , ,	
_	Fees paid to third parties for software production services		
_	Interest costs on borrowings that fund the software's production		

Interest cost capitalization is governed by the guidance in Subtopic 835-20. This includes that entities should cease capitalizing interest if development activities are suspended for reasons other than those permitted under that Subtopic. [835-20-25-4]

Entities need to review overhead costs to ensure appropriate amounts are capitalized after achieving technological feasibility. Judgments and estimates might be necessary when indirect costs are not tracked or allocated across projects in a systematic fashion.



## Example 5.3.10

## Capitalization of software development costs

ABC Corp. developed external-use Software Product X using internal and external resources.

ABC incurred the following costs after achieving technological feasibility:

Costs related to Product X	Amount
External consultants that assisted with testing	\$20,000
Allocation of internal payroll and payroll-related costs of software developers coding and testing	\$40,000
Allocation of rent and facilities costs for facilities used by developers and engineers	\$ 5,000
Allocation of third-party hosting space	\$ 5,000
Promotional marketing costs before general release	\$30,000

ABC capitalizes the first four items, totaling \$70,000, as eligible production costs of Product X. ABC expenses the \$30,000 in marketing costs because they are not production costs.



## Question 5.3.40

# How does an entity account for outsourced software product R&D payments?

**Background:** Entities may outsource their new software (i.e. products or enhancements) R&D to a third party. Assume that an entity has done so and has agreed to fund the R&D for a new software product by making multiple, nonrefundable payments to a third-party developer over the software development life cycle.

- Nonrefundable payments are paid to the third party at (1) inception of the arrangement, (2) upon delivery of a working model and (3) upon delivery of the product master.
- No further payments are owed to the third party after the first payment unless and until the achievement of each subsequent milestone occurs.
- Technological feasibility is established by completion of a working model and meeting the criteria in paragraph 985-20-25-2(b) given the planned development process for the software product (see Question 5.2.50).

In scenarios like this, the question arises about how to account for the milestone payments.

**Interpretive response:** Nonrefundable payments for R&D services, including those to develop external-use software, that have no alternative future use are deferred and recognized as expense as the services are provided. [730-20-25-13 – 25-14, 35-1]

Milestone software development payments that are nonrefundable even if technological feasibility is never achieved (such as the first milestone payment in the background) are payments for R&D services. They are deferred when paid and expensed over the period the R&D services are provided – e.g. from services commencement until the new software product or enhancement's technological feasibility is established.

Payments not owed unless future milestones are met (e.g. the second and third payments in the background) are not accrued in advance of being incurred.

When future milestones are met, the related payments are capitalized if the payments are for software production activities undertaken by the third party developer during the capitalization window for the software product or enhancement.



## Example 5.3.20

Accounting for outsourced software development payments

ABC Corp. develops and markets large enterprise resource planning (ERP) software systems. ABC outsourced the R&D for a new customer relationship management (CRM) software product to unrelated third party XYZ Company.

Under the contract with ABC, XYZ will receive the following nonrefundable milestone payments.

Milestone	Amount
Inception of the arrangement	\$1,500,000
Delivery of a functioning beta version1	1,000,000
Delivery of completed product master	500,000
Total \$3,000,	
Note:  1. In this case, a functioning beta version would meet the	e criteria in paragraph 985-20-25-

The initial, nonrefundable milestone payment of \$1,500,000 is deferred and expensed over the R&D service period until the functioning beta version of the new CRM software product is delivered to ABC (note: this assumes the instructions to XYZ are not sufficiently detailed to constitute a detail program design). Because this payment is nonrefundable even if a functioning beta version is not delivered (i.e. technological feasibility is not established), the entirety of that payment is for R&D services.

2(b) to establish the technological feasibility of the software.

At inception, and until the functioning beta version is delivered, ABC does not accrue for either of the remaining two milestone payments. ABC also does not accrue for the third milestone payment when XYZ delivers the functioning beta version – i.e. ABC accrues for that payment only upon completion of the product master.

The final two milestone payments are due only after technological feasibility of the CRM product is established. Therefore, the payments are capitalized under Subtopic 985-20 to the extent they are for eligible production costs – i.e. costs of development activities incurred after technological feasibility is established.

## 5.3.20 Inventory costs



## **Excerpt from ASC 985-20**

#### 25 Recognition

#### General

> Inventory Costs

**25-11** For guidance on costs incurred for duplicating the computer software, documentation, and training materials from product masters and for physically packaging the product for distribution, see Subtopic 985-330.



## **Excerpt from ASC 985-330**

#### 20 Glossary

#### **Product Master**

A completed version, ready for copying, of the computer software product, the documentation, and the training materials that are to be sold, leased, or otherwise marketed.

#### 25 Recognition

#### General

**25-1** The costs incurred for duplicating the computer software, documentation, and training materials from the **product masters** and for physically packaging the product for distribution shall be capitalized as inventory on a unit-specific basis.

Subtopics 985-20 and 985-330 differentiate software production costs (e.g. coding and testing) necessary to produce the product master from costs to create a physical product (e.g. boxed software). Costs incurred after producing the product master to duplicate and package the software product and its related documentation/training materials are not production costs and are outside the scope of Subtopic 985-20. [985-20-25-3, 25-11]

Software inventory costs are recognized consistent with any other type of inventory item. [985-330-25-1]

## 5.3.30 Purchased software



## Excerpt from ASC 985-20

#### 25 Recognition

#### General

- > Purchased Computer Software
- **25-7** Some entities purchase software as an alternative to developing it internally. Purchased computer software may be modified or integrated with another product or process.
- **25-8** The cost of purchased computer software to be sold, leased, or otherwise marketed that has no alternative future use shall be accounted for the same as the costs incurred to develop such software internally, as specified in paragraphs 985-20-25-1 through 25-6.
- **25-9** An entity shall capitalize the total cost of purchased software that has no alternative future use if the criteria specified in paragraph 985-20-25-2 are met at the time of purchase. Otherwise, the cost will be charged to expense as research and development. For example, if the technological feasibility of a

software product as a whole (that is, the product that will be ultimately marketed) has been established at the time software is purchased, the cost of the purchased software shall be capitalized and further accounted for in accordance with the other provisions of this Subtopic. The cost of software purchased to be integrated with another product or process shall be capitalized only if technological feasibility is established for the software component and if all research and development activities for the other components of the product or process are completed at the time of purchase.

**25-10** If purchased software has an alternative future use, the cost shall be capitalized when the software is acquired and accounted for in accordance with its use. The alternative future use test also applies to purchased software that will be integrated with a product or process in which the research and development activities for the other components are not complete.

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- > Purchased Computer Software
- • > Purchased Software to be Integrated into Another Product
- **55-13** An entity may purchase software that will be integrated into another software or hardware product. Assuming that purchased computer software has no alternative future use, its costs can be capitalized only if the technological feasibility of the product to be ultimately marketed has been established at the time of purchase. Such factors as the timing of receipt or the status of hardware and internal software development may be crucial in determining whether technological feasibility is established at the time of purchase.
- • > Software Purchased Before Technological Feasibility Established
- **55-14** An entity may purchase software before technological feasibility has been established. For example, an entity purchases software for \$100,000 that can be resold for \$75,000. The amount of \$25,000 would be charged to research and development, and \$75,000 would be capitalized. If the software product reached technological feasibility, the \$75,000 would be included in the cost of the software product. If the technological feasibility of the software was never established, the \$75,000 would be classified as inventory.

Has technological feasibility of the ultimate product to be sold, leased or marketed been achieved? Yes Does the purchased software have an Capitalize the alternative future purchased software use? No \_ Yes Capitalize costs and Expense the present purchased consistent with software its alternative

future use

The following diagram illustrates the accounting for purchased software.



## Example 5.3.30

## Capitalization of purchased software with an alternative use

ABC Corp. sells a large system tool to the semi-conductor industry. The firmware for the tool includes embedded third-party process automation software. ABC purchased the process automation software outright from the third-party software vendor, who was exiting that line of business.

ABC acquired the software before establishing technological feasibility of the firmware and completing R&D activities for the entire system tool.

The cost of the purchased software was \$200,000. At the time of acquisition, ABC concluded the purchased software had alternative future uses to it; the software could be licensed in its present form to other entities with an NRV of \$190,000 or re-sold outright for \$125,000.

Scenario 1: ABC achieves technological feasibility of the firmware and completes other R&D activities for the tool after acquiring the third-party software

ABC capitalizes the \$190,000 and expenses \$10,000 when the software is acquired. Upon establishing technological feasibility of the firmware and completing the other necessary R&D activities for the tool, the \$190,000 is accounted for as part of the cost basis of the firmware asset.

## Scenario 2: ABC does not achieve technological feasibility of the firmware and complete R&D activities for the tool

Consistent with Scenario 1, ABC capitalizes the \$190,000 and expenses \$10,000 when the software license is obtained.

Because the R&D activities for the tool are not successful, the purchased software that will now be licensed to other entities remains a separately recognized asset, subject to the subsequent measurement guidance in Subtopic 985-20 (see section 6.4).

## 5.3.40 Maintenance and customer support



## **Excerpt from ASC 985-20**

#### 20 Glossary

#### **Customer Support**

Services performed by an entity to assist customers in their use of software products. Those services include any installation assistance, training classes, telephone question and answer services, newsletters, on-site visits, and software or data modifications.

#### Maintenance

Activities undertaken after the product is available for general release to customers to correct errors or keep the product updated with current information. Those activities include routine changes and additions.

#### 25 Recognition

#### General

> Production Costs of Computer Software

**25-6** Capitalization of computer software costs shall cease when the product is available for general release to customers. Costs of **maintenance** and **customer support** shall be charged to expense when related revenue is recognized or when those costs are incurred, whichever occurs first.

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- > Maintenance and Customer Support
- **55-11** When selling systems software, an entity may promise to keep the software current with revisions in the hardware, and incur costs in connection with this service.
- **55-12** This activity appears to meet the definition of **maintenance** because it keeps the product updated with current information. The cost of maintenance is charged to expense when related revenue is recognized or when those

costs are incurred, whichever occurs first. The distinctions among maintenance, **customer support**, and product enhancements are sometimes very fine lines; in each case, the particular circumstances and intentions of the entity should be evaluated in light of the definitions in this Subtopic for each activity.

Maintenance and customer support costs are not production costs. They are generally expensed as incurred, regardless of when incurred – e.g. before or after the software is available for general release. [985-20-25-6, 55-12]



#### Observation

# Maintenance and customer support revenue recognition when FAS 86 was issued

FASB Statement (FAS) No. 86 was issued in 1985. The guidance in paragraph 985-20-25-6 comes originally from a February 1986 FASB Staff Q&A. That guidance refers to recognizing maintenance and customer support costs at the earlier of (1) when the related (i.e. PCS) revenue is recognized or (2) when those costs are incurred. [Highlights of Financial Reporting Issues February 1986 – Computer Software: Guidance on Applying Statement 86]

The earlier of guidance exists because, at that time, some entities recognized PCS revenue at the beginning of the PCS term (e.g. on January 1, Year 1 for PCS to be provided throughout all of Year 1). Accordingly, those entities were required to accrue the expected costs of providing the PCS at the time the PCS revenue was recognized.

## 5.3.50 Product enhancements



## **Excerpt from ASC 985-20**

#### 20 Glossary

#### **Product Enhancement**

Improvements to an existing product that are intended to extend the life or improve significantly the marketability of the original product. Enhancements normally require a product design and may require a redesign of all or part of the existing product.

#### 55 Implementation Guidance and Illustrations

#### General

- > Product Enhancements
- > Accounting for Costs of Product Enhancements

**55-18** Costs incurred for **product enhancements** should be charged to expense as research and development until the technological feasibility of the

enhancement has been established. If the original product will no longer be marketed, any unamortized cost of the original product should be included with the cost of the enhancement for purposes of applying the net realizable value test and amortization provisions. If the original product will remain on the market along with the enhancement, the unamortized cost of the original product should be allocated between the original product and the enhancement.

Production costs of product enhancements – i.e. development costs (e.g. coding and testing) incurred after technological feasibility of the enhancement is established (see section 5.2.20) – are capitalized or expensed on the same basis as production costs of a new software product (see section 5.3.10).

The capitalization window for a product enhancement – i.e. the period between when (1) technological feasibility of the enhancement is established and (2) the enhancement is available for general release – is assessed independently from the software product to which it relates. In general, a product enhancement is not undertaken until after the software product it will enhance has been made available for general release.

Product enhancements extend the life or significantly improve an existing software product's marketability. Other updates to existing software are generally considered maintenance (see section 5.3.40). [985-20 Glossary]

Distinguishing between maintenance and product enhancements frequently requires judgment. Involvement of the software development team will often be necessary. Involving the software development team early in the process will help to ensure costs are accounted for appropriately.



## Question 5.3.50

What is the difference between the definitions of enhancement in Subtopic 985-20 vs Subtopic 350-40?

**Interpretive response:** Product enhancements under Subtopic 985-20 include improvements that extend the useful life of the software only. In contrast, enhancements to internal-use software must result in additional software functionality (i.e. the ability to perform additional tasks). [985-20 Glossary, 350-40-25-7]



#### Question 5.3.60

What does it mean to significantly improve the marketability of a software product?

**Background:** Marketability is not a defined term in Subtopic 985-20 or US GAAP more broadly. However, we believe marketability generally refers to a product's ability to be sold or its appeal to potential customers.

**Interpretive response:** In the context of the general definition of marketability and software, we believe a significant improvement to marketability typically necessitates additional or improved software functionality – i.e. the ability to perform additional tasks or functions, or to perform existing tasks or functions better or more efficiently. Additional or improved software functionality may increase the pool of customers that might license a software product or incent potential customers already considering the product to purchase a license.

We believe the marketability assessment should evaluate the expected marketability of the software with the enhancement as compared to what the marketability of the software would be without it over the same period.



#### Question 5.3.70

Can an entity use its expected point release scheme to determine if an update is an enhancement or maintenance?

**Background:** Entities in the software industry will frequently use a point (or dot) release scheme to maintain software versions. Major revisions or updates may result in a change in numerical value left of the decimal place (e.g. version 1.0 is replaced by version 2.0). Minor version updates will typically result in a change in the numerical value right of the decimal place (e.g. version 10.1 updated to version 10.2, or version 10.1.1 updated to version 10.1.2). However, point release schemes are not standardized across the software industry.

**Interpretive response:** It depends. Because point release schemes are not standard across software entities, each entity may have its own specific criteria and scheme. Entities should evaluate whether their internal point release scheme is consistent with the definitions of 'product enhancement' and 'maintenance' in Subtopic 985-20 before using it to determine if updates in a point release include product enhancements or only maintenance updates.

#### Original product capitalized production costs

When a software product is enhanced, a key consideration in the go-forward accounting is whether both the original product and the enhanced product will be sold (licensed) to customers. Question 5.3.80 addresses when the original product will not, while Question 5.3.90 addresses when it will. [985-20-55-18]



#### Question 5.3.80

How should an entity account for capitalized original product production costs when the original product will not be marketed going forward?

**Interpretive response:** When only the enhanced product will be marketed to customers, the unamortized production costs of the original product are combined with the capitalized production costs of the enhancement, and

accounted for as a single, enhanced software product asset going forward – i.e. for purposes of amortization and impairment testing. See section 6.4. [985-20-55-18]



## Question 5.3.90

How are unamortized development costs allocated between an original product and an enhancement?

**Background:** If the original product will continue to be sold (licensed) to customers, the unamortized original product production costs should be allocated between the original product and the enhancement. [985-20-55-18]

Subtopic 985-20 does not provide guidance on how entities should allocate unamortized original product production costs between an original product that will continue to be marketed to customers together with an enhanced product.

**Interpretive response:** In the absence of authoritative guidance, we believe entities have the flexibility to allocate costs on any systematic and rational basis, applied consistently to similar circumstances.

In our experience, entities have applied a variety of approaches in practice. The following are two examples that we believe may be appropriate.

- Future expected sales of each product. For example, if sales going forward are expected to be 75/25 in favor of the enhanced product, that may suggest 75% of the remaining unamortized production costs should be allocated to the enhanced product asset.
- Percentage of shared code. For example, if the enhanced product incorporates all the original product code, that might suggest a 50/50 allocation of the unamortized original production costs to the two product assets.

# 5.4 Step 3: Determine when to cease capitalization of production costs



## **Excerpt from ASC 985-20**

#### 25 Recognition

#### General

> Production Costs of Computer Software

**25-6** Capitalization of computer software costs shall cease when the product is available for general release to customers. Costs of **maintenance** and **customer support** shall be charged to expense when related revenue is recognized or when those costs are incurred, whichever occurs first.



## **Excerpt from ASC Master Glossary**

#### **Product Master**

A completed version, ready for copying, of the computer software product, the documentation, and the training materials that are to be sold, leased, or otherwise marketed.

Capitalization of software production costs ceases once the software product is available for general release. [985-20-25-6]

Subtopic 985-20 does not define 'general release' or 'available for general release'. However, this typically refers to the point when the software is available for purchase by customers or for release to existing PCS customers.

General release availability may follow completion of the 'product master'. Costs other than software production costs, which include only the development costs (e.g. coding and testing) to produce the product master (see section 5.3.10), incurred before general release availability are outside the scope of Subtopic 985-20. Such costs may be inventory costs (see section 5.3.20), [985-20-25-3, 25-11]

The software product that is made available for general release is often referred to as the 'production release' or a 'stable release' and may refer to the 'product master'.



## Question 5.4.10

Does capitalization cease at the start of a 'prerelease' stage?

**Background:** See Question 5.2.30 for background on pre-releases (or early releases).

**Interpretive response:** It depends. Software capitalization ceases when the software is available for *general* release – i.e. when the software is available for purchase (license) by customers. If the software is not yet available to the general customer market for purchase, or available to be released generally (e.g. through an update), during the pre-release stage, then the pre-release will not trigger the cessation of cost capitalization.

However, because software entities' own definitions and use of terms such as 'pre-release' or 'early release' are often not uniform, entities will need to consider their own pre-release facts and circumstances when considering this question. For example, an entity may offer an early version of its software to all (or most) of its customer base for license. In that case, despite characterization as an early release version of one software product, the early release version may meet the definition of a software product that is available for general release in its own right, and subsequent development costs should be considered under the guidance applicable to product enhancements.



## Example 5.4.10

# Capitalization of development costs incurred after general release

ABC Corp. developed external-use Software Product X using internal resources. X was available for general release (i.e. for customer purchase) on January 1, Year 1. Upon general release, X was only marketed and designed for Operating System Z. ABC originally established the technological feasibility of X based on meeting the detail program design criterion in paragraph 985-20-25-2(a).

The following activities occurred after general release.

- On June 1, Year 1, ABC released a software patch that updated X for software bugs identified after general release. Total remediation costs were \$20,000.
- On December 1, Year 1, ABC released an updated version of X that executes on Operating System Y. \$75,000 in development costs were incurred for this update. No high-risk development issues were encountered in making X executable on Operating System Y.

