IFRS adoption by country
Acknowledgements

The *IFRS adoption by country* publication represents the efforts and ideas of many individuals within PwC global network. The 2015 publication’s project leaders include David Schmid, Ralph Martino, and Chen Wu.
Preface

The information within summarizes data collected from various sources during September and October 2015 (*) regarding the use of, or conversion plans to, International Financial Reporting Standards by domestic listed and unlisted companies by country/territory.

The information is summarized for illustrative purposes only and is not a complete or exhaustive assessment of local rules and regulations. This content is for general information purposes only, and should not be used as a substitute for consultation with professional advisors. You should not act upon the information contained in this material without obtaining specific professional advice. No representation or warranty (express or implied) is given as to the accuracy or completeness of the information contained in this material and, to the extent permitted by law, PricewaterhouseCoopers LLP, its members, employees and agents do not accept or assume any liability, responsibility or duty of care for any consequences of you or anyone else acting, or refraining to act, in reliance on the information contained in this material or for any decision based on it.

This publication consists of substantially all of the territories in which a member firm of the PwC network of firms operates in. Countries are classified geographically according to political criteria, using the geoscheme created by the United Nations Statistics Division. Additionally territories can be found on the IASB website: http://www.ifrs.org/Use-around-the-world.

(*) All data is based on the survey conducted in September and October 2015, except the data for Bahamas, Bolivia, and Peru (last updated in July 2014) and Botswana (last updated in April 2013).
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North America

Antigua and Barbuda
Local stock exchange
Eastern Caribbean securities exchange
http://www.ecseonline.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Foreign companies whose securities are publicly traded are required to use IFRS unless the Eastern Caribbean Securities Regulatory Commission (“ECSRC”) grants specific exemption from the requirement that is in the Securities (Continuing Disclosure Obligations of Issuers) Regulations 2001.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Full IFRS are required for all companies whose securities trade in a public market and for all banks, insurance companies, and other financial institutions, whether or not their securities trade in a public market. All other companies are permitted to use either full IFRS or the IFRS for SMEs in both their consolidated and separate company financial statements.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable. IFRS has been adopted by the Institute of Chartered Accountants of the Eastern Caribbean as local GAAP.
Other useful websites

The Institute of Chartered Accountants of the Eastern Caribbean
http://www.icaecab.org/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable
**Aruba**

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Not applicable. There is no local exchange.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Companies in the financial services industry falling under the supervision of the Central Bank of Aruba are required to prepare IFRS financial statements.

All other companies are required to prepare financial statements according to the ‘Company’s Act.’ However, the Company’s Act does not specify which standards must be used to prepare the financial statements. In practice, larger companies generally apply IFRS or sometimes IFRS for SMEs.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable. There is no local standard setting body in Aruba.

**Tax information**

**Type of tax regime**

Independent. There is little or no relationship between taxable profit and statutory legal entity statutory accounts.

**Comments on tax regime**

There are also (smaller) companies that apply fiscal regulations regarding valuation and recognition in their statutory financial statements.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Bahamas**

*Based on a survey conducted in July 2014*

Local stock exchange
*The Bahamas International Securities Exchange*
http://www.bisxbahamas.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**
Required for consolidated and standalone/separate financial statements

**Version of IFRS**
IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**
No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**
IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

**Version of IFRS**
IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**
No

**IFRS conversion plans**
**Plans for converging**

Not applicable
Other useful websites

The Bahamas Institute of Chartered Accountants
http://www.bica.bs/

The Bahamas Financial Services Board
http://www.bfsb-bahamas.com/

The Central Bank of the Bahamas
http://www.centralbankbahamas.com/

Tax information

Not applicable. There are no income, corporate or capital gains taxes in the Bahamas.
Barbados

Local stock exchange
Barbados Stock Exchange
http://www.bse.com.bb/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for consolidated and standalone/separate financial statements. Technically, listed companies are also permitted to use another GAAP approved by the Institute of Chartered Accountants of Barbados (“ICAB”). However, currently all listed companies use only IFRS. The Barbados Stock Exchange is considering a proposed guideline that would eliminate the possibility of using some other GAAP.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

The Barbados Companies’ Act calls for statements to be prepared in accordance with standards approved by the local institute. The institute has approved IFRS & IFRS for SMEs. As such, IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements of domestic companies. Some of the local regulators accept accounts for foreign companies in another GAAP (generally either US GAAP or the Canadian standard for Private Entities), however, this is not common and is limited to foreign non-listed companies with approval by the regulator.

Version of IFRS

IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Not applicable

Tax information

Type of tax regime
Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Bermuda

Local stock exchange
Bermuda Stock Exchange (BSX)
http://www.bsx.com/

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is permitted for listed companies along with other internationally recognized accounting standards, such as US GAAP.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS or IFRS for SMEs is permitted for consolidated and standalone/separate financial statements. Other internationally recognized accounting standards are used including US GAAP and Canadian accounting standards for private enterprises.