ABC expenses the \$20,000 in costs incurred to fix the software bugs for the June Year 1 release. The updates were maintenance because they corrected existing software errors and did not either extend the life of X or significantly improve its marketability.

In contrast, ABC capitalizes the \$75,000 in costs to port X to Operating System Y. Enabling X to execute on Operating System Y is a product enhancement because Y is a widely used operating system such that porting X to execute on Y significantly increases the market to which ABC can sell licenses to X. ABC capitalizes all of the development costs in this case because:

- no substantive updates were needed to the detail program design of X; and
- no high-risk development issues were identified either before or during the development process for porting X to Y.

Affecting these conclusions was the fact that ABC has successfully ported software products from one operating system to another, including to Y, in the past.

ABC will sell licenses to both Product X for Operating System Z and Product X for Operating System Y. Therefore, ABC now has two Product X software assets (X for Z, and X for Y). ABC allocates the remaining, unamortized development costs of X to the two Product X software assets on a reasonable, systematic, and rational basis (see Question 5.3.90).

- The carrying amount of the X for Z asset comprises the remaining, unamortized original development costs of X allocated to it.
- The carrying amount of the X for Y asset includes its allocation of the remaining, unamortized original development costs plus the \$75,000 in new development costs.

## 5.5 Agile software development

Section 3.2.60 provides an overview of agile software development methodology. Question 3.2.170 addresses applying Subtopic 350-40 to internaluse software development using an agile method.

Like Subtopic 350-40 (originally, SOP 98-1), Subtopic 985-20 comes from guidance issued before agile software development became commonplace (FAS 86 issued in 1985 and a February 1986 FASB staff Q&A). Therefore, questions also arise about how using an agile methodology affects the application of Subtopic 985-20. [Highlights of Financial Reporting Issues February 1986 – Computer Software: Guidance on Applying Statement 86]



#### Question 5.5.10

How does an agile software development process affect application of Subtopic 985-20?

**Interpretive response:** While not written for the agile method of software development, and issued before the agile method was introduced, Subtopic 985-20 nonetheless applies to external-use software development projects undertaken using an agile development process.

That said, we believe an agile development process may influence both:

- how and when technological feasibility is established; and
- the length and existence of any 'capitalization window'.

#### How and when technological feasibility is established

The sub-sections below address key ways (not exhaustive) an entity's agile software development process may affect when and how technological feasibility is established.

#### Use of detail program designs

As discussed in section 5.2, when and how technological feasibility is established depends on the entity's development process for the software product. This includes whether that process includes producing a detail program design. [985-20-55-2(a), 55-5]

In our experience, entities following an agile development methodology are less likely to produce detail program designs as part of their software development process. This is because the use of detail program designs, in general, reflects a level of planning and 'structure' to the development efforts that is inconsistent with an agile methodology that is based on more limited preplanning, fast-paced development 'sprints' and *expected* re-work/iteration.

Therefore, it is more frequently the case that agile entities look to completion of a working model to establish the technological feasibility of a new software product or enhancement. And as discussed in Question 5.2.60, completion of a working model often comes after an entity with a different development process would have completed a detail program design.

For entities that may still produce detail program designs for some projects, the nature of agile development, which encourages iteration and re-work, may affect when an entity can conclude that all high-risk development issues are resolved, recalling that technological feasibility is not established until high-risk development issues are resolved through coding and testing (see section 5.2). [985-20-25-2(a)(3)]

#### Working model

As also discussed in Question 5.2.40, an entity applying an agile methodology may not produce a complete working model that meets the conditions in paragraph 985-20-55-9 and the criterion in paragraph 985-20-25-2(b)(2) until late in the development process – e.g. upon completion of a post-beta 'release candidate' (or similar version). 'Post-beta' in this context refers to a level of stability of, and remaining bugs in, the software that is superior to that typical of a beta version.

#### Length and existence of a 'capitalization window'

An agile development process may affect the duration and existence of the 'capitalization window' between when (1) technological feasibility of a software product or enhancement is established and (2) that product or enhancement is available for general release.

#### Late establishment of technological feasibility

For the reasons outlined above, some entities using an agile software development process may not establish technological feasibility, starting the capitalization window, until relatively late in the development cycle.

#### Release cycle

Customer and other testing of the software before general release may be limited under an agile approach. The entity may accept it will make more frequent releases to correct software bugs or make product enhancements, instead of undertaking more extensive testing and refinement of the software before releasing it. Consequently, the capitalization period after technological feasibility is established may be short.

#### Minor product updates

Product enhancements extend the life or significantly improve an existing software product's marketability; other updates to existing software are generally considered maintenance. Section 5.3.50 discusses the definition of, and what qualifies as, a product enhancement under Subtopic 985-20. [985-20 Glossary]

Because agile software development is often characterized by small-scale software development projects, some development efforts (i.e. updates) related to existing software products may not extend the life, or significantly improve the marketability, of the software product. Consequently, assuming the existing product is already available to the general market, there may be no capitalization window for these particular updates if they will not be bundled into a release version with other functionally interdependent updates that, together, meet the definition of a product enhancement.

#### **Summary effect**

Together, these frequent hallmarks of an agile development process – i.e. producing relatively late-stage working models to establish technological feasibility and a frequent release cycle based on limited pre-release testing – may have the effect of limiting (or reducing, as compared to non- or pre-agile software development) the pool of capitalizable production costs (see sections 5.3 and 5.4) for software products and enhancements developed under an agile process.



#### Question 5.5.20

How is the application of Subtopic 985-20 to agile development affected by whether the development is of a new software product or an enhancement?

**Interpretive response:** We believe an entity's considerations about applying Subtopic 985-20 to agile software development may be affected by whether the development is of a new 'software product' or a 'product enhancement' (see section 5.2.20).

#### **New software products**

Agile software development is often characterized by small software development projects or efforts that are not separately saleable and do not have independent exchange value – i.e. do not meet the definition of a 'software product' (see Question 5.2.10).

Because of this, technological feasibility is frequently not assessed for a single feature development or as part of each development sprint. Rather, it may be that only multiple sprints (often, many) together will produce a 'software product'. [985-20-55-1, 55-7]

Therefore, even though the development of a single feature may run through a complete design cycle, none of the development costs incurred may qualify for capitalization because technological feasibility has not yet been established – e.g. a complete working model does not yet exist – for the software product when the costs are incurred. [985-20-25-2(b), 55-7]

#### **Product updates and enhancements**

In contrast to new product development, even a single sprint may produce a 'product enhancement' to an existing software product (see 'Minor product updates' discussion in Question 5.5.10). Establishing technological feasibility for that enhancement may only require minor modifications to: [985-20 Glossary, 985-20-55-21]

- the existing product's detail program design; or
- the underlying software code to produce a working model that includes the enhancement.

In that way, bearing in mind the considerations in Question 5.5.10, the same feature for which no development costs were capitalized in a new product development *may* result in some cost capitalization if developed as an enhancement to an existing software product.

However, it is not a given that a single enhancement, or even small bundles of enhancements, will be released separately. Similar to new product development, multiple features may be bundled into a single release version, and therefore tested only together. So, technological feasibility may not be established for any single feature or smaller bundle of features to be included together in the release version before technological feasibility is established for all the features.

This bundling may have the effect of reducing the pool of capitalizable production costs for one or both of the following reasons.

- Entities bundling enhancements in this manner may release the enhanced software on a general basis shortly after a working model encompassing the bundle is completed (see 'release cycle' discussion in Question 5.5.10).
- Remaining production costs post-technological feasibility may be limited if
  the time taken to complete later features included in the bundle is used to
  continue to refine the development of features developed earlier, reducing
  the amount of such costs incurred on those earlier features after
  technological feasibility is established.

## 5.6 Funded software development arrangements



## **Excerpt from ASC 985-20**

#### 20 Glossary

#### **Contract**

An agreement between two or more parties that creates enforceable rights and obligations.

#### Customer

A party that has contracted with an entity to obtain goods or services that are an output of the entity's ordinary activities in exchange for consideration.

#### Revenue

Inflows or other enhancements of assets of an entity or settlements of its liabilities (or a combination of both) from delivering or producing goods, rendering services, or other activities that constitute the entity's ongoing major or central operations.

#### 25 Recognition

#### General

> Funded Software-Development Arrangements

**25-12** A funded software-development arrangement within the scope of Subtopic 730-20 shall be accounted for in conformity with that Subtopic. If the technological feasibility of the computer software product pursuant to the provisions of this Subtopic has been established before the arrangement has

been entered into, Subtopic 730-20 does not apply because the arrangement is not a research and development arrangement. If capitalization of the software-development costs commences pursuant to this Subtopic and the funding party is a collaborator or a partner, any income from the funding party under a funded software-development arrangement shall be credited first to the amount of the development costs capitalized. If the income from the funding party exceeds the amount of development costs capitalized, the excess shall be deferred and credited against future amounts that subsequently qualify for capitalization. Any deferred amount remaining after the project is completed (that is, when the software is available for general release to customers and capitalization has ceased) shall be credited to income. If the counterparty is a **customer**, the entity shall apply the guidance of Topic 606 on **revenue** from **contracts** with customers.

## **60 Relationships**

#### General

**60-3** For software-development arrangements that are fully or partially funded by a party other than the vendor that is developing the software and for which technological feasibility of the computer software product has not been established before entering into the arrangement, see Subtopic 730-20 on research and development arrangements.

Software vendors often obtain funds from third parties for use in developing software. Funded software development arrangements may be structured differently depending on the circumstances. The accounting for such arrangements depends on the nature and terms of the arrangement.

See Question A30 and Examples A30.1 through A30.7 in KPMG Handbook, Revenue for software and SaaS, for guidance on software vendor accounting for funded software development arrangements.

# 6. Subsequent measurement

## Detailed contents

New item added to this chapter: \*\*

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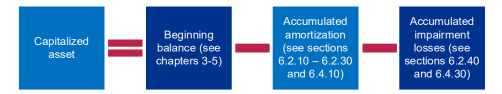
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## 6.1 How the standards work

After initial recognition and measurement, the software, website development and CCA implementation cost assets capitalized under Subtopics 350-40, 350-50 and 985-20 will generally all be measured as follows.



#### **Amortization**

Software development, website development and CCA implementation costs capitalized under Subtopics 350-40 and 350-50 are generally amortized on a straight-line basis.

Software costs capitalized under Subtopic 985-20 are also amortized. However, the amortization recorded each annual period is the *greater of*:

- the ratio of (1) gross current annual period revenues for the software product as compared to (2) gross current annual period revenues for the software product *plus* total expected future revenue for the software product; and
- the amortization that would result for the period from amortizing the software costs on a straight-line basis from the beginning of the annual period over the software product's remaining economic life.

#### **Abandonment**

Internal-use software assets (including those created from website development) and CCA implementation cost assets under Subtopics 350-40 and 350-50 may be abandoned. That is, the entity may decide to cease use of the software, website or hosting service (to which a CCA implementation cost asset relates) before the end of its useful life or the end of the 'term of the hosting arrangement'. When an asset is slated to be abandoned, the entity accelerates its amortization so the carrying amount of the asset equals its salvage value at the date the entity abandons (i.e. ceases to use) it.

## **Impairment**

In general, internal-use software assets (including those created from website development) and CCA implementation cost assets under Subtopics 350-40 and 350-50 are assessed for impairment under the long-lived assets impairment guidance in Topic 360 (property, plant and equipment).

As an exception, an internal-use software asset may be impaired even if the asset group to which it belongs is not. This is the case when it is no longer probable that the internal-use software will be completed and placed in service;

the asset is measured at the lower of its carrying amount and fair value less costs to sell.

Capitalized production costs of external-use software are measured at the lower of their amortized carrying amount and NRV of the software product.

# 6.2 Internal-use software and cloud computing arrangements

#### 6.2.10 Amortization: internal-use software



## **Excerpt from ASC 350-40**

#### 35 Subsequent Measurement

#### General

- > Amortization
- **35-4** The costs of computer software developed or obtained for internal use shall be amortized on a straight-line basis unless another systematic and rational basis is more representative of the software's use.
- **35-5** In determining and periodically reassessing the estimated useful life over which the costs incurred for internal-use computer software will be amortized, entities shall consider the effects of all of the following:
- a. Obsolescence
- b. Technology
- c. Competition
- d. Other economic factors
- e. Rapid changes that may be occurring in the development of software products, software operating systems, or computer hardware and whether management intends to replace any technologically inferior software or hardware.

Given the history of rapid changes in technology, software often has had a relatively short useful life.

**35-6** For each module or component of a software project, amortization shall begin when the computer software is ready for its intended use, regardless of whether the software will be placed in service in planned stages that may extend beyond a reporting period. For purposes of this Subtopic, computer software is ready for its intended use after all substantial testing is completed. If the functionality of a module is entirely dependent on the completion of other modules, amortization of that module shall begin when both that module and the other modules upon which it is functionally dependent are ready for their intended use.

An internal-use software asset is amortized on a straight-line basis, unless another systematic and rational basis is more representative of the software's use, over its useful life. [350-40-35-4]

Amortization begins when a module or component of a software project is ready for its intended use – i.e. all substantial testing is completed. If the functionality of a module depends entirely on the completion of other modules, amortization of that module begins when both that module – and the other

modules on which it is functionally dependent – are ready for their intended use. [350-40-35-6]

In both determining and periodically reassessing the estimated useful life of the software, an entity considers the following: [350-40-35-5]

- obsolescence;
- technology;
- competition;
- other economic factors; and
- rapid industry changes in the development of software products, software operating systems, or computer hardware; and whether management intends to replace any technologically inferior software or hardware.

New software development should trigger reassessment of the remaining useful lives of the existing software. When the existing software is replaced, its unamortized carrying amount is expensed when the new software is ready for its intended use. [350-40-25-15]



## Question 6.2.10

What is the useful life of an internal-use software license asset?

**Background:** An acquired internal-use software license is an intangible asset. The useful life of an intangible asset that is based on a legal right is constrained by, and cannot extend beyond the duration of, that legal right. [350-30-35-3(c), 350-40-25-17]

**Interpretive response:** Determining the useful life of an internal-use software license asset considers the specific factors listed in Subtopic 350-40 (see above). [350-40-35-5]

However, as an intangible asset, we believe the useful life of an internal-use software license asset should be limited to the shorter of:

- the entity's legal right to use the software; and
- and the remaining economic life of the software, which may be relatively short.

In a term (i.e. non-perpetual) license scenario, we believe the period for which the entity has the legal right to use the software is the existing enforceable license period (i.e. the non-cancellable term) only.

We believe the useful life of an internal-use software license asset should not include expected renewal periods, even if the contract grants the entity renewal or extension options. This is principally because we do not believe the license fees the entity would owe in one or more renewal periods meet the definition of a liability before the entity exercises the related renewal or extension option.

And in the absence of recognizing a license fees liability, a license asset inclusive of renewal periods would not reflect its appropriate cost basis. For example, if an entity purchases a one-year term license with a one-year renewal option, the license asset cannot reflect a two-year useful life without including

the second year license fees in the asset's cost basis and recording a liability for those unpaid fees.



#### Question 6.2.20

When is the useful life of an internal-use software asset reassessed?

**Background:** Subtopic 350-40 outlines what an entity should consider when reassessing the useful life of an internal-use software asset; however, it does not specify *when* or *how often* reassessment should occur. [350-40-35-5]

Interpretive response: We believe the useful life should be re-evaluated whenever there is a change in the factors, including those specifically outlined in Subtopic 350-40, that are important to the entity's existing useful life estimate. However, consistent with the guidance applicable to other intangible assets in Subtopic 350-30, the useful life should be evaluated at least each reporting period to determine whether events or circumstances, including changes to the factors specifically outlined in Subtopic 350-40, warrant a change to that life. Any change in the useful life is accounted for as a change in accounting estimate under Topic 250; see section 3.4 in KPMG Handbook, Accounting changes and error corrections. [350-30-35-9, 350-40-35-5]



## Question 6.2.30

How does an entity assess whether the functionality of a module or component is 'entirely dependent' on another module or component?

**Background:** Subtopic 350-40 does not provide guidance about how to make this assessment, nor does the basis for conclusions to original AICPA Statement of Position (SOP) No. 98-1 (internal-use software) that was ultimately codified as Subtopic 350-40 discuss it.

**Interpretive response:** The guidance refers to the completed (i.e. ready for its intended use) module or component being *entirely* dependent on a not-yet-completed (but expected to be completed) module or component. However, we do not believe the guidance was intended to require amortization to begin if the completed module has only very limited (or insignificant) functionality on its own or together with other completed resources (e.g. other software applications, other modules/components or a cloud-based solution). [350-40-35-6]

Therefore, we believe a completed module or component should begin to be amortized if it has substantive (i.e. more than insignificant) functionality on its own or together with other completed resources. If that is not the case when the module or component is completed, amortization should commence when sufficient additional resources (e.g. additional modules or components) are completed such that the module or component then has substantive functionality together with those additional resources.

#### Internal-use software license liabilities

When licensing internal-use software, the entity recognizes an intangible asset for the software license, and a liability for any unpaid license fees at the date the license is acquired. [350-40-25-17]

Section 3.3 discusses initial recognition and measurement of an internal-use software license liability. Subtopic 350-40 provides no guidance on the subsequent measurement of the liability.



## Question 6.2.40

How is an internal-use software license liability accounted for after initial recognition?

**Interpretive response:** We believe that after initial recognition:

- The entity measures the license liability on an amortized cost basis, consistent with any other financial liability. The liability is increased to reflect interest on the liability and decreased to reflect license payments made during the period.
- Interest on the license liability is calculated on an effective interest basis.
   See Question 3.3.40 for discussion of the appropriate discount rate to use for the liability.



## Example 6.2.10

## Term software license paid for over license period

Licensee LE and Licensor LR enter into an initial, three-year term license for LR's software product D, which is an inventory management application that LE will use internally only.

License payments:	Fixed payments of \$10,000 per quarter in advance
Renewal options:	None
Termination options:	None
Discount rate:	10%
Transaction costs (LE):	None
Capitalized implementation costs (L	E): \$15,000

LE expects to consume the economic benefits of the software license evenly over its useful life, which is three years (the contractual license period). Accordingly, LE amortizes the license asset on a straight-line basis.

During the lease term, LE will account for the license asset and liability as follows (assuming no changes to the estimated useful life, modifications to the license or impairments).

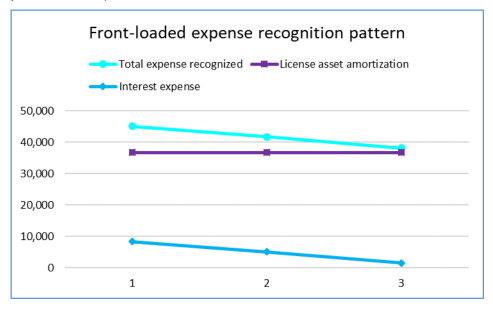
		License	Li	cense asset			
Year	Beg. balance	Interest	Pmts.	End. balance	Beg. balance	Amort.	End. balance
1	\$95,142	\$8,353	\$(30,000)	\$73,495	\$110,142	\$(36,714)	\$73,428
2	73,495	5,066	(40,000)	38,561	73,428	(36,714)	36,714
3	38,561	1,439	(40,000)	0	36,714	(36,714)	0



## Observation

# Front-loaded expense pattern for software licenses paid for over time

Because the internal-use software asset is generally amortized on a straight-line basis while interest is calculated on the license liability using the effective interest method, total expenses for an internal-use software license paid for over the license period will generally result in a front-loaded pattern of total expense recognition. This is illustrated in the following chart using the fact pattern in Example 6.2.10.



## 6.2.20 Amortization: CCA implementation cost assets



**Excerpt from ASC 350-40** 

35 Subsequent Measurement

## Implementation Costs of a Hosting Arrangement That Is a Service Contract

> Amortization

**35-13** Implementation costs capitalized in accordance with the Implementation Costs of a Hosting Arrangement That Is a Service Contract Subsections of this Subtopic shall be amortized over the term of the associated hosting arrangement, considering the guidance in paragraph 350-40-35-17, on a straight-line basis unless another systematic and rational basis is more representative of the pattern in which the entity expects to benefit from access to the hosted software. This Subsection considers the right to access the hosted software to be equivalent to actual use, which shall not be affected by the extent to which the entity uses, or the expectations about the entity's use of, the hosted software (for example, how many transactions the entity processes or expects to process or how many users access or are expected to access the hosted software).

**35-14** An entity (customer) shall determine the term of the hosting arrangement that is a service contract as the fixed noncancellable term of the hosting arrangement plus all of the following:

- a. Periods covered by an option to extend the hosting arrangement if the entity (customer) is reasonably certain to exercise that option
- b. Periods covered by an option to terminate the hosting arrangement if the entity (customer) is reasonably certain not to exercise that option
- c. Periods covered by an option to extend (or not to terminate) the hosting arrangement in which exercise of the option is controlled by the vendor.

**35-15** An entity (customer) shall periodically reassess the estimated term of the arrangement and shall account for any change in the estimated term as a change in accounting estimate in accordance with Topic 250 on accounting changes and error corrections.

**35-16** An entity shall consider the effects of all the following when determining the term of the hosting arrangement in accordance with paragraph 350-40-35-14 and when reassessing the term of the hosting arrangement in accordance with paragraph 350-40-35-15:

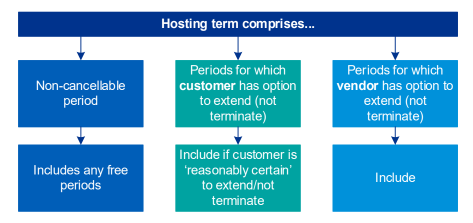
- a. Obsolescence
- b. Technology
- c. Competition
- d. Other economic factors
- e. Rapid changes that may be occurring in the development of hosting arrangements or hosted software
- f. Significant implementation costs that are expected to have significant economic value for the entity (customer) when the option to extend or terminate the hosting arrangement becomes exercisable.

**35-17** For each module or component of a hosting arrangement, an entity shall begin amortizing the capitalized implementation costs related to the hosting arrangement that is a service contract when the module or component of the hosting arrangement is ready for its intended use, regardless of whether the overall hosting arrangement will be placed in service in planned stages that may extend beyond a reporting period. For purposes of this Subsection, a hosting arrangement (or a module or component of a hosting arrangement) is

ready for its intended use after all substantial testing is completed. If the functionality of a module or component is entirely dependent on the completion of other modules or components, the entity shall begin amortizing the capitalized implementation costs related to that module or component when both that module or component and the other modules or components upon which it is functionally dependent are ready for their intended use.

CCA implementation cost assets are amortized on a straight-line basis, unless another systematic and rational basis is more representative of the software's use, over the 'term of the hosting arrangement'. [350-40-35-13]

The term of the hosting arrangement comprises the noncancellable period of the CCA plus any optional renewal periods that are (1) reasonably certain to be exercised by the customer or (2) for which exercise of the option is controlled by the vendor. [350-40-35-14]



The FASB staff observed during public EITF deliberations that 'reasonably certain' should be applied consistently with how it is applied under Topic 842 (leases).

Under Topic 842, 'reasonably certain' is a high threshold of probability that must be met to include optional lessee payments in the measurement of lease assets and lease liabilities, intended to have the parties account for a lessee renewal option (or option *not* to terminate the lease) only when the lessee has a *compelling* economic reason to exercise it (see section 5.2 of KPMG Handbook, Leases). [ASU 2016-02.BC194, BC197, BC218]

An entity is required to 'periodically reassess' the estimated term of the hosting arrangement over which capitalized implementation costs are amortized. When doing so, the entity considers the same factors as it considered initially. A change in the amortization period is accounted for prospectively as a change in accounting estimate. [350-40-35-15]

An entity considers all of these factors when determining or reassessing the term of the hosting arrangement – i.e. when determining or reassessing whether the entity is reasonably certain to exercise a renewal option (or not to exercise a termination option): [350-40-35-16]

- obsolescence;
- technology;

- competition;
- other economic factors;
- rapid changes that may be occurring in the development of hosting arrangements or hosted software; and
- significant implementation costs that are expected to have significant economic value for the customer when the option to extend (or not to terminate) the hosting arrangement becomes exercisable.



## Observation

Determining the 'term of the hosting arrangement' for cancellable (evergreen) CCAs may be difficult

The term for evergreen CCAs (i.e. those on a month-to-month or year-to-year basis) is established in the same manner as for all other CCAs, which means considering whether the entity is reasonably certain to exercise one or more available renewal options (including by not terminating the CCA).

Determining whether an entity is reasonably certain to exercise a renewal option in an evergreen arrangement may involve significant judgment. In general, we believe the shorter the non-cancellable period of the CCA, the greater the likelihood the entity is reasonably certain to exercise one or more renewal options. This is because, in many cases, it may be cost prohibitive to continually substitute software solutions – i.e. implement either a different cloud-based or on-premise software solution.

For example, if an entity uses a cloud-based solution to process its payroll for employees, it would generally be cost-prohibitive to frequently change solutions, especially if doing so would involve significant implementation costs – including those not capitalizable under Subtopic 350-40, such as training and data conversion/migration costs.



## Question 6.2.50

Do significant implementation costs that cannot be capitalized influence the term of the hosting arrangement?

**Interpretive response:** Yes. Subtopic 350-40 does not indicate that only capitalized implementation costs can influence whether an entity is reasonably certain to extend (or not terminate) a CCA. [350-40-35-16]

Further, it is rational an entity would consider the incurrence of significant non-capitalizable implementation costs, such as significant data conversion or training costs, when deciding whether to extend (or not terminate) a CCA.



## Question 6.2.60

Can capitalized CCA implementation costs be amortized based on expected usage of the hosted software?

**Interpretive response:** No. Subtopic 350-40 bases the amortization pattern for capitalized CCA implementation costs on the entity's access to the hosted software, not on its use thereof. [350-40-35-13]

Therefore, if the entity has equal access to the hosted software throughout the term of the hosting arrangement, amortization is on a straight-line basis. This applies even if the entity expects to use the hosted software on an uneven basis – e.g. more during certain periods of the year, or during certain years of the CCA.



## Question 6.2.70

What determines the non-cancellable period of a CCA?

**Interpretive response:** The non-cancellable period of a CCA is the period for which there are presently enforceable rights and obligations on the entity and the cloud service provider. This determination depends on the relevant laws and enforcement practices in the governing jurisdiction to which the contract is subject.

However, as a practical matter, in most cases presently enforceable rights and obligations do not exist beyond when the CCA can be cancelled unilaterally by either party, assuming each party's cancellation/termination option is substantive.

- Once the customer has the right to cancel the CCA, the customer no longer has an enforceable obligation to make the payments and the vendor no longer has an enforceable right to receive payments.
- Similarly, once the vendor has the right to terminate the CCA, the customer no longer has an enforceable right to access the hosted software and the vendor no longer has an enforceable obligation to permit the customer to access the hosted software.

#### **Substantive cancellation/termination option**

Determining whether a cancellation or termination option is substantive frequently requires judgment. This is because there is no single, uniform US GAAP definition or application of 'substantive', even in the narrow context of contractual cancellation or termination options.

However, we believe it is instructive the EITF fashioned the 'term of the hosting arrangement' (which is the amortization period for capitalized CCA implementation costs) guidance after that in Topic 842 (leases). Under Topic 842, when determining the 'lease term', a cancellation or termination option

that gives rise to a more-than-insignificant penalty is treated as non-substantive; see section 5.3 of KPMG Handbook, Leases.

Further, 'penalty' has a broad meaning; it encompasses economic penalties beyond any requirement for the terminating party to make a cash payment to the other party. [842 Glossary]

Consequently, we believe it is reasonable to similarly conclude a CCA cancellation or termination option is not substantive when it gives rise to a more than insignificant economic penalty.



## Question 6.2.80

Does a clause that requires notice before formal termination affect the non-cancellable period of a CCA?

**Interpretive response:** Yes. When either the entity or the cloud service provider has the right to terminate a CCA at any time on giving notice to the other party, the non-cancellable period of the CCA is the 'notice' period.

For example, a CCA may grant each party the unilateral, substantive right to terminate the contract, for any reason (see Question 6.2.70), on giving 90 days' notice to the other party. This means at any point before such notice is given by either party, enforceable rights and obligations exist for both parties for 90 days. Therefore, at commencement of the CCA, and until either party gives notice of its intent to terminate it, the non-cancellable period of the CCA is 90 days.



## Question 6.2.90

Can the term of the hosting arrangement include periods over which neither the customer nor vendor have a renewal option?

**Background:** CCAs may not include stated renewal options, even though the customer and the cloud service provider expect to agree on one or more renewals (e.g. through contract amendment).

**Interpretive response:** No. The amortization period for capitalized CCA implementation costs in these arrangements is expressly limited to the non-cancellable term of the CCA plus periods for which the entity or the cloud service provider has an option to extend. If the CCA does not include any renewal options, the amortization period for capitalized implementation costs in these arrangements is limited to the non-cancellable term of the CCA. [350-40-35-14]

Therefore, the term of the hosting arrangement may be shorter than either (1) the period over which the customer reasonably expects to benefit from the costs incurred, or (2) what the term of the hosting arrangement would have been if the CCA had included renewal options.

In this respect, the guidance on the term of the hosting arrangement is consistent with the following EITF conclusions.

- The CCA implementation costs 'attach to the [CCA] contract'. Because the CCA implementation cost asset attaches to the contract i.e. versus another asset, such as developed internal-use software or an internal-use software license its amortization period cannot extend beyond the enforceable period of the contract. [ASU 2018-15.BC8]
- The amortization period for the capitalized costs should be the 'term of the hosting arrangement' because the future economic benefit that will be derived from those costs is inextricably linked to the customer having the continued right to access the hosted software. [ASU 2018-15.BC11]



## Question 6.2.100

When does an entity reassess the term of the hosting arrangement over which capitalized implementation costs are amortized?

Background: Subtopic 350-40 does not provide guidance on: [350-40-35-15]

- how often an entity should reassess the term of the hosting arrangement;
   or
- what events or changes in circumstances should trigger a reassessment.

Therefore, the question arises about how often reassessment should occur, and whether, similar to lessees' reassessment of the lease term under Topic 842 (see section 6.6 of KPMG Handbook, Leases), reassessments should occur only on the occurrence of specified events or circumstances. [842-10-35-1, 55-28]

**Interpretive response:** We believe it is clear, although not explicitly stated, that the term of the hosting arrangement must be reassessed if the CCA is modified or the entity exercises a renewal or termination option that is not already included in that term.

Otherwise, we believe a plain reading of the guidance indicates entities should develop and maintain processes and controls to identify substantive changes to any of the factors expressly identified for consideration when determining or reassessing the term of the hosting arrangement. To the extent there is a change to one or more of them, the entity should reassess the term of the hosting arrangement. [350-40-35-16]

In addition, the term of the hosting arrangement should be revised if the entity commits to a plan to abandon (i.e. cease use of) the cloud-based solution. Section 6.2.30 discusses abandonment.

In the absence of further amendments to US GAAP or guidance from the SEC staff, we do not believe entities should infer a 'triggering event' approach to reassessing the term of the hosting arrangement so as to reassess the term of the hosting arrangement less frequently. The FASB's decision to adopt such an approach for lease term reassessments was specifically debated and codified in Topic 842; no such debate occurred when deliberating ASU 2018-15, and no similar guidance exists in Subtopic 350-40.

# P

## Example 6.2.20

## Term of the hosting arrangement

Customer enters into a non-cancellable CCA with Cloud Service Provider (CSP) for its hosted payroll processing solution. The non-cancellable term of the CCA is three years, commencing January 1, Year 1.

The contract grants Customer an option to renew the CCA for an additional three years at an annual fee equal to that of the non-cancellable term, subject to adjustment based on increases in the Consumer Price Index (CPI) during the initial, non-cancellable term.

Customer incurs implementation costs it appropriately capitalizes when incurred. Some of these costs are incurred after the beginning of the non-cancellable term (January 1, Year 1), but before go-live (see Question 3.4.10).

### **Scenario 1: Minor implementation costs**

The following additional facts are relevant.

- Customer's incurred implementation costs (those capitalized and those expensed as incurred – see Question 6.2.50) are minor.
- There are several alternative payroll processing solutions available in the marketplace, many of which also require only minor costs to implement.
- Because of ongoing technological advancement in this space, it is at least reasonably possible an improved alternative will be available by the time Customer will need to decide whether to exercise its renewal option with CSP.

Based on these facts and circumstances, Customer concludes it is not reasonably certain to exercise its renewal option. Therefore, the term of the hosting arrangement is only three years, equal to the non-cancellable term of the CCA.

The hosted solution went live on March 1, Year 1; therefore, the capitalized implementation costs will be amortized over the remainder of the hosting arrangement term from that date (34 months; March 1, Year 1 – December 31, Year 3).

#### **Scenario 2: Significant implementation costs**

Assume the same facts as Scenario 1, except that Customer's incurred implementation costs (capitalized and expensed as incurred – see Question 6.2.50) are significant; more than the hosting service fees for the non-cancellable term. In addition, the hosted solution took longer to implement, going live on July 1, Year 1.

Despite other factors (e.g. the availability of alternatives and ongoing technological advancement), the significance of the implementation costs leads Customer to conclude it is reasonably certain to exercise its option to renew the hosted solution for an additional three-year period. Customer's upfront investment in this solution is such it has a compelling economic reason to renew. Consequently, the term of the hosting arrangement is six years (January 1, Year 1 – December 31, Year 6).

Because the hosted solution did not go live until July 1, Year 1, Customer's capitalized implementation costs will be amortized from that date to the end of the hosting arrangement term (a period of 66 months).



## Example 6.2.30

# Amortization period and impairment testing considerations for multiple user licenses

Customer enters into a CCA with Cloud Service Provider (CSP) that permits 500 named users to access the SaaS. The initial, non-cancellable term of the CCA is three years.

Customer can renew for three additional years. The annual fee each year in Years 4-6 will be the same as the fee in the prior year plus an adjustment for any increase in the Consumer Price Index (CPI), provided Customer retains the same maximum number of named users.

Customer can renew as few as 100 users, and up to the original 500 users, in 50 user blocks. The price per user increases with fewer users.

Customer incurs significant costs to implement the SaaS solution; both the amounts capitalized and expensed as incurred are significant (see Question 6.2.50). The significance of the implementation costs, combined with Customer's expected continued need for the CSP solution or a comparable solution, leads Customer to conclude it is reasonably certain to renew the CCA beyond the initial, non-cancellable three-year period.

Customer's capacity needs fluctuate over time. Therefore, it is reasonably possible its needs for the SaaS solution will be less than 500 users after the end of the initial term. However, Customer concludes it cannot realize meaningful benefit from use of the solution with less than 300 users; if it were to go below that number, it would need to implement a supplemental solution to fulfill its needs or replace the solution entirely.

Based on these facts, Customer concludes it is reasonably certain to renew 300 users beyond the non-cancellable period, but it is not reasonably certain to renew the other 200 user rights.

The unit of subsequent accounting for capitalized CCA implementation costs is the cloud-based solution (there are not separate modules/components in this example). Therefore, Customer does not allocate implementation costs to users. Even though Customer is only reasonably certain to renew the SaaS for 300 users (not 500), it does not estimate a separate hosting arrangement term (i.e. amortization period) for a portion of the CCA implementation cost asset.

**Note:** Customer's conclusions in this regard will need to be considered in other aspects of its accounting for the capitalized CCA implementation costs for this SaaS solution – e.g. when evaluating the implementation cost asset for impairment, its Step 1 recoverability test cash flows should reflect these same assumptions (see section 6.2.40).



## **Question 6.2.110**

# What is the effect of new CCAs on existing CCA implementation cost assets?

**Background:** The internal-use software guidance in Subtopic 350-40 states that new software development activities trigger reassessment of the remaining useful lives of the existing software that will be replaced. When the existing software is replaced because the new software is ready for its intended use, the entity expenses the unamortized costs of the old software. [350-40-25-15]

The guidance on implementation costs of a hosting arrangement that is a service contract does not contain similar explicit guidance for capitalized CCA implementation costs. Therefore, the question arises about what effect new CCAs could have on existing CCA implementation cost assets.

Question 3.2.100 discusses the treatment of CCA implementation costs incurred after go-live, including those incurred as a result of entering into a new CCA.

**Interpretive response:** We believe an entity with existing CCA implementation cost assets that enters into a new CCA should consider the effect of the new cloud-based solution on existing cloud-based solutions for which implementation costs are capitalized.

For example, if the new solution will replace an existing solution (or module/component thereof), that may mean any related CCA implementation cost asset(s) is impaired (see section 6.2.40) or likely to be abandoned before the end of its current amortization period (see section 6.2.30).

Less overtly, the new solution may not replace an existing solution, but may suggest changes in factors that should trigger a reassessment of the term of the hosting arrangement for one or more existing CCA implementation cost assets (see Question 6.2.100). For example, the new solution may indicate a shift or advancement in relevant technology or affect whether a CCA for an existing solution that interfaces/interacts with the new solution is likely to be renewed or extended.

## 6.2.30 Abandonment



## **Excerpt from ASC 350-40**

## 35 Subsequent Measurement

### General

> Impairment

**35-2** Paragraphs 360-10-35-47 through 35-49 requires that the asset be accounted for as abandoned when it ceases to be used.