Version of IFRS

IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

Insurance companies are required to file an annual return with the Bermuda Monetary Authority that contains financial statements in accordance with a format prescribed by the Bermuda Insurance Act 1978 and Insurance Accounts Regulations 1980. The starting point for such financial statements is financial information prepared in accordance with IFRS, US GAAP or another internationally recognized accounting basis.

IFRS conversion plans

Plans for converging

Not applicable, as IFRS is permitted along with other accounting standards as discussed above.

Tax information

Not applicable. Bermuda does not impose any taxes on income or capital gains.
**British Virgin Islands**

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Not applicable. There is no local exchange.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs are permitted for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable. There is no local standard setting body.

**Other useful websites**


**Tax information**

Not applicable. There is no corporation income currently levied in the British Virgin Islands.

Canada

Local stock exchanges

Toronto Stock Exchange
http://www.tmx.com/

TSX – Venture Exchange
http://www.tmx.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS is required for interim and annual financial statements for listed companies. However, US GAAP continues to be acceptable for US listed issuers.

**Version of IFRS**

IFRS as published by the IASB as included in Part I of the CICA Handbook*.

*References to the “Handbook” throughout this section refers to the handbook issued by the Chartered Professional Accountants of Canada that sets out information pertaining to accounting practices and processes in Canada.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

IFRS would apply for financial statements filed in Canada, except that:

(i) foreign public companies (US or otherwise), listed on a Canadian exchange, that are also SEC issuers have the option of using US GAAP, and

(ii) public companies from certain foreign jurisdictions other than the United States may have the option of applying their domestic GAAP if certain conditions are met.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Entities subject to regulation by various government and financial regulatory bodies are subject to different statutory reporting requirements as outlined below:

1) Entities registered under National Instrument 31-103 (securities legislation) have to file IFRS non-consolidated financial statements (i.e. asset managers, broker dealers etc.). Under the revised National Instrument, statements are prepared using IFRS except that there is no requirement for comparatives in the year of adoption and the financial statements should be prepared on a non-consolidated basis. These entities are also required to state in the basis of preparation that they’re prepared on a non-consolidated basis in accordance with the regulation.

2) Statutory filings for insurance companies, federally regulated deposit-taking institutions and private pension plans subject to the requirements of the Office of the Superintendent of Financial Institutions (“OSFI”) are required to file full IFRS financial statements.
3) Pension plans, and benefit plans that have characteristics similar to pension plans and provide benefits other than pensions, apply the accounting standards for pension plans in Part IV of the Handbook. They do not apply IAS 26 Accounting and Reporting by Retirement Benefit Plans, included in Part I of the Handbook.

IFRS for SMEs is prohibited. Private enterprises have the option of applying either IFRS or the accounting standards for private enterprises (“ASPE”).

Version of IFRS

IFRS as published by the IASB as included in Part I of the CICA Handbook.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Not applicable

Other useful websites

Chartered Professional Accountants of Canada
http://www.cpacanada.ca/

Financial Reporting and Assurance Standards Canada
http://www.frascanada.org

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs. To date, there have not been any amendments in the tax act as a result of the adoption of IFRS.
Cayman Islands

Local stock exchange
Cayman Islands Stock Exchange
http://www.csx.com.ky

Rules for listed filings

IFRS required or permitted for listed companies?
Permitted for consolidated and standalone/separate financial statements. There is no local GAAP in the Cayman Islands, and most listed entities report under IFRS or US GAAP.

Version of IFRS
IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS or IFRS for SMEs are permitted for consolidated and standalone/separate financial statements.

Version of IFRS
IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans

Plans for converging
Not applicable. There is no local standard setting body.

Other useful websites
Cayman Islands Monetary Authority

Tax information
Not applicable. There is no corporation income or payroll tax currently levied in the Cayman Islands.

Tax Authority Website - FATCA and CRS:
http://www.tia.gov.ky/
Costa Rica

Local stock exchange
Bolsa Nacional de Valores (BNV)
http://www.bolsacr.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS was adopted as the mandatory accounting framework for preparation of financial statements for public and private companies since 2001 (with the exception of banks and financial institutions and government entities).

There is no mandatory legal requirement to file audited financial statements for private companies, unless they have loans with financial institutions, since it is one of the requirements established by the financial sector regulators. Therefore, for companies not required to file audited financial statements, there is no sanction in case they are not preparing their financial statements in accordance with IFRS.

As a result of an administrative rule issued by tax authorities on August 31, 2011, companies categorized as "large taxpayers" were required to file audited financial statements prepared in accordance with IFRS, which represents local GAAP, within the six-month period after the date of the closing fiscal period. On September 2012, a new law was approved allowing tax authorities to require audited financial statements for all "large taxpayers" and therefore, starting on fiscal periods ending on September 30, 2012, the requirement for audited