## Implementation Costs of a Hosting Arrangement That Is a Service Contract

> Impairment

**35-12** Paragraphs 360-10-35-47 through 35-49 require that the asset be accounted for as abandoned when it ceases to be used. Implementation costs related to each module or component of a hosting arrangement that is a service contract shall be evaluated separately as to when it ceases to be used.

When an entity ceases use of internal-use software (including an internal-use software license), the related asset is accounted for as abandoned under paragraphs 360-10-35-47 to 35-49. [350-40-35-2]

When an entity ceases to use a cloud-based solution subject to a CCA, any CCA implementation cost asset associated with that solution is accounted for as abandoned under paragraphs 360-10-35-47 to 35-49. [350-40-35-12]

A long-lived asset to be abandoned is disposed of when it ceases to be used. If the entity commits to a plan to abandon a long-lived asset before the end of its previously estimated useful life, depreciation (or amortization) estimates are revised under Topic 250 (accounting changes and error corrections). At the point when the asset ceases to be used, its carrying amount should not exceed its salvage value. [360-10-35-47 – 35-48]

An asset that is only temporarily idled is not abandoned because it will be used in the future. [360-10-35-49]

The following diagram illustrates the terms and timing of the accounting considerations that are discussed throughout this section.



### Notes:

- The 'decision date' is the date on which the entity commits to the plan to cease use
  of the internal-use software or cloud-based solution (or module/component thereof).
- The 'cease-use date' is the date on which the entity permanently stops using the internal-use software or cloud-based solution – e.g. the date the entity permanently stops processing transactions using the software/cloud-based solution.



## Question 6.2.120

Does an entity recognize any effect of a planned abandonment before it ceases use of the internaluse software or cloud-based solution?

**Interpretive response:** Yes. Consistent with the Topic 360 guidance applicable to other long-lived assets, amortization of an internal-use software or CCA implementation cost asset is accelerated from the point in time the entity commits to a plan to cease use of the related internal-use software or cloud-based solution (or module/component). [360-10-35-47 – 35-48]

This applies to a third-party software license or a CCA even if the cease-use date will precede the end of the contractual license or CCA term.

In our experience, it is rare for an abandoned internal-use software license or CCA implementation cost asset to have salvage value. Therefore, it would generally not be appropriate to continue to recognize an internal-use software license or CCA implementation cost asset beyond the cease-use date of the licensed software or cloud-based solution (or module/component).

If the software or cloud-based solution has multiple modules or components and the entity commits to a plan to cease use of only one or some of them, amortization of the internal-use software or CCA implementation cost asset(s) related to that (those) module(s)/component(s) is accelerated, consistent with the entity's plan to cease use. The amortization of the internal-use software or CCA implementation cost assets for modules/components that will not be abandoned is not accelerated.

Because of this, entities may frequently need to identify separate internal-use software or CCA implementation cost assets for the modules/components within a larger software application or cloud-based solution (see Question 3.2.10). It may be easiest to do this upfront (e.g. as the costs to implement the CCA are incurred), but otherwise entities will need to do this subsequently if they abandon only one or some modules/components of a software or cloud-based solution.



## **Question 6.2.130**

How is abandonment of an internal-use software or CCA implementation cost asset that is part of a larger asset group accounted for?

**Interpretive response:** We believe an entity should undertake the following steps to account for the abandonment of an internal-use software or CCA implementation cost asset that is part of a larger Topic 360 asset group.

#### 1. Assess fair value of uncompleted software

If internal-use software is uncompleted and not in service when the entity commits to the plan to abandon it, it is immediately written down to its fair value (presumed to be zero), less costs to sell. See section 6.2.40. [350-40-35-3]

If the internal-use software is complete and in service when the entity commits to a plan to abandon it, or the asset to be abandoned is a CCA implementation cost asset, this step does not apply. Proceed to Step 2.

### 2. Evaluate whether the asset group is impaired

The entity continues to evaluate impairment under Topic 360 at the same asset group level after committing to the plan to abandon the asset as before committing to the plan. This is because the plan, by itself, would not trigger a reassessment of the asset group to which the software or CCA implementation cost asset belongs. See section 3.3.50 of KPMG Handbook, Impairment of nonfinancial assets, for guidance on revising asset groups.

However, committing to the plan of abandonment may constitute an impairment triggering event, requiring an assessment of possible impairment for the larger asset group at the decision date. That assessment, as well as the recognition of any impairment loss, follows the guidance in Topic 360. An impairment indicator associated with a single internal-use software or CCA implementation cost asset within a larger asset group may not signify a need to test the entire asset group for impairment. An entity should consider the significance of the to-be-abandoned asset to the asset group before concluding the asset group needs to be tested for impairment. See section 4.3 of KPMG Handbook, Impairment of nonfinancial assets, for guidance about when to test an asset (asset group) for impairment. [360-10-35-21]

If the asset group is not impaired, there is no basis in Topic 360 or Subtopic 350-40 to immediately write down the carrying amount of the internal-use software or CCA implementation asset that will be abandoned except as required by paragraph 350-40-35-3 (see Step 1).

### 3. Determine go-forward accounting

It is necessary to consider the go-forward accounting at the decision date.

### Asset accounting

If the internal-use software or CCA implementation cost asset is either (1) not impaired or (2) only partially impaired in Step 1 or Step 2, the entity should shorten its estimate of the useful life of the internal-use software or the term of the hosting arrangement to ensure that the to-be-abandoned internal-use software or CCA implementation cost asset is amortized to its salvage value (typically \$0) over the period of its remaining expected use.

### License liability accounting

A decision to abandon an internal-use software license asset does not affect the accounting for any unpaid license fees liability. The license liability continues to be accounted for as before until it is extinguished (see Question 6.2.40).



## Question 6.2.140

Are unpaid license and non-license component fees accrued when an entity ceases use of the licensed software?

**Interpretive response:** The answer differs for unpaid license fees and non-license element (e.g. PCS, hosting services) fees.

#### **Unpaid license fees**

Unpaid license fees are not accrued under Topic 420 (exit or disposal cost obligations) because a liability for any unpaid license fees is already recorded under Subtopic 350-40. [350-40-25-17]

### Unpaid non-license element fees

An entity that ceases use of licensed internal-use software, but remains liable for non-license element fees – i.e. these fees will continue to be incurred after the cease-use date without remaining economic benefit to the entity – will accrue a liability under Topic 420 for the remaining unpaid payments attributable to those elements at the cease-use date. [420-10-15-3, 420 Glossary, 420-10-25-11]



## Question 6.2.150

Are unpaid hosting service fees accrued when an entity ceases use of the cloud-based solution?

**Interpretive response:** Yes. CCAs are executory contracts in the scope of Topic 420 (exit or disposal cost obligations). A customer that ceases use of a cloud-based solution subject to a CCA, or a module or component thereof, accrues a liability, measured at fair value, for the remaining unpaid hosting service fees – and any other ancillary costs that will continue to be incurred under the CCA without economic benefit to the entity – as of the cease-use date. This includes an estimate of any variable hosting service fees (e.g. usage or transaction-based fees). [420-10-15-3, 420 Glossary, 25-11, 30-7, 30-9]

## **Unpaid implementation fees**

If the customer is paying for upfront implementation services over time, unpaid implementation fees (which may be an allocated portion of the CCA subscription fees being paid over the CCA term) at the cease-use date should already be accrued – i.e. they should have been accrued when the implementation services were provided. Therefore, no additional accrual for the unpaid portion of those fees is required at the cease-use date.



## Example <u>6.2.40</u>

# Abandoning a module of a cloud-based solution subject to a CCA

Customer incurred costs to implement a cloud-based solution. Customer purchased, and the CCA covers, two modules: a payroll processing module and an HR module. Implementation was completed for both modules on the same date.

The following additional facts are relevant.

Hosting service fees:	\$100 per month, paid in advance
Remaining term of the hosting arrangement at go-live date:	5 years
Go-live date:	January 1, Year 3
Capitalized implementation costs – payroll module:	\$400
Capitalized implementation costs – HR module:	\$300
Relative stand-alone prices (per month):	\$50 (payroll module); \$50 (HR module)
Credit-adjusted risk-free rate:	6%

On June 30, Year 4 (decision date), Customer commits to a plan to cease use of the payroll module effective March 31, Year 5 (cease-use date). This commitment is evidenced by a contract with a payroll outsourcing provider dated June 30, Year 4, for a new payroll solution expected to go live, after a period of parallel processing, on April 1, Year 5.

Customer has the following CCA implementation cost assets recorded at the decision date.

Pay	yroll module:1 \$120
HR	module: <sup>2</sup> \$90
Not	tes:
1.	Initial asset (\$400) less amortized portion as of decision date ([\$400 $\div$ 5 years] $\times$ 3.5 years since go-live = \$280).
2.	Initial asset (\$300) less amortized portion as of decision date ([\$300 $\div$ 5 years] $\times$ 3.5 years since go-live = \$210).

Customer's accounting for the HR module and its capitalized implementation costs is unaffected by the decision to abandon the payroll module.

However, the decision to abandon the payroll module means the related CCA implementation cost asset should be amortized to \$0 (no expected salvage value) by the cease-use date. Customer will amortize the remaining CCA implementation cost asset (\$120) from the decision date to the cease-use date.

Customer has the following CCA implementation cost assets recorded as of December 31, Year 4.

Payroll module:1	\$40
HR module: <sup>2</sup>	\$60

#### Notes:

- Carrying amount as of decision date (\$120) less amortization since decision date ([\$120 ÷ 9 months] × 6 months = \$80).
- 2. Initial asset (\$300) less amortized portion as of December 31, Year 4 ((\$300 ÷ 5 years) × 4 years since go-live = \$240).

At the cease-use date, the carrying amounts of the CCA implementation cost assets are as follows. In addition, Customer records a Topic 420 liability for the remaining unpaid hosting service fees.

Payroll module:1	\$ -
HR module: <sup>2</sup>	\$45
Topic 420 liability – payroll module:3	\$441

#### Notes:

- 1. Amortized to \$0 by cease-use date.
- 2. Initial asset (\$300) less amortized portion as of March 31, Year 5 ((\$300 ÷ 5 years) × 4.25 years since go-live = \$255).
- 3. 9 remaining months' hosting service fees for the payroll module (9 x \$50 = \$450), discounted using the credit-adjusted risk-free rate of 6% (rounded) note: there are no other associated costs without economic benefit to Customer to consider in this fair value liability measurement.

## 6.2.40 Impairment



## **Excerpt from ASC 350-40**

## 35 Subsequent Measurement

### General

#### > Impairment

**35-1** Impairment shall be recognized and measured in accordance with the provisions of Section 360-10-35, which requires that assets be grouped at the lowest level for which there are identifiable cash flows that are largely independent of the cash flows of other groups of assets. The guidance is applicable, for example, when one of the following events or changes in circumstances occurs related to computer software being developed or currently in use indicating that the carrying amount may not be recoverable:

- a. Internal-use computer software is not expected to provide substantive service potential.
- b. A significant change occurs in the extent or manner in which the software is used or is expected to be used.

- c. A significant change is made or will be made to the software program.
- d. Costs of developing or modifying internal-use computer software significantly exceed the amount originally expected to develop or modify the software.
- **35-2** Paragraphs 360-10-35-47 through 35-49 requires that the asset be accounted for as abandoned when it ceases to be used.
- **35-3** When it is no longer probable that computer software being developed will be completed and placed in service, the asset shall be reported at the lower of the carrying amount or fair value, if any, less costs to sell. The rebuttable presumption is that such uncompleted software has a fair value of zero. Indications that the software may no longer be expected to be completed and placed in service include the following:
- a. A lack of expenditures budgeted or incurred for the project.
- b. Programming difficulties that cannot be resolved on a timely basis.
- c. Significant cost overruns.
- d. Information has been obtained indicating that the costs of internally developed software will significantly exceed the cost of comparable thirdparty software or software products, so that management intends to obtain the third-party software or software products instead of completing the internally developed software.
- e. Technologies are introduced in the marketplace, so that management intends to obtain the third-party software or software products instead of completing the internally developed software.
- f. Business segment or unit to which the software relates is unprofitable or has been or will be discontinued.

## Implementation Costs of a Hosting Arrangement That Is a Service Contract

> Impairment

**35-11** Impairment shall be recognized and measured in accordance with the provisions of Section 360-10-35 as if the capitalized implementation costs were a long-lived asset. That guidance requires that assets be grouped at the lowest level for which there are identifiable cash flows that are largely independent of the cash flows of other groups of assets. The guidance is applicable, for example, when one of the following events or changes in circumstances occurs related to the **hosting arrangement** that is a service contract indicating that the carrying amount of the related implementation costs may not be recoverable:

- a. The hosting arrangement is not expected to provide substantive service potential.
- b. A significant change occurs in the extent or manner in which the hosting arrangement is used or is expected to be used.
- c. A significant change is made or will be made to the hosting arrangement.

An entity uses the long-lived assets impairment guidance in Topic 360 to determine whether capitalized internal-use software and CCA implementation costs are impaired, and if so, the amount of the impairment loss to recognize. The impairment loss is presented in the same manner in the income statement

as an impairment loss recognized for any other long-lived asset. [350-40-35-1, 35-11]

Subtopic 350-40 gives the following example events or changes in circumstances that may indicate the internal-use software, or CCA implementation cost asset is not recoverable. [350-40-35-1, 35-11]

Int	ernal-use software	CCA	A implementation cost assets
-	Software is not expected to provide substantive service potential.	_	The CCA is not expected to provide substantive service potential.
_	A significant change occurs in the extent or manner in which the software is used or expected to be		A significant change occurs in the extent or manner in which the CCA is used or expected to be used.
	used.		A significant change is made or will
_	A significant change is made or will be made to the software program.		be made to the CCA.
	Costs of developing or modifying internal-use computer software significantly exceed the amount originally expected to develop or modify the software.		

Even if an internal-use software asset is part of an asset group that is not impaired under Topic 360, it may need to be written down. When it is no longer probable that uncompleted internal-use software will be completed and placed in service, the asset should be reported at the lower of its carrying amount and fair value less costs to sell. There is a rebuttable presumption that uncompleted internal-use software has a fair value of zero. [350-40-35-3]

Probable is used in the same context as it is in FASB Concepts Statement No. 6, which states, "probable is used with its general meaning, rather than in a specific accounting or technical sense, ... and refers to that which can reasonably be expected or believed on the basis of available evidence or logic but is neither certain nor proved." [SOP 98-1.75]

Subtopic 350-40 provides indicators that the software will no longer be completed and placed in service. [350-40-35-3]



## Question 6.2.160

Is the liability for an acquired software license to be paid for over time included in the carrying amount of the asset group?

**Background:** The recoverability test for a held-and-used asset group (Step 1 of the impairment test) excludes:

- financial and nonoperating liabilities from the carrying amount of the asset group; and
- the cash flows attributable to the financial and nonoperating liabilities when determining the undiscounted future expected cash flows of the asset

group – i.e. both the interest and principal components of the financial and nonoperating liabilities should be excluded.

In contrast, consistent with Example 1 to Topic 360, an entity includes operating liabilities (e.g. accrued liabilities and accounts payable) in the carrying amount of the asset group and the cash flows used in the recoverability test. [360-10-55-20 – 55-22]

**Interpretive response:** In general, no. The liability is generally excluded in determining the carrying amount of the asset group, and the interest and principal components of the liability excluded in determining the undiscounted future expected cash flows of the asset group in the recoverability test. An exception may arise if the asset group is a reporting unit and the lowest level of identifiable cash flows includes principal payments on debt. Question 5.3.30 of KPMG Handbook, Impairment of nonfinancial assets, discusses this exception in further detail and its effect on the recoverability test.

We observe the license liability is a financial liability that is generally consistent in character with a finance lease liability under Topic 842 (capital lease obligation under Topic 840), including that it will incur interest expense, and the impairment guidance in Topic 360 has long excluded finance lease liabilities (capital lease obligations) from Topic 360 asset groups (see Question 5.3.40 of KPMG Handbook, Impairment of nonfinancial assets).



## Question 6.2.170

Does the recoverability test include fees for nonlicense elements of a software licensing arrangement?

**Interpretive response:** Yes, but how they are included in the Step 1 recoverability test depends on whether the fees are unpaid or prepaid.

#### **Unpaid fees**

Unpaid fees for non-license elements like post-contract customer support (PCS) or hosting services are not included in the license liability. Therefore, those fees are deducted from the undiscounted estimated future cash flows of the asset group to which the intangible software license asset belongs.

#### **Prepaid fees**

In contrast, an entity may prepay for multiple years of PCS or hosting services – e.g. prepays for a three-year term license with co-terminus PCS and/or hosting services. In this case, there are no unpaid fees and the prepaid asset is included in the carrying amount of the asset group that includes the intangible software license asset.

If an impairment exists, the long-term prepaid asset is in the scope of Topic 360 and will receive an allocation of the impairment loss. [360-10-15-4(a)(4)]

Questions 2.4.20 and 9.3.10 of KPMG Handbook, Impairment of nonfinancial assets, discuss the inclusion of assets in the recoverability test and allocation of impairment losses within an asset group, respectively.



## **Question 6.2.180**

Does the recoverability test include CCA hosting service fees?

**Interpretive response:** Unpaid hosting service fees should be deducted from the undiscounted estimated future cash flows of the asset group to which a CCA implementation cost asset belongs.

In contrast, if an entity prepays for a multi-year CCA (e.g. prepays for a three-year SaaS subscription), the prepaid asset is included in the carrying amount of the asset group that includes the CCA implementation cost asset.

If an impairment exists, the long-term prepaid asset is in the scope of Topic 360 and will receive an allocation of the impairment loss. [360-10-15-4(a)(4)]

Questions 2.4.20 and 9.3.10 of KPMG Handbook, Impairment of nonfinancial assets, discuss the inclusion of assets in the recoverability test and allocation of impairment losses within an asset group, respectively.



## Question 6.2.190

Does the recoverability test include variable payments?

**Interpretive response:** Yes. An entity should include expected variable payments (e.g. usage or transaction-based fees) when estimating undiscounted future cash flows of the asset group in Step 1 of the Topic 360 impairment test.

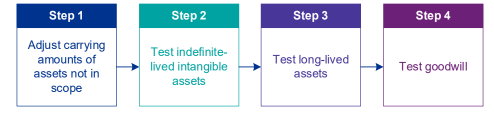
The potential range of variability could affect the entity's decision of whether to base its estimates on a single best estimate or probability-weighted cash flows; see Question 7.2.30 in KPMG Handbook, Impairment of nonfinancial assets.



## **Question 6.2.200**

Is internal-use software that is not expected to be completed written down before testing the related asset group for impairment?

**Background:** As a general principle, an entity performs impairment testing in the following order, based on the nature of the asset. [350-20-35-31 – 35-32, 360-10-35-27]



The entity adjusts carrying amounts for any resulting impairment losses before performing the next test. This sequencing is discussed in further detail in section 4.4 of KPMG Handbook, Impairment of nonfinancial assets.

**Interpretive response:** Yes. The carrying amount of an asset not in the scope of Subtopic 360-10 is adjusted based on the requirement(s) in other Topics before testing the asset group to which it belongs for impairment. Therefore, an internal-use software asset is written down if required under Subtopic 350-40 before the asset group to which it belongs is tested for impairment under Topic 360. [350-40-35-3, 360-10-35-27]

## 6.2.50 Internal-use software subsequently marketed



## **Excerpt from ASC 350-40**

## 35 Subsequent Measurement

### General

- > Internal-Use Computer Software Subsequently Marketed
- **35-7** If, after the development of internal-use software is completed, an entity decides to market the software, proceeds received from the license of the computer software, net of direct incremental costs of marketing, such as commissions, software reproduction costs, warranty and service obligations, and installation costs, shall be applied against the carrying amount of that software.
- **35-8** No profit shall be recognized until aggregate net proceeds from licenses and amortization have reduced the carrying amount of the software to zero. Subsequent proceeds shall be recognized as **revenue** in accordance with Topic 606 on revenue from **contracts** with **customers** or recognized as a gain in accordance with Subtopic 610-20 on derecognition of nonfinancial assets if the contract is not with a customer.
- **35-9** If, during the development of internal-use software, an entity decides to market the software to others, the entity shall follow the guidance in Subtopic 985-20. Amounts previously capitalized under this Subtopic shall be evaluated at each balance sheet date in accordance with paragraph 985-20-35-4. Capitalized software costs shall be amortized in accordance with paragraphs 985-20-35-1 through 35-2.
- **35-10** A pattern of deciding to market internal-use software during its development creates a rebuttable presumption that any software developed by that entity is intended for sale, lease, or other marketing, and thus is subject to the guidance in Subtopic 985-20.

An entity may decide to market (e.g. sell or license) internal-use software after development is complete. Proceeds received from the sale or license of the software, net of direct incremental costs of marketing (e.g. commissions,

software reproduction costs, warranty and service obligations, installation costs) reduce the carrying amount of the internal-use software asset. [350-40-35-7]

After the carrying amount is reduced to zero, proceeds are recognized as revenue under Topic 606 (revenue from contracts with customers) or as a gain under Subtopic 610-20 (gains and losses from the derecognition of nonfinancial assets) if the contract is not with a customer. KPMG Handbook, Revenue for Software and SaaS, includes guidance on applying Topic 606 and Subtopic 610-20 to software licensing arrangements. [350-40-35-8]

If an entity changes course and decides to externally market software previously intended only for internal use, any recorded software asset becomes subject to Subtopic 985-20 (costs of software to be sold, leased or marketed) from that point (see chapter 5 and section 6.4). [350-40-35-9]

A pattern of marketing internal-use software creates a rebuttable presumption that future software will also be marketed and therefore should not be accounted for under Subtopic 350-40. [350-40-35-10]



## Question 6.2.210

What constitutes a 'pattern' of marketing internaluse software?

**Interpretive response:** It depends. We believe 'pattern' indicates more than a one-off instance, and also likely refers to more than only a couple of instances. However, an entity with more instances may have an established pattern to which the rebuttable presumption would apply. [350-40-35-10]

That said, reasonable judgment should be applied. For example, a smaller number of instances may establish a pattern if they occur within a shorter timeframe. In contrast, if an entity has been developing internal-use software for many years, the same number of instances, spread over that period, may not constitute a pattern.

As illustrated in the following examples, specific facts and circumstances may also affect whether a pattern is determined to exist.

- ABC Corp. decides to market internally developed internal-use software (Application Q) after it acquires Target Co., which has similar internal-use software that will be used in the combined entity's operations postacquisition. In this example, the decision to externally market Application Q was created by a significant event that made the software redundant.
- DEF Corp. decides there is a market for its internal-use software (Application T) based on the benefits it has generated internally and can demonstrate, and that licensing it would not be competitively disadvantageous. This example might suggest DEF was open (and would be again) to revenue-enhancing opportunities that might arise for any of its internal-use software.

The first example might be given less weight in an analysis of whether there is a pattern (or emerging pattern) of marketing internal-use software externally than the second example.



## **Question 6.2.220**

What evidence is required to overcome a rebuttable presumption that developed software will be marketed externally?

**Interpretive response:** It depends. As with any rebuttable presumption that exists in US GAAP, it can be overcome based on the facts and circumstances. However, the onus is on the entity to prove why it is overcome (rather than the converse – i.e. why the presumption should be sustained).

The entity's specific facts and circumstances will ultimately determine what and how much evidence is needed to overcome the presumption. However, an important piece of evidence may be demonstrating more recent (than the instances giving rise to the pattern creating the presumption) instances of internal-use software that has not, throughout its economic life (or a significant portion thereof to-date), been marketed externally; these instances may be sufficient to outweigh the pattern that created the presumption.

In general, with or without more recent experiential evidence, we would expect an entity to explain:

- what has changed since the instances creating the pattern occurred e.g. in terms of the entity's policies/practices, business goals; and/or
- what is different about the new software under development as compared with the software that was marketed externally in the past – e.g. that the software is so specialized to the entity's operations or other software that selling or licensing it externally is not feasible.



## Example 6.2.50

## Rebuttable presumption exists

#### Scenario 1: Rebuttable presumption exists and cannot be overcome

DEF Inc. is developing a SaaS product offering for customers in the financial services and insurance industries. Customers of this SaaS offering will not have the contractual right to take possession of the software, and DEF does not presently have a substantive plan to market the software externally. However, in the past DEF has licensed software it developed with the initial intent to sell only through SaaS subscriptions to certain customers in these industries with special security and/or regulatory requirements.

DEF's past practice of licensing other software it developed principally for a SaaS offering creates a rebuttable presumption the new software will also be licensed externally, as well as sold on a SaaS basis.

Because DEF's new product is likely to be of interest to the same customers that have licensed its software products in the past, and in the absence of other evidence to rebut the presumption, DEF cannot overcome the rebuttable presumption created by its past practices.

Therefore, DEF accounts for its software development costs under Subtopic 985-20 even though it does not have a substantive plan to, and ultimately might not, license this new software.

#### Scenario 2: Rebuttable presumption exists but is overcome

Assume the same facts as in Scenario 1, except the new software product differs from DEF's previously offered products with respect to the types of personal and entity confidential information it will ingest and use, which is a key reason some customers have desired to license DEF's software in the past.

In addition, this is DEF's first new offering in a few years, during which time security and other features of DEF's public cloud hosting service provider have improved and become more widely used, including by previous DEF licensing customers and similar entities.

Lastly, DEF is implementing new business process controls that will require senior vice president of sales (or higher) approval to even enter into negotiations for a license to the new software.

In this scenario, DEF concludes it can overcome the presumption it will license the new software product externally. Consequently, DEF accounts for its software development costs under Subtopic 350-40.

#### Scenario 3: Rebuttable presumption does not exist

Assume the same facts as in Scenario 1 except DEF has only licensed its software once previously. This was despite meaningful past interest from some entities to license DEF's software, and DEF undertaking market feasibility studies to help it decide whether to license its software as well as offer it on a SaaS basis.

In that case, DEF was required to grant a license to the software underlying three of its seven core SaaS offerings to a single entity as part of a European regulatory order. Entering into those licenses satisfied the European regulator and there is no indication that DEF will be required to license those three offerings to other entities, or the European regulator will require DEF's new software to be licensed to that entity or any other entity.

In this scenario, DEF concludes the past regulatory action does not create a rebuttable presumption about the development of its SaaS offerings in general. Therefore, because there are no other factors indicating the software being developed for this new SaaS offering is not for internal use, DEF accounts for its software development costs under Subtopic 350-40.



## Question 6.2.230 \*\*

What are the accounting effects of a 'one-off' licensing arrangement for the vendor?

**Background:** An entity previously offered its software to customers *only* under hosting arrangements that do *not* give the customer the contractual right to take possession of the software (see section 2.5). Accordingly, and together with the fact that the entity has never had a substantive plan to license the software (see section 2.4.10), the entity has accounted for its software

development costs under Subtopic 350-40. The entity has capitalized significant development costs thereunder.

Now consider a scenario in which, to satisfy customer regulatory requirements, the entity subsequently enters into a customer contract under which the customer will host the software behind its own firewall on servers it owns or leases. Aside from this, the arrangement substantially mimics the entity's typical SaaS arrangements – i.e.:

- the customer will make subscription payments over the contract period;
   while
- the entity will manage installation (i.e. to the customer's instance) of the same software updates that it will install to its multi-tenant hosted instance of the software (i.e. to which the entity's SaaS customers obtain access) and provide technical support.

In this scenario, the question has arisen about whether this constitutes a licensing arrangement, rather than a SaaS arrangement; and if this is a licensing arrangement, the accounting consequences.

**Interpretive response:** First, the background scenario presented *does* constitute a licensing arrangement. Consistent with the response to Question 2.5.50, the customer *has* possession of the software from the arrangement's outset; as such, there is no hosting arrangement (much less one that does not include a license).

Second, it is unimportant that this is the first arrangement in which the entity has licensed this software. The entity is still required to apply the 'internal-use computer software subsequently marketed' guidance discussed in this section. Question 6.2.240 that follows discusses how to apply that guidance to a multiple-element licensing arrangement like that described in the background.

Third, until and unless the requirements in Question 2.4.30 (i.e. pertaining to external-use software becoming internal-use software) are met, any additional software development costs (e.g. developing upgrades or enhancements) are subject to Subtopic 985-20 from that point forward. On the basis, as in the background example, that any such upgrades or enhancements will be provided to the customer licensing the software, they would be considered *external-use* software projects. [350-40-15-2A(b), 25-8; 985-20-55-2]

Paragraphs 350-40-35-7 to 35-8 require the software asset's carrying amount to be reduced by the proceeds of the licensing arrangement (see Question 6.2.240). If the carrying amount is not reduced to zero by those proceeds (and any other licensing arrangements for the software), Question 6.2.250 addresses what guidance to apply to the remaining software asset.

## **Applying Question 2.4.30**

In the context of the background scenario, even if the entity has no plans to license the software to other customers (i.e. the entity believes the licensing arrangement is a 'one-off' instance), we believe the requirements set out in Question 2.4.30 would not be met so long as (1) there is a reasonable possibility of the entity and the customer renewing the licensing arrangement or (2) it is more than remote that upgrades or enhancements to the licensed

software stemming from the entity's development/engineering efforts will be provided to the customer.



## Question 6.2.240\*\*

What proceeds should reduce the carrying amount of the internal-use software asset?

**Background:** For purposes of this Question, consider the same scenario outlined in the background to Question 6.2.230. The entity is not only transferring a license to its software, but is also providing PCS (i.e. updates and technical support) and managed professional services. In this case, the question arises about whether the proceeds that will reduce the carrying amount of the capitalized software asset under paragraph 350-40-35-7 should include those from the PCS or managed professional services.

**Interpretive response:** We believe Subtopic 350-40 is not clear in this regard, and that the relevant guidance in paragraphs 350-40-35-7 and 35-8 can reasonably be interpreted in either of the following ways. Consequently, we would not object to either view (A or B) consistently applied.

- View A: Only license proceeds should reduce the carrying amount of the software asset. Under this view, "proceeds received from the license of the computer software..." and "No profit shall be recognized until aggregate net proceeds from licenses..." [emphasis added] should be read literally and in the context of Topic 606's guidance on identifying performance obligations (and regardless of whether the license is a separate performance obligation under Topic 606 see chapter C of KPMG Handbook, Revenue for Software and SaaS). Therefore, based on the Topic 606 guidance on allocating transaction price to performance obligations, proceeds attributable to goods or services other than the software license, such as PCS or professional services, are not applied against the carrying amount of the capitalized software. Instead, the entity recognizes these amounts in the same manner as if it had no capitalized software.
- View B: All proceeds under the licensing arrangement should first reduce the carrying amount of the software asset. Under this view, the proceeds earned from providing PCS or professional services are only possible because the related software was developed. Therefore, those proceeds should also, like those attributable to the software license, first be applied against the carrying amount of the software such that no profit from licensing the software or from those derivative services occurs until the carrying amount of the software is reduced to zero. Those supportive of this view believe it is consistent with AcSEC's stated intent for entities to apply a 'cost recovery method' when internal-use software is subsequently sold or licensed. In looking to AcSEC's stated intent in SOP 98-1, we observe that the relevant guidance in paragraphs 350-40-35-7 and 35-8 is unchanged from that in SOP 98-1. [SOP 98-1.89]



## Question 6.2.250\*\*

What Subtopic governs the accounting for any remaining software asset if its carrying amount is not reduced to zero under paragraphs 350-40-35-7 and 35-8?

**Background:** For purposes of this Question, assume an entity licenses internaluse software to one or more third parties (i.e. customer or otherwise), but after reducing the software asset's carrying amount in accordance with paragraphs 350-40-35-7 and 35-8 there is a remaining carrying amount. Further assume the software does not meet the requirements in Question 2.4.30 to again be classified as internal-use software.

In that case, the question arises about whether the remaining software asset is subject to the subsequent measurement, presentation and disclosure requirements in Subtopic 985-20, or another Topic (e.g. it remains within the scope of Subtopic 350-40).

Note, any *additional* software development costs incurred (e.g. for upgrades or enhancements) are subject to Subtopic 985-20 until and unless the requirements in Question 2.4.30 (i.e. pertaining to external-use software becoming internal-use software) are met. See Question 6.2.230.

**Interpretive response:** In general, we believe it is appropriate for any remaining software asset to be accounted for under Subtopic 985-20. We believe it is logical:

- for both the existing capitalized software costs and any future upgrade/enhancement development costs related to that same software to be scoped consistently (i.e. both within Subtopic 985-20); and
- to scope the remaining software asset consistent with any other software the entity does or may license externally.

In addition, we observe that the guidance in section 350-40-35 explicitly states that if, during development, an entity decides to sell or license the software to others, the entity follows the amortization and impairment guidance in Subtopic 985-20 for any software asset already capitalized. [350-40-35-9]

While paragraph 350-40-35-9 only explicitly refers to software under development, if software should be re-scoped (i.e. to Subtopic 985-20) based solely on an entity's *plan* to sell or license it to others, we believe an entity actually *doing* so – i.e. actually selling or licensing the software – should also result in re-scoping, regardless of the software's stage of completion (i.e. still under development or completed). We do not believe the explicit reference to "during development" in paragraph 350-40-35-9 reflects an intention otherwise.

### **Alternative view**

The preceding notwithstanding, an alternative view is that Subtopic 350-40 is not clear about whether any *remaining* software asset becomes subject to Subtopic 985-20.

In this regard, paragraph 350-40-35-9 explicitly refers only to software that is under development, while paragraph 350-40-35-8 appears to contemplate

continued amortization of the software without any reference to a change in scope like that in paragraph 350-40-35-9. Given these points, we would accept this alternative view if it is applied consistently.

## 6.3 Website development

Subtopic 350-50 does not contain subsequent measurement guidance. Therefore, the following applies.

- Costs capitalized from applying Subtopic 350-40 (see sections 4.2.20 –
   4.2.50) follow the subsequent measurement guidance applicable to internal-use software assets (see section 6.2)
- Costs capitalized under other Topics follow the subsequent measurement guidance in the Topic (or Subtopic) that applied when deciding which activity costs to capitalize. For example, purchased computer servers capitalized under Topic 360 are accounted for under the subsequent measurement guidance in Section 360-10-35.

## 6.4 Costs of software to be sold, leased or marketed



## **Excerpt from ASC 985-20**

#### 35 Subsequent Measurement

### **General Note**

The Subsequent Measurement Section provides guidance on an entity's subsequent measurement and subsequent recognition of an item. Situations that may result in subsequent changes to carrying amount include impairment, credit losses, fair value adjustments, depreciation, and amortization, and so forth.



## Question 6.4.05\*\*

Is external-use software acquired in a business combination or acquisition of a not-for-profit entity accounted for under Subtopic 985-20 or Subtopic 350-30 post-acquisition?

**Interpretive response:** Based on discussions with the FASB staff, we believe it is acceptable, as an accounting policy election, to account for acquired externaluse software post-acquisition under either Subtopic 985-20 (Approach A) or Subtopic 350-30 (Approach B). US GAAP is not sufficiently clear to preclude either approach.

We have observed both approaches being applied in practice. Often, it is entities with significant capitalized internally developed external-use software that follow Approach A, while entities whose development processes do not result in material capitalized external-use software generally appear to follow Approach B.

## 6.4.10 Amortization



## **Excerpt from ASC 985-20**

### 35 Subsequent Measurement

#### General

- > Amortization of Capitalized Software Costs
- **35-1** Capitalized software costs shall be amortized on a product-by-product basis. The annual amortization shall be the greater of the amounts computed using the following:
- a. The ratio that current gross revenues for a product bear to the total of current and anticipated future gross revenues for that product
- b. The straight-line method over the remaining estimated economic life of the product including the period being reported on.
- **35-2** Because a net realizable value test, which considers future revenues and costs, must be applied to capitalized costs (see paragraph 985-20-35-4), amortization shall be based on estimated future revenues. In recognition of the uncertainties involved in estimating revenue, amortization shall not be less than straight-line amortization over the product's remaining estimated economic life.
- **35-3** Amortization shall start when the product is available for general release to customers.

#### 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- > Amortization
- • > Changes in Estimates of Future Revenues or Remaining Economic Life
- **55-15** Estimates of future revenues or the remaining economic life for a product may change over the period in which the software product is being amortized. Amortization for any asset is based on estimates of future events, and software is no exception. The most recent information should be used to determine if changes to estimates should be made.
- • > Straight-Line Amortization
- **55-16** Paragraph 985-20-35-1 indicates that straight-line amortization of a software product is computed over the remaining estimated economic life of the product. As such, the unamortized cost of the product should be divided by

its remaining life, including the current year.

- > Product Enhancements
- • > Useful Life of a Product Enhancement

**55-19** The estimated useful life of a product enhancement is the estimated life of the enhancement. It is not the remaining life of the original product nor is it the remaining life of the original product for any costs of the original product included in the enhancement and the estimated life of the enhancement for all other costs. All costs of a product enhancement, including any costs carried over or allocated from the original product, should be amortized over the enhancement's estimated useful life.

Subtopic 985-20 requires the amortization of capitalized software production costs on a product-by-product basis. Amortization commences when the software product is available for general release to customers. [985-20-35-3]

Once amortization commences, the *annual* amount of amortization is the greater of: [985-20-35-1]

- the ratio of (1) gross current annual period revenues for the software product as compared to (2) gross current annual period revenues for the software product *plus* total expected future revenue for the software product (**ratio method**); and
- the amortization that would result for the period from amortizing the software costs on a straight-line basis from the beginning of the annual period over the software product's remaining economic life (straight-line method).

External-use software acquired in a business combination may be accounted for post-acquisition, including with respect to amortization, in accordance with either Subtopic 985-20 or Subtopic 350-30 (general intangibles other than goodwill). See Question 6.4.05.



## Question 6.4.10

How is amortization recognized during interim periods?

**Background:** In general, annual 'ratio method' amortization cannot be calculated until the end of the entity's fiscal year. Before then, actual gross product revenues for the year are not known, and facts and circumstances may arise that affect estimated future gross product revenues.

Therefore, the entity may not know which method, straight-line or ratio, will produce greater amortization for the year. Even if it is virtually certain to be the ratio method, the exact amount will not be known.

As a result, the question arises about how an entity should record amortization in interim periods during its fiscal year.

**Interpretive response:** Entities reporting interim financial information on an interim basis under Topic 270 (interim reporting) frequently make estimates in

assigning costs and expenses to interim periods so that interim period results reflect anticipated annual results. For example, entities frequently estimate certain employee bonuses, and accrue a proportion thereof during interim periods, even if the bonus will not be owed to the employee if they terminate employment or specified metrics are not met for the year. [270-10-45-4(b)]

An entity should make estimates about the amount of amortization it will recognize for the fiscal year, including the amortization method that will apply (straight-line or ratio), to record interim period amortization. The entity's intent with such estimates should not be biased toward recognizing more or less amortization in an interim period than can be rationally attributed thereto.

The entity should not restate previously recorded amortization amounts when its annual amortization estimates change. For example, first quarter amortization should not be adjusted for changes in estimates made in the second quarter. Additional or reduced first quarter amortization necessary to true-up first half (first and second quarters) amortization to revised estimates of annual amortization should be recognized entirely in the second quarter. [270-10-45-14]



## Question 6.4.20

Is a change between straight-line and ratio method amortization a change in accounting principle?

**Interpretive response:** No. The method used to calculate annual amortization of capitalized software costs under Subtopic 985-20 is not an accounting principle under Topic 250. The method used to calculate amortization each year is dictated by the result each one produces for the year, which can change multiple times during a software product's estimated economic life. [985-20-35-1]

Because any change in amortization method is required rather than voluntary, an entity is not required to assess the preferability of such a change under Topic 250.



## Question 6.4.30

Does the straight-line amortization method use the original or current carrying amount of the capitalized software costs?

**Background:** Assume an entity has \$100 in capitalized software costs for a particular software product that has a four-year economic life. The entity recognizes \$34 in Year 1 amortization based on the ratio method (versus \$25 that would have resulted from the straight-line method).

In this example, the question arises about whether the Year 2 straight-line amortization equals \$25 (\$100 original carrying amount  $\div$  4-year economic life) or \$22 (\$66 beginning of Year 2 carrying amount  $\div$  3-year remaining economic life).

**Interpretive response:** The carrying amount of the software cost asset resets each year for purposes of calculating straight-line method amortization. Therefore, straight-line method amortization for Year 2 would be \$22, rather than \$25.

This is because the straight-line method description refers to the *remaining* economic life of the product. [985-20-35-1(b)]



## **Example 6.4.10**

# Amortization of capitalized software development costs – no change in estimates

ABC Corp. developed an application (Product G) that will be licensed to customers. Total capitalized software costs were \$2,000,000. The application was available for general release on January 1, 20X1.

On January 1, Year 1, ABC anticipated \$30,000,000 in total gross revenues over the five-year estimated economic life of Product G as follows.

	Year 1	Year 2	Year 3	Year 4	Year 5
Anticipated	\$3,000,000	\$4,590,000	\$8,964,000	\$7,395,300	\$6,050,700
revenues	40,000,000	ψ.,σσσ,σσσ	φο,σο .,σοσ	Ψ.,,σσσ,σσσ	ψο,σσο,.σσ

ABC accounts for the capitalized software costs from January 1, Year 1, as follows. This example assumes no changes to gross revenue estimates or the economic life of Product G, and that actual revenues equal gross revenue estimates.

Year	Beg. balance	Actual revenues	Ratio	Ratio method <sup>1</sup>	Straight- line method²	Amort. recorded <sup>3</sup>
1	\$2,000,000	\$3,000,000	10%	\$200,000	\$400,000	\$400,000
2	1,600,000	4,590,000	17%	272,000	400,000	400,000
3	1,200,000	8,964,000	40%	480,000	400,000	480,000
4	720,000	7,395,300	55%	396,000	360,000	396,000
5	324,000	6,050,700	100%	324,000	324,000	324,000

#### Notes:

- 1. Ratio method amortization: (Actual revenues  $\div$  Actual + remaining forecasted revenue)  $\times$  Beg. balance.
- 2. Straight-line amortization: Beg. balance ÷ remaining economic life.
- 3. Annual amortization is the greater of the amount calculated under the ratio method or straight-line method. The beginning balance is adjusted by this amount for the following year.



## Question 6.4.40

How does an entity account for changes to economic lives or anticipated revenues for software products?

**Background:** Entities should use the best available information to determine the amortization amount in each period. Using the best available information may result in changes to estimates, including changes to anticipated revenues and economic lives. [985-20-55-15]

**Interpretive response:** A change in accounting estimate is accounted for prospectively – i.e. in the period of change, and in future periods (if applicable). [250-10-45-17 – 45-18]

In most instances, changes to estimates used in the subsequent accounting for capitalized software development costs will impact the period in which the change occurred and future periods. Entities should not modify prior period amortization amounts.

Entities should consider appropriate disclosures related to the change in accounting estimate as required under Topic 250. See Question 3.4.50 in KPMG Handbook, Accounting changes and error corrections. [250-10-50-4 – 50-5]



## Example 6.4.20

Amortization of capitalized software costs – change in estimated gross revenues

ABC Corp. developed a mobile application (Product U) that will be licensed to customers. Total capitalized software costs were \$2,500,000. The mobile application was available for general release on January 1, Year 1.

On January 1, Year 1, ABC anticipated \$20,000,000 in total gross revenues over the five-year estimated economic life of Product U as follows. The total economic life of Product U remains five years throughout this example.

	Year 1	Year 2	Year 3	Year 4	Year 5
Anticipat revenues	\$3,000,000	\$5,000,000	\$5,000,000	\$4,000,000	\$3,000,000

At the end of Year 2, ABC revises its estimate of total gross revenues to \$14,000,000 due to decreased customer demand, evidenced by Year 2 Product U revenues lower than initially forecast.

	Year 1	Year 2	Year 3	Year 4	Year 5
	(Actual)	(Actual)	(Forecast)	(Forecast)	(Forecast)
Actual and anticipated revenues	\$3,000,000	\$3,960,000	\$3,520,000	\$2,112,000	\$1,408,000

ABC accounts for the capitalized software costs from January 1, Year 1, as	;
follows.	

Year	Beg. balance <sup>1</sup>	Actual revenues	Ratio	Ratio method	Straight- line method	Amort. recorded <sup>7</sup>
1	\$2,500,000	\$3,000,000	15%	\$375,000 <sup>2</sup>	\$500,000 <sup>3</sup>	\$500,000
2	2,000,000	3,960,000	36%	720,0004	500,000 <sup>5</sup>	720,000
3	1,280,000	3,520,000	50%	640,000 <sup>6</sup>	426,667 <sup>5</sup>	640,000
4	640,000	2,112,000	60%	384,000 <sup>6</sup>	320,000 <sup>5</sup>	384,000
5	256,000	1,408,000	100%	256,000 <sup>6</sup>	256,000 <sup>5</sup>	256,000

#### Notes:

- 1. The beginning balance for Years 2 5 equals the beginning balance for prior year less amortization recorded for prior year.
- 2. Actual revenues  $(\$3,000,000) \div$  (Actual revenues (\$3,000,000) + remaining forecasted revenues  $(\$17,000,000)) \times$  Beg. balance (\$2,500,000).
- 3. Beg. balance for the year (\$2,500,000) ÷ remaining economic life (5 years).
- 4. Actual revenues (\$3,960,000) ÷ (Actual revenues (\$3,960,000) + remaining forecasted revenues as revised (\$7,040,000)) × Beg. balance (\$2,000,000).
- 5. Years 2 5 straight-line method amortization calculated in same manner as Year 1 (see Note 3).
- 6. Years 3 5 ratio method amortization calculated in same manner as Year 2 (see Note 4).
- 7. The annual amortization expense is the greater of the amount calculated under the ratio or straight-line method.

When ABC changes its revenue estimates for Product U at the end of Year 2, it does not adjust Year 1 amortization expense. Instead, ABC accounts for the change in accounting estimate (i.e. Year 2 revenue actuals and the change in estimated future gross revenues) prospectively.

If ABC has issued interim financial statements during Year 2 before the change in accounting estimate (e.g. if Product U revenues in XYZ's first and second quarters were still trending consistent with the original forecast, so no change in estimate occurred during those periods), it does not adjust the amortization expense recorded in those interim periods.



## Example 6.4.30

Amortization of capitalized software costs – change in estimated gross revenues and economic life

Assume the same facts as in Example 6.4.20, except the same factors that gave rise to the decreased customer demand for Product U also cause ABC Corp. to adjust the total economic life of Product U to four years (from five). The following table shows actual and estimated gross revenues for the revised economic life from the end of Year 2.

	Year 1	Year 2	Year 3	Year 4
	(Actual)	(Actual)	(Forecast)	(Forecast)
Actual and anticipated revenues	\$3,000,000	\$3,960,000	\$3,520,000	\$3,520,000

ABC accounts for the capitalized software costs from January 1, Year 1, as follows.

Yr.	Beg. balance <sup>1</sup>	Actual revenues	Ratio	Ratio method	Straight- line method	Amort. recorded <sup>8</sup>
1	\$2,500,000	\$3,000,000	15%	\$375,000 <sup>2</sup>	\$500,000 <sup>3</sup>	\$500,000
2	2,000,000	3,960,000	36%	720,000 <sup>4</sup>	666,667 <sup>5</sup>	720,000
3	1,280,000	3,520,000	50%	640,000 <sup>6</sup>	640,000 <sup>7</sup>	640,000
4	640,000	3,520,000	100%	640,000 <sup>6</sup>	640,000 <sup>7</sup>	640,000

#### Notes:

- 1. The beginning balance for Years 2 4 equals the beginning balance for prior year less amortization recorded for prior year.
- 2. Actual revenues (\$3,000,000) ÷ Actual revenues (\$3,000,000) + remaining forecasted revenues (\$17,000,000)) × Beg. balance (\$2,500,000).
- 3. Beg. balance (\$2,500,000) ÷ remaining economic life (5 years).
- 4. Actual revenues (\$3,960,000) ÷ (Actual revenues (\$3,960,000) + remaining forecasted revenues as revised (\$7,040,000)) × Beg. balance (\$2,000,000).
- 5. Beg. balance (\$2,000,000) ÷ remaining economic life as revised (3 years).
- 6. Years 3 4 ratio method amortization calculated in same manner as Year 2 (see Note 4).
- 7. Years 3 4 straight-line method amortization calculated in same manner as Year 2 (see Note 5).
- 8. The annual amortization is the greater of the amount calculated under the ratio or straight-line method.

When ABC changes its revenue and economic life estimates for Product U at the end of Year 2, it does not adjust Year 1 amortization expense. Instead, ABC accounts for the change in accounting estimates prospectively.

If ABC has issued interim financial statements during Year 2 before the change in accounting estimate (e.g. if Product U revenues in XYZ's first and second quarters were still trending consistent with the original forecast, so no change in estimate occurred during those periods), it does not adjust the amortization expense recorded in those interim periods.

### Product enhancements

Section 5.3.50 discusses the accounting for capitalized production costs of a product enhancement depends on whether both the original product and the enhanced product will be sold (licensed) to customers. [985-20-55-18]

- If so, the unamortized production costs of the original product are allocated between an original product asset and an asset for the separately marketed enhanced product (see Question 5.3.90). [985-20-55-19]
  - The unamortized production costs allocated to the original product continue to be amortized over its remaining economic life.
  - The capitalized production costs of the enhanced product (i.e. those capitalized for the enhancement plus unamortized original product costs allocated to the enhanced product) are amortized over the economic life of the enhanced product.
- If not (i.e. only the enhanced product will be sold to customers), the unamortized production costs of the original product are combined with the capitalized production costs of the enhancement and amortized over the economic life of the enhanced product (see Question 5.3.80).

Amortization of an original or an enhanced product, or a product enhancement continues to follow the 'greater of' model outlined above. [985-20-35-1]



## Example 6.4.40

## **Amortization – software product enhancements**

ABC Corp. develops payroll software for large business entities. On January 1, Year 1, it released an upgraded version of its Product P solution. The upgraded version includes enhanced features and functionality that meet the definition of a product enhancement because ABC expects the upgraded version to both extend the economic life and the marketability of Product P.

ABC capitalized production costs incurred after the technological feasibility of the enhanced Product P software was established. The following additional factors are relevant.

- ABC originally capitalized \$5,000,000 in Product P production costs. As of January 1, Year 1, \$2,000,000 is unamortized.
- ABC has capitalized \$3,000,000 in production costs for the Product P enhancements.
- The economic life of Product P was originally five years; this was not reassessed through January 1, Year 1. The remaining economic life of Product P without the product enhancements (original Product P) is two years at January 1, Year 1.
- The remaining economic life of enhanced Product P is five years from January 1, Year 1.
- The estimated economic life of the enhanced features of Product P is three years from January 1, Year 1.

## Scenario 1: Original Product P will continue to be marketed

Original Product P will continue to be marketed to customers at a lower price than enhanced Product P (e.g. to customers that do not need the enhanced features). Because original Product P will continue to be licensed to customers,

ABC, using a percentage of shared code allocation methodology, allocated 50% of the software development costs related to original Product P to enhanced Product P (see Question 5.3.90).

The remaining original Product P unamortized costs (\$1,000,000, equal to 50% of the unamortized original Product P costs) will continue to be amortized over the remaining economic life of original Product P (two years). The capitalized product enhancement costs (\$3,000,000) plus the original Product P costs allocated to enhanced Product P (\$1,000,000, equal to the other 50% of the unamortized original Product P costs) will be amortized over the remaining economic life of the enhanced product (five years).

ABC will amortize original Product P and enhanced Product P in the same manner as it would any other capitalized software costs subject to Subtopic 985-20 (see Examples 6.4.10 - 6.4.30).

## Scenario 2: Original Product P will no longer be marketed

Original Product P will no longer be marketed to customers upon release of enhanced Product P.

The unamortized production costs of \$2,000,000 are combined with those capitalized for the product enhancements (see Question 5.3.80). The combined \$5,000,000 in capitalized production costs will be amortized over the remaining economic life of the enhanced Product P (five years).

ABC will, in effect, amortize the enhanced Product P as if it was a new software product from the date it is available for general release (see Examples 6.4.10 - 6.4.30).

## 6.4.20 Abandonment

Unlike Subtopic 350-40 applicable to internal-use software and CCA implementation cost assets, Subtopic 985-20 does not include guidance about abandoning a capitalized external-use software asset.

However, if an entity decides to cease use of external-use software (e.g. cease selling licenses to the software product), it is likely one or both of the following are affected:

- the economic life of the software product; and/or
- estimated future gross revenues of the software product.

It is possible that one or both of those preceded (and influenced) the entity's decision. However, even if not, it is likely one or both of those are reduced by the decision.

Under the Subtopic 985-20 amortization model (see section 6.4.10), shortening the economic life of the product or reducing future estimated gross revenues of the product will have the effect, similar to abandonment accounting under Subtopic 350-40, of prospectively accelerating amortization of the external-use software asset to the cease-use date.

## 6.4.30 Impairment



## **Excerpt from ASC 985-20**

## 20 Glossary

## **Customer Support**

Services performed by an entity to assist customers in their use of software products. Those services include any installation assistance, training classes, telephone question and answer services, newsletters, on-site visits, and software or data modifications.

#### Maintenance

Activities undertaken after the product is available for general release to customers to correct errors or keep the product updated with current information. Those activities include routine changes and additions.

## 35 Subsequent Measurement

#### General

> Net Realizable Value of Capitalized Software Costs

**35-4** At each balance sheet date, the unamortized capitalized costs of a computer software product shall be compared to the net realizable value of that product. The amount by which the unamortized capitalized costs of a computer software product exceed the net realizable value of that asset shall be written off. The net realizable value is the estimated future gross revenues from that product reduced by the estimated future costs of completing and disposing of that product, including the costs of performing **maintenance** and **customer support** required to satisfy the entity's responsibility set forth at the time of sale. The reduced amount of capitalized computer software costs that have been written down to net realizable value at the close of an annual fiscal period shall be considered to be the cost for subsequent accounting purposes, and the amount of the write-down shall not be subsequently restored.

The following steps summarize the guidance in Subtopic 985-20.

Step 1	Determine the NRV of the software product
Step 2	Compare the NRV of the software product to the unamortized production costs
Step 3	Adjust the carrying amount of the unamortized production costs if the NRV is lower

Capitalized external-use software production costs are measured at the lower of unamortized cost and NRV on a product-by-product basis at each reporting date. [985-20-35-4]

The NRV of a software product is determined as follows.



NRV test impairments are not subsequently written-up for any reason, other than as discussed in Question 6.4.60. [985-20-35-4]

External-use software acquired in a business combination may be accounted for post-acquisition (including with respect to impairment) under either Subtopic 985-20 or Subtopic 350-30 (general intangibles other than goodwill). See Question 6.4.05.



## Question 6.4.50

Does an entity perform the NRV test at both interim and annual reporting dates?

**Interpretive response:** Yes. The guidance in Subtopic 985-20 explicitly states the NRV test is to be performed 'at each balance sheet date'. [985-20-35-4]



## Question 6.4.60

Are NRV impairments recoverable within a fiscal vear?

**Background:** The reduced carrying amount (after NRV testing) of an externaluse software asset 'at the close of an annual fiscal period' is its cost for subsequent accounting purposes; the writedown to NRV cannot be reversed. [985-20-35-4]

However, the reference to the annual reporting date gives rise to the question of whether an NRV writedown in an interim period may be reversed in a subsequent interim period in the same fiscal year.

**Interpretive response:** Yes. We believe NRV writedowns taken in an interim period may be reversed to the extent conditions improve before the end of the entity's fiscal year. For example, if an entity writes down an external-use software asset by \$100 in Q1, the entity may restore up to that amount if circumstances change before the end of the fiscal year. This is because the guidance refers to the amount of the writedown of the asset at the close of an *annual* fiscal period being ineligible for recovery. [985-20-35-4]

In addition, the basis for conclusions to FAS 86 indicates the FASB considered the then-existing guidance on motion picture film costs when deciding on the NRV test for external-use software costs. The AICPA's Motion Picture Industry Accounting Guide (1973), Accounting for Motion Picture Films, in the context of assessing the NRV of a film, stated that adjustments within a fiscal year "should be reflected on a cumulative basis from the beginning of the fiscal year." [FAS 86.47]

When a recovery during the fiscal year occurs, the amount thereof is recognized in the current interim period; the effect of the recovery on amortization of the asset is recognized prospectively. Prior interim period results are not adjusted. [270-10-45-14]



## Question 6.4.70

Does an entity discount the estimated future gross revenues or costs used in the NRV test?

**Interpretive response:** No. The NRV test is performed on an undiscounted basis. Subtopic 985-20 does not discuss the discounting of estimated gross revenue or cost projections used in the NRV test. However, the FASB intended for the NRV test to be consistent with that applied to inventory, and the NRV of inventory under Subtopic 330-10 uses undiscounted estimated selling prices and predictable costs. [FAS 86.48, 330-10-35-1B, 330-10 Glossary]



## Question 6.4.80

Are non-license revenues included when calculating a software product's NRV?

**Background:** Entities generate non-license, software-related revenue from most of the software products they license externally. For example, entities usually earn PCS revenue and may also earn revenues from providing product-related professional services (e.g. implementation, training) and/or hosting the software for customers. In addition, entities may also sell access to a software product they license on a SaaS basis.

The question arises about whether estimated future gross revenues used to calculate the NRV of a software product should include only those related to licensing the software, or also include software-related revenue that could not be earned by the entity if the software product were not developed and, in the case of PCS and license-related professional services, licensed to customers.

**Interpretive response:** Subtopic 985-20 is not specific in this respect, and in any event, given its issuance in 1985, did not contemplate scenarios such as entities providing hosting services, selling SaaS subscriptions or accounting for software license and software-related revenues as combined units of account under Topic 606 (i.e. single, combined performance obligations – see chapter C of KPMG Handbook, Revenue for Software and SaaS). Therefore, there is likely some diversity in practice.

Acknowledging that, we believe it is likely most appropriate to include software license and software-related revenues, including SaaS subscription revenues, in the NRV calculation for a software product when those revenues would not arise without the software product having been developed.

With respect to SaaS subscription revenues, excluding those revenues could give rise to an uneconomic NRV writedown, resulting only because the software product is also licensed to customers. This is because if the software

product was only sold on a SaaS basis, and therefore was subject to Subtopic 350-40 instead of Subtopic 985-20, those SaaS revenues would be included when assessing the capitalized software costs for impairment (see section 6.2.40). Thus, a software product with SaaS and license revenues could be impaired under the Subtopic 985-20 NRV test when the same product, having only the same SaaS revenue (i.e. less *total* forecasted revenues), might not be impaired under Subtopic 350-40.

Further, excluding revenues for software-related services that are inseparable (i.e. not distinct) from product licenses under Topic 606 would require entities to separately identify revenues for purposes of the NRV test that Topic 606 concludes are not separately identifiable.

#### **Related costs**

An NRV calculation for a software product that includes software-related revenues should also include all costs expected to be incurred to fulfill the performance obligations underlying those estimated revenues. We believe Subtopic 340-40 provides relevant guidance on what costs should be included; see chapter H of KPMG Handbook, Revenue for Software and SaaS. [340-40-25-7 – 25-8]



## Question 6.4.90

Are projected sales- and usage-based revenues included in a software product's NRV?

**Interpretive response:** Yes. We believe gross product revenues include all projected revenues directly attributable to the software product, including salesand usage-based license fees.



## **Question 6.4.100**

Are estimated hardware revenues included in a software product's NRV if the software is firmware?

**Background:** As discussed in section 5.2.30, firmware refers to software that is integral to a larger product or process. Firmware may be sold *only* embedded within another product or it may also be licensed separately (e.g. to other manufacturers for use in their products).

**Interpretive response:** If the NRV of developed firmware based on separate sales (license and software-related revenues – see Question 6.4.80) is less than its carrying amount, we believe it would be appropriate to consider forecasted sales of the hardware product(s) in which the firmware is embedded, net of the reasonably predictable costs of those sales.

# O

## Example 6.4.50

## NRV test for capitalized software production costs

ABC Corp. has capitalized software production costs for two software products (A and B). As of the reporting date, ABC assesses the NRV for each product as follows.

	Product A	Product B
Estimated future gross revenues <sup>1</sup>	\$20,000,000	\$8,000,000
Estimated future costs to complete the software product <sup>2</sup>	1,500,000	0
Estimated future costs to fulfill <sup>3</sup>	8,000,000	4,500,000
Unamortized costs	1,500,000	4,000,000
NRV writedown <sup>4</sup>	0	500,000

## Notes:

- 1. Includes revenues from licensing the software, PCS, and professional services to implement the software (see Question 6.4.80).
- 2. These include the remaining expected production costs to be incurred before the product is available for general release.
- 3. Includes costs to fulfill the forecasted revenues in Note 1 (see Question 6.4.80).
- 4. Product A's NRV exceeds its carrying amount by \$9 million (\$20 million \$1.5 million \$8 million \$1.5 million); therefore, there is no NRV writedown. In contrast, Product B's carrying amount exceeds its NRV by \$500,000 (\$8 million \$4.5 million \$4 million); Product B's carrying amount is written down accordingly.

Assuming the assessment date is the end of ABC's fiscal year, instead of an interim reporting date (see Question 6.4.60), the writedown of Product B cannot be reversed in the future. This applies even if there is a subsequent change to ABC's estimates of future gross revenues or related costs to fulfill the performance obligations underlying those gross revenues.

# 7. Presentation

## **Detailed contents**

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- 7.2.10 Internal-use software
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#### Questions

- 7.2.10 Should the initial recognition of an internal-use software license and license fees liability be disclosed as a noncash transaction?
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- 7.2.30 Are capitalized CCA implementation costs bifurcated into current and noncurrent during the implementation phase?
- 7.2.40 How is the expense for hosting services presented in the income statement?
- 7.2.50 How are cash payments for CCA hosting service fees and implementation costs classified?

## 7.3 Website development

## 7.4 Software to be sold, leased or marketed

## Questions

- 7.4.10 Where is purchased software presented on the balance sheet?
- 7.4.20 How is the amortization of capitalized production costs allocated in the income statement when there are multiple cost of sales line items?

## 7.1 How the standards work

# Internal-use software and cloud computing arrangements

Subtopic 350-40 provides only limited guidance about financial statement presentation. It specifies only the:

- balance sheet presentation of acquired licenses to internal-use software (i.e. as intangible assets); and
- balance sheet, income statement and statement of cash flows presentation of cloud computing arrangement (CCA) implementation costs.

Consequently, other Topics govern other matters related to an entity's financial statement presentation – e.g. Topic 360 for presentation of impairment losses on internal-use software assets.

## Website development

Subtopic 350-50 does not contain presentation guidance, therefore the financial statement presentation of website development costs is governed by other Topics.

## Costs of software to be sold, leased or marketed

The financial statement presentation requirements of Subtopic 985-20 include:

- capitalized software production costs are presented as an amortizable intangible asset;
- capitalized production costs amortization is presented in cost of sales (or similar); and
- the presentation requirements of Topic 350 (goodwill and intangible assets) apply for capitalized production costs.

Like Subtopics 350-40 and 350-50, where Subtopic 985-20 does not provide specific requirements, general financial statement presentation principles and Topics (e.g. Topic 230 on the statement of cash flows) apply.

# 7.2 Internal-use software and cloud computing arrangements

## 7.2.10 Internal-use software



## **Excerpt from ASC 350-40**

## 25 Recognition

> Capitalization of Cost

**25-17** Entities often license internal-use software from third parties. A software license within the scope of this Subtopic (see paragraphs 350-40-15-1 through 15-4C) shall be accounted for as the acquisition of an intangible asset and the incurrence of a liability (that is, to the extent that all or a portion of the software licensing fees are not paid on or before the acquisition date of the license) by the licensee. The intangible asset acquired shall be recognized and measured in accordance with paragraphs 350-30-25-1 and 350-30-30-1, respectively.

Subtopic 350-40 does not prescribe financial statement presentation for internally developed or acquired internal-use software. However, it does prescribe an acquired internal-use software license is an intangible asset. [350-40-25-17]



## Observation |

## Licensed internal-use software

The basis for conclusions to ASU 2016-19, which added paragraph 350-40-25-17 to Subtopic 350-40, is clear the Board intentionally decided to require entities to account for acquired internal-use software licenses as acquired intangible assets. [ASU 2016-19.BC5]

This accounting and presentation for acquired internal-use software licenses may reflect a change for some entities from their historical accounting and reporting pre-ASU 2016-19.



## Question 7.2.10

Should the initial recognition of an internal-use software license and license fees liability be disclosed as a noncash transaction?

**Interpretive response:** Yes. See Question 8.2.40 in KPMG Handbook, Statement of cash flows.

## 7.2.20 Cloud computing arrangements



## **Excerpt from ASC 350-40**

## **45 Other Presentation Matters**

## Implementation Costs of a Hosting Arrangement That Is a Service Contract

- > Amortization
- **45-1** An entity shall present the amortization of implementation costs described in paragraph 350-40-35-13 in the same line item in the statement of income as the expense for fees for the associated **hosting arrangement**.
- > Statement of Financial Position
- **45-2** An entity shall present the capitalized implementation costs described in paragraph 350-40-25-18 in the same line item in the statement of financial position that a prepayment of the fees for the associated hosting arrangement would be presented.
- > Statement of Cash Flows
- **45-3** An entity shall classify the cash flows from capitalized implementation costs described in paragraph 350-40-25-18 in the same manner as the cash flows for the fees for the associated hosting arrangement.

Subtopic 350-40 prescribes the financial statement presentation for CCA implementation costs.

Financial statement presentation – CCA implementation costs		
Balance sheet	An entity presents capitalized CCA implementation costs in the same line item as a prepayment of the hosting service fees (see Questions 7.2.20 and 7.2.30). [350-40-45-2]	
Income statement	The amortization of capitalized CCA implementation costs is presented in the same line item as the hosting service fees paid to the cloud service provider (see Question 7.2.40). [350-40-45-1]	
Cash flow statement	Cash payments for CCA implementation costs are classified consistent with how the hosting service fees are classified (see Question 7.2.50). [350-40-45-3]	



## Observation

Consistency between CCA hosting service fees and implementation costs

The financial statement presentation requirements reflect the preference of most EITF members to ensure a consistent link between the capitalized

implementation costs and the fees associated with the CCA itself. [ASU 2018-15.BC12]

Subtopic 350-40 results in consistent presentation of CCA implementation costs and CCA hosting service fees throughout the financial statements.



## Observation

## **CCA implementation cost amortization and EBITDA**

EBITDA is a non-GAAP measure, therefore Subtopic 350-40 does not address whether amortization of capitalized CCA implementation costs should be excluded in the calculation of EBITDA.

However, the FASB staff explained 'amortization' is used in Subtopic 350-40 for recognizing capitalized CCA implementation costs as expense in the same general sense it is used in Topic 340 (other assets and deferred costs) and elsewhere in US GAAP to describe the expense attribution of non-tangible assets. [EITF Issue Summary No. 1, Supplement No. 4, May 24, 2018]

During the public EITF deliberations of ASU 2018-15, the FASB staff further indicated the term 'amortization' for the recognition of the capitalized costs is not intended to suggest it is appropriate to increase EBITDA by excluding the amortization of CCA implementation cost assets.

See KPMG Issues In-Depth, Non-GAAP financial measures, for additional guidance on non-GAAP reporting.



## Question 7.2.20

Where are prepaid hosting service fees presented on the balance sheet?

**Interpretive response:** CCAs are service arrangements. Therefore, prepaid hosting service fees are presented consistent with how the entity presents other prepaid service fees. [350-40-15-4C, ASU 2018-15.BC2]

When a classified balance sheet is presented, such fees are presented on a classified basis (i.e. current and noncurrent portions) in balance sheet line items such as 'prepaid expenses and other current assets' and 'other assets'.



## Question 7.2.30

Are capitalized CCA implementation costs bifurcated into current and noncurrent during the implementation phase?

**Background:** The implementation phase of a CCA may cross one or more financial reporting dates; an entity may commence implementing a cloud-based solution in one reporting period, but not complete it during that same period.

Consequently, the question arises about how an entity should bifurcate capitalized CCA implementation costs into current and noncurrent portions at reporting dates during the implementation period.

For example, a calendar year-end entity (customer) commences a CCA implementation on November 1 but does not complete it by December 31. The entity incurs \$100 of a total expected \$300 in implementation costs through December 31. The entity's operating cycle is no longer than 12 months.

**Interpretive response:** We believe each implementation activity will usually relate to the CCA as a whole. For example, a particular configuration, unless subsequently changed, will affect how the entity uses the cloud-based solution throughout the term of the hosting arrangement. Therefore, the costs of that activity cannot be assigned to any discrete period within the term.

Consequently, we believe each dollar of incurred cost that exists at a reporting date before go-live should be allocated between current and noncurrent based on how much of that dollar the entity expects will be amortized during the next 12 months (or operating cycle, if longer).

Using the background example to illustrate, at December 31 the entity estimates the cloud-based solution will go live on April 1 and the term of the hosting arrangement to be three years. Therefore, on the balance sheet it presents:

- \$25 of the \$100 as current: 9 months' amortization over the 12 months from December 31; and
- \$75 as noncurrent: 27 months' amortization more than 12 months from December 31.



## Question 7.2.40

How is the expense for hosting services presented in the income statement?

**Interpretive response:** We believe hosting services expense should be presented within income from continuing operations; the precise line item(s) may vary from entity to entity and will generally depend on the functional nature of the cloud-based solution.

For example, hosting service fees for an HR solution may be presented in a G&A expense line-item, while hosting service fees for a customer relationship management solution may be presented in a sales and marketing expense line item.



## Question 7.2.50

How are cash payments for CCA hosting service fees and implementation costs classified?

**Interpretive response:** In general, both types of payments should be classified as cash flows from operations.

The cash payments for the hosting service fees in a CCA are cash payments to a supplier for a service, and therefore are generally cash outflows for operating activities. [230-10-45-17(b), 350-40-15-4C]

Because the cash payments for CCA implementation costs are required to be classified consistent with how the hosting service fees are classified, they must also generally be classified as cash outflows for operating activities. [350-40-45-3]

Amortization of capitalized CCA implementation costs is presented as a reconciling item in the reconciliation of net income to net cash flows from operating activities.

## 7.3 Website development

Subtopic 350-50 does not contain presentation guidance, therefore the following applies.

- Costs capitalized from applying Subtopic 350-40 (see sections 4.2.20 to 4.2.
   50) follow the presentation guidance applicable to internal-use software assets (see section 7.2).
- Costs capitalized under other Topics should follow the presentation guidance in the applicable Topic (or Subtopic). For example, the disclosures in Section 360-10-45 apply to purchased computer servers capitalized under Topic 360 as part of website development.

## 7.4 Software to be sold, leased or marketed



## Excerpt from ASC 985-20

#### **45 Other Presentation Matters**

#### **General Note**

The Other Presentation Matters Section provides guidance on other presentation matters not addressed in the Recognition, Initial Measurement, Subsequent Measurement, and Derecognition Sections. Other presentation matters may include items such as current or long-term balance sheet classification, cash flow presentation, earnings per share matters, and so forth. The FASB Codification also contains Presentation Topics, which provide guidance for general presentation and display items. See those Topics for general guidance.

#### General

**45-1** Because amortization expense of capitalized software costs relates to a software product that is marketed to others, the expense shall be charged to cost of sales or a similar expense category.

- **45-2** In an entity's balance sheet, capitalized software costs having a life of more than one year or one operating cycle shall be presented as an other asset because the costs are an amortizable intangible asset.
- **45-3** The accounting requirements of Topic 350 do not apply to capitalized software costs. However, the presentation and disclosure requirements of that Topic do apply to capitalized software costs.

## 55 Implementation Guidance and Illustrations

#### General

- > Implementation Guidance
- > Purchased Computer Software
- • > Software Purchased Before Technological Feasibility Established

**55-14** An entity may purchase software before technological feasibility has been established. For example, an entity purchases software for \$100,000 that can be resold for \$75,000. The amount of \$25,000 would be charged to research and development, and \$75,000 would be capitalized. If the software product reached technological feasibility, the \$75,000 would be included in the cost of the software product. If the technological feasibility of the software was never established, the \$75,000 would be classified as inventory.

Capitalized production costs amortization is presented in cost of sales (or similar, such as cost of revenue). [985-20-45-1]

Subtopic 985-20 states: [985-20-45-2 - 45-3]

- capitalized production costs are an amortizable intangible asset; and
- the presentation requirements of Topic 350 (goodwill and intangible assets) apply to capitalized production costs.

Consequently, entities present such costs as an intangible asset on the balance sheet – with other intangible assets or as a separate line item. In our experience, entities with significant capitalized production costs often present such costs as a separate line item. [350-30-45-1]

Consistent with the presentation of other amortizable intangible assets, this means capitalized production costs are generally not bifurcated between current and noncurrent portions, and generally would be classified as noncurrent unless the original economic life of the related software product is one year (or the entity's operating cycle) or less.



## Question 7.4.10

Where is purchased software presented on the balance sheet?

**Interpretive response:** Purchased software to be integrated into another software product (or other product or process) should be presented together with other capitalized software production costs if acquired after technological feasibility is established for the related product or process (see section 5.2.40). [985-20-25-8, 55-14]

If that same purchased software has an alternative future use, it should be classified in accordance with its alternative future use if it is acquired before technological feasibility is established. [985-20-55-14]

If technological feasibility is later established, the capitalized costs of the purchased software are reclassified to be presented together with the capitalized production costs of the software product into which it is integrated. [985-20-55-14]

If technological feasibility of the software product into which it was intended to be integrated is never established, the purchased software continues to be presented consistent with its alternative future use. [985-20-55-14]



## Question 7.4.20

How is the amortization of capitalized production costs allocated in the income statement when there are multiple cost of sales line items?

**Background:** Software entities frequently present multiple revenue and cost of sales (or cost of revenue) line items in their income statements. For example, a software entity may have some or all the following revenue line items with corresponding cost line items (not exhaustive):

- license or product revenue;
- maintenance and support revenue;
- professional services revenue; and/or
- hosting and subscription services revenue.

In this case, the question arises about whether software production costs amortization should be allocated among multiple cost of sales line items, and if so, which ones.

**Interpretive response:** In general, we believe software costs amortization should be allocated in a manner consistent with the entity's gross revenue estimates used in the NRV test (see Question 6.4.80).

That is, if an entity is including a revenue stream (e.g. PCS revenue) in its estimated gross revenues for the product in NRV testing, the entity has de facto concluded the software product is integral to the entity's ability to earn those revenues. Accordingly, the cost of those revenues should include an allocation of the amortization of the software product's capitalized costs for the period.

We believe an appropriate basis for allocation would be a relative allocation based on the current period (for which amortization is being recognized) product-related revenues for each revenue stream, and that an entity should disclose its accounting policy in this regard if material. [235-10-50-3]

# 8. Disclosure

## **Detailed contents**

- 8.1 How the standards work
- 8.2 Internal-use software and cloud computing arrangements

  Questions
  - 8.2.10 Is the list of other Topics in paragraph 350-40-50-1 a complete list?
  - 8.2.20 Are entities required to disclose CCA implementation cost amortization expense and accumulated amortization separately?
  - 8.2.30 Are the internal-use software and CCA disclosures required for both interim and annual financial reporting periods?
- 8.3 Website development
- 8.4 Software to be sold, leased or marketed

## 8.1 How the standards work

All three subtopics addressed in this publication include relatively limited disclosure guidance.

- Subtopic 350-40 generally refers to other Topics (e.g. Topic 360 on PP&E or Topic 730 on R&D) for its disclosure requirements; it requires only a limited number of specific disclosures related to CCAs.
- Subtopic 350-50 does not include disclosure guidance. However, entities undertaking website development are still required to make disclosures required by other Topics (e.g. Subtopic 350-40 or Topic 360) stemming from website development activities.
- Subtopic 985-20 requires entities to make disclosures about unamortized software production costs, periodic amortization and any software cost impairments (i.e. NRV write-downs). In addition, it refers entities to specific disclosure requirements in other Topics (i.e. Topic 275 on risks and uncertainties, Subtopic 350-30 on intangible assets and Topic 730).

# 8.2 Internal-use software and cloud computing arrangements



## **Excerpt from ASC 350-40**

#### 50 Disclosure

#### **General Note**

The Disclosure Section provides guidance regarding the disclosure in the notes to financial statements. In some cases, disclosure may relate to disclosure on the face of the financial statements.

#### General

**50-1** The General Subsection of this Subtopic does not require any incremental disclosures. Disclosure shall be made in accordance with existing authoritative literature including the following:

- a. Topic 275
- b. Subtopic 730-10
- c. Topic 235
- d. Subtopic 360-10.

## Implementation Costs of a Hosting Arrangement That Is a Service Contract

**50-2** An entity shall disclose the nature of its **hosting arrangements** that are service contracts.

**50-3** The disclosure requirements in the General Subsection of this Section are applicable to the capitalized implementation costs of hosting arrangements that are service contracts. An entity shall make the disclosures in Subtopic 360-10 as if the capitalized implementation costs were a separate major class of depreciable asset.

Subtopic 350-40 does not require specific disclosures independent of what is required by other Topics, except as follows for CCA implementation cost assets: [350-40-50-1 – 50-3]

- disclose the nature of the entity's CCAs; and
- make disclosures as if CCA implementation cost assets were its own major class of depreciable asset.

The second bullet in the preceding paragraph means entities with CCA implementation cost assets should disclose:

- the gross carrying amount of CCA implementation cost assets;
- CCA implementation cost asset amortization expense for the period (see Question 8.2.20);
- accumulated amortization of CCA implementation cost assets (see Question 8.2.20); and
- the method(s) for computing amortization of CCA implementation cost assets.



## Question 8.2.10

Is the list of other Topics in paragraph 350-40-50-1 a complete list?

**Interpretive response:** No. We believe the language in that paragraph is not exhaustive. As an example, Subtopic 350-40 specifies acquired internal-use software licenses are intangible assets. Therefore, we believe entities with acquired internal-use software license assets should consider the disclosure requirements in Subtopic 350-30 even though that Subtopic is not mentioned in paragraph 350-40-50-1. [350-30-50-1 – 50-5]



## Question 8.2.20

Are entities required to disclose CCA implementation cost amortization expense and accumulated amortization separately?

**Interpretive response:** Yes. Paragraph 350-40-50-3 states entities must make disclosures as if CCA implementation cost assets were a major class of depreciable asset under Subtopic 360-10, and paragraph 360-10-50-1 permits disclosure of depreciation expense and accumulated depreciation in total, instead of by major class of depreciable asset.

However, CCA implementation cost assets are amortized, rather than depreciated, and are not PP&E assets (see section 7.2.20). Therefore, even if the entity typically discloses depreciation expense and accumulated depreciation of its PP&E in the aggregate, we believe an entity must disclose CCA implementation cost amortization and accumulated amortization separately.



## Question 8.2.30

Are the internal-use software and CCA disclosures required for both interim and annual financial reporting periods?

**Interpretive response:** No. There are no internal-use software disclosures required in interim periods. However, the need for additional interim disclosures should be evaluated under the requirements of Topic 270 (interim reporting).

## 8.3 Website development

Subtopic 350-50 does not contain disclosure guidance. Therefore:

- costs capitalized from applying Subtopic 350-40 (see chapter 4) should follow the disclosure guidance applicable to internal-use software assets (see section 8.2); and
- costs capitalized under other Topics should follow the disclosure guidance in the applicable Topic (or Subtopic). For example, the disclosures in section 360-10-50 would apply to purchased computer servers capitalized under Topic 360 as part of website development.

## 8.4 Software to be sold, leased or marketed



## **Excerpt from ASC 985-20**

#### 50 Disclosure

#### **General Note**

The Disclosure Section provides guidance regarding the disclosure in the notes to financial statements. In some cases, disclosure may relate to disclosure on the face of the financial statements.

#### General

**50-1** Both of the following shall be disclosed in the financial statements:

- a. Unamortized computer software costs included in each balance sheet presented.
- b. The total amount charged to expense in each income statement presented for both of the following:
  - 1. Amortization of capitalized computer software costs
  - 2. Amounts written down to net realizable value.

The amortization and write-down amounts may be combined with only the total of the two expenses being disclosed.

**50-2** Paragraph 350-30-15-3 requires that an entity apply the disclosure requirements of paragraphs 350-30-50-1 through 50-3 to capitalized software costs. Paragraph 730-10-50-1 requires that disclosure be made in the financial statements of the total research and development costs charged to expense in each period for which an income statement is presented and states that such disclosure shall include research and development costs incurred for a computer software product to be sold, leased, or otherwise marketed.

#### 55 Implementation Guidance and Illustrations

- > Illustrations
- > Example 1: Disclosure of Risks and Uncertainties Related to Capitalized

## Software Costs

**55-23** This Example illustrates the application of the disclosure requirements of Topic 275 to risks and uncertainties related to capitalized software costs. This Example has the following assumptions.

**55-24** Software, Inc. develops and markets computer programs. In 20X3, it acquired a software entity. A significant portion of the purchase price was allocated to (capitalized) Product A (present net book value of \$5 million), the most significant and profitable software program currently being marketed by the acquired entity. Only nominal amounts of other software costs have been capitalized. Software, Inc. expects Product A and its derivatives to be among its most significant products over the next several years. However, a competitor has recently released a new product designed to compete directly with Product A. Software, Inc. amortizes the capitalized software costs of Product A by the greater of the following:

- a. The ratio that current gross revenues for a product bear to the total of current and anticipated future gross revenues for that product
- b. The straight-line method over the remaining estimated economic life of the product including the period being reported on, pursuant to this Subtopic.

**55-25** The amount of the amortization computed for the year 20X4 was equal to 20% of the beginning-of-the-year capitalized amount and was a significant component of cost of sales.

**55-26** The segment of the computer software industry in which Software, Inc. operates is characterized by sales of products occurring primarily on the basis of customers' perceptions of the relative technical merits of competing products. Those perceptions are greatly influenced by product reviews in technical journals and advertising, and they can change rapidly. Innovative products have been introduced in recent years that have reduced quickly and significantly the volume of sales of preexisting products in the same market niche. While management of Software, Inc. believes its estimates of future gross revenues and the estimated economic life of Product A used in the determination of the amortization of capitalized software costs are reasonable, new products introduced by its competitors, such as the one discussed in paragraph 985-20-55-24, could have a significant near-term negative effect on such estimates. As a result, the amount of periodic amortization could increase in the near term in amounts that could be material to the entity's financial statements.

**55-27** Software, Inc. would make the following disclosure.

Software, Inc.'s policy is to amortize capitalized software costs by the greater of the following:

- a. The ratio that current gross revenues for a product bear to the total of current and anticipated future gross revenues for that product
- b. The straight-line method over the remaining estimated economic life of the product including the period being reported on.

It is reasonably possible that those estimates of anticipated future gross revenues, the remaining estimated economic life of the product, or both will be reduced significantly in the near term [due to competitive pressures]. As a result, the carrying amount of the capitalized software costs for Product A (\$5)

million) may be reduced materially in the near term.

**55-28** In this Example, the entity acknowledges that the carrying amount of its capitalized software costs is subject to significant uncertainty. The uncertainty relates to estimates of future years' revenues and useful lives that are made at the date of the financial statements, and the entity is aware that circumstances exist that could cause such estimates to change in the near term. The entity's disclosure makes clear that it is at least reasonably possible that the carrying amount could be reduced in the near term.

**55-29** If the amortization policy in the preceding illustrative disclosure is already disclosed elsewhere in the notes, it need not be repeated. The reference in brackets to competitive pressures in the preceding illustrative disclosure is an example of voluntary disclosure of factors that cause the estimate to be sensitive to change that is encouraged by paragraph 275-10-50-9.

Subtopic 985-20 requires disclosing all the following for capitalized external-use software production costs.

- Unamortized costs for each balance sheet presented. [985-20-50-1(a)]
- Amortization expense and amounts written down to NRV in each income statement period. The entity can elect to disclose these separately from each other or as a single amount. [985-20-50-1(b)]
- R&D costs charged to expense in each income statement period for software that has not yet reached technological feasibility. [730-10-50-1, 985-20-50-2]

In addition, the disclosure requirements in 350-30-50-1 through 50-3 apply to capitalized software production costs. [985-20-50-2]

The implementation guidance in Subtopic 985-20 illustrates an example disclosure under Topic 275 for capitalized software production costs. The example emphasizes the importance of disclosures about the uncertainty and variability inherent in the entity's estimates that drive amortization and NRV of the entity's capitalized software production costs. [985-20-55-23 – 55-29]

# Subtopic 350-40 Glossary



## **Excerpt from Topic 350-40**

## 20 Glossary

#### Contract

An agreement between two or more parties that creates enforceable rights and obligations.

## Customer

A party that has contracted with an entity to obtain goods or services that are an output of the entity's ordinary activities in exchange for consideration.

## **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.

## **Not-for-Profit Entity**

An entity that possesses the following characteristics, in varying degrees, that distinguish it from a business entity:

- a. Contributions of significant amounts of resources from resource providers who do not expect commensurate or proportionate pecuniary return
- b. Operating purposes other than to provide goods or services at a profit
- c. Absence of ownership interests like those of business entities.

Entities that clearly fall outside this definition include the following:

- a. All investor-owned entities
- b. Entities that provide dividends, lower costs, or other economic benefits directly and proportionately to their owners, members, or participants, such as mutual insurance entities, credit unions, farm and rural electric cooperatives, and employee benefit plans.

## **Preliminary Project Stage**

When a computer software project is in the preliminary project stage, entities will likely do the following:

- a. Make strategic decisions to allocate resources between alternative projects at a given point in time. For example, should programmers develop a new payroll system or direct their efforts toward correcting existing problems in an operating payroll system?
- b. Determine the performance requirements (that is, what it is that they need the software to do) and systems requirements for the computer software project it has proposed to undertake.
- c. Invite vendors to perform demonstrations of how their software will fulfill an entity's needs.
- d. Explore alternative means of achieving specified performance

- requirements. For example, should an entity make or buy the software? Should the software run on a mainframe or a client server system?
- e. Determine that the technology needed to achieve performance requirements exists.
- f. Select a vendor if an entity chooses to obtain software.
- g. Select a consultant to assist in the development or installation of the software.

## **Public Business Entity**

A public business entity is a business entity meeting any one of the criteria below. Neither a **not-for-profit entity** nor an employee benefit plan is a business entity.

- a. It is required by the U.S. Securities and Exchange Commission (SEC) to file or furnish financial statements, or does file or furnish financial statements (including voluntary filers), with the SEC (including other entities whose financial statements or financial information are required to be or are included in a filing).
- b. It is required by the Securities Exchange Act of 1934 (the Act), as amended, or rules or regulations promulgated under the Act, to file or furnish financial statements with a regulatory agency other than the SEC.
- c. It is required to file or furnish financial statements with a foreign or domestic regulatory agency in preparation for the sale of or for purposes of issuing securities that are not subject to contractual restrictions on transfer.
- d. It has issued, or is a conduit bond obligor for, **securities** that are traded, listed, or quoted on an exchange or an over-the-counter market.
- e. It has one or more securities that are not subject to contractual restrictions on transfer, and it is required by law, contract, or regulation to prepare U.S. GAAP financial statements (including notes) and make them publicly available on a periodic basis (for example, interim or annual periods). An entity must meet both of these conditions to meet this criterion.

An entity may meet the definition of a public business entity solely because its financial statements or financial information is included in another entity's filing with the SEC. In that case, the entity is only a public business entity for purposes of financial statements that are filed or furnished with the SEC.

#### Revenue

Inflows or other enhancements of assets of an entity or settlements of its liabilities (or a combination of both) from delivering or producing goods, rendering services, or other activities that constitute the entity's ongoing major or central operations.

## **Security**

A share, participation, or other interest in property or in an entity of the issuer or an obligation of the issuer that has all of the following characteristics:

- a. It is either represented by an instrument issued in bearer or registered form or, if not represented by an instrument, is registered in books maintained to record transfers by or on behalf of the issuer.
- b. It is of a type commonly dealt in on securities exchanges or markets or, when represented by an instrument, is commonly recognized in any area in

- which it is issued or dealt in as a medium for investment.
- c. It either is one of a class or series or by its terms is divisible into a class or series of shares, participations, interests, or obligations.

## **Standalone Price**

The price at which a customer would purchase a component of a **contract** separately.

## **Useful Life**

The period over which an asset is expected to contribute directly or indirectly to future cash flows.

# Subtopic 985-20 Glossary



## **Excerpt from Topic 985-20**

## 20 Glossary

## **Acquiree**

The **business** or **businesses** that the **acquirer** obtains control of in a **business combination**. This term also includes a nonprofit activity or business that a not-for-profit acquirer obtains control of in an **acquisition by a not-for-profit entity**.

## **Acquirer**

The entity that obtains control of the **acquiree**. However, in a **business combination** in which a **variable interest entity** (VIE) is acquired, the primary beneficiary of that entity always is the acquirer.

## Acquisition by a Not-for-Profit Entity

A transaction or other event in which a not-for-profit acquirer obtains control of one or more nonprofit activities or businesses and initially recognizes their assets and liabilities in the acquirer's financial statements. When applicable guidance in Topic 805 is applied by a **not-for-profit entity**, the term **business combination** has the same meaning as this term has for a for-profit entity. Likewise, a reference to business combinations in guidance that links to Topic 805 has the same meaning as a reference to acquisitions by not-for-profit entities.

#### **Business**

Paragraphs 805-10-55-3A through 55-6 and 805-10-55-8 through 55-9 define what is considered a business.

## **Business Combination**

A transaction or other event in which an **acquirer** obtains control of one or more **businesses**. Transactions sometimes referred to as true mergers or mergers of equals also are business combinations. See also **Acquisition by a Not-for-Profit Entity**.

#### Coding

Generating detailed instructions in a computer language to carry out the requirements described in the detail program design. The coding of a computer software product may begin before, concurrent with, or after the completion of the detail program design.

#### Contract

An agreement between two or more parties that creates enforceable rights and obligations.

#### Customer

A party that has contracted with an entity to obtain goods or services that are

an output of the entity's ordinary activities in exchange for consideration.

## **Customer Support**

Services performed by an entity to assist customers in their use of software products. Those services include any installation assistance, training classes, telephone question and answer services, newsletters, on-site visits, and software or data modifications.

## **Detail Program Design**

The detail design of a computer software product that takes product function, feature, and technical requirements to their most detailed, logical form and is ready for coding.

## **Hosting Arrangement**

In connection with accessing and using software products, an arrangement in which the customer of the software does not currently have possession of the software; rather, the customer accesses and uses the software on an asneeded basis.

## **Legal Entity**

Any legal structure used to conduct activities or to hold assets. Some examples of such structures are corporations, partnerships, limited liability companies, grantor trusts, and other trusts.

#### Maintenance

Activities undertaken after the product is available for general release to customers to correct errors or keep the product updated with current information. Those activities include routine changes and additions.

## **Not-for-Profit Entity**

An entity that possesses the following characteristics, in varying degrees, that distinguish it from a business entity:

- a. Contributions of significant amounts of resources from resource providers who do not expect commensurate or proportionate pecuniary return
- b. Operating purposes other than to provide goods or services at a profit
- c. Absence of ownership interests like those of business entities.

Entities that clearly fall outside this definition include the following:

- a. All investor-owned entities
- b. Entities that provide dividends, lower costs, or other economic benefits directly and proportionately to their owners, members, or participants, such as mutual insurance entities, credit unions, farm and rural electric cooperatives, and employee benefit plans.

## **Product Design**

A logical representation of all product functions in sufficient detail to serve as product specifications.

#### **Product Enhancement**

Improvements to an existing product that are intended to extend the life or improve significantly the marketability of the original product. Enhancements

normally require a product design and may require a redesign of all or part of the existing product.

#### Revenue

Inflows or other enhancements of assets of an entity or settlements of its liabilities (or a combination of both) from delivering or producing goods, rendering services, or other activities that constitute the entity's ongoing major or central operations.

## **Testing**

Performing the steps necessary to determine whether the coded computer software product meets function, feature, and technical performance requirements set forth in the product design.

## Variable Interest Entity

A **legal entity** subject to consolidation according to the provisions of the Variable Interest Entities Subsections of Subtopic 810-10.

## **Working Model**

An operative version of the computer software product that is completed in the same software language as the product to be ultimately marketed, performs all the major functions planned for the product, and is ready for initial customer testing (usually identified as beta testing).

# Index of changes

This index lists the significant additions and changes made in this edition to assist you in locating recently added or updated content. The following symbols are used throughout this Handbook to indicate the types of revisions made in this edition for sections, Questions, Examples and other items:

- \*\* new item
- # significant updates or revisions to the item

# 3. Initial recognition and measurement: Internal-use software and CCA implementation costs

## Questions

- 3.2.55 Are fees paid to a vendor under an laaS arrangement capitalizable to an internal-use software project? \*\*
- 3.2.80 What does 'probable' mean? #

## 6. Subsequent measurement

#### Questions

- 6.2.230 What are the accounting effects of a 'one-off' licensing arrangement for the vendor? \*\*
- 6.2.240 What proceeds should reduce the carrying amount of the internaluse software asset? \*\*
- 6.2.250 What Subtopic governs the accounting for any remaining software asset if its carrying amount is not reduced to zero under paragraphs 350-40-35-7 and 35-8? \*\*
- 6.4.05 Is external-use software acquired in a business combination or acquisition of a not-for-profit entity accounted for under Subtopic 985-20 or Subtopic 350-30 post-acquisition? \*\*

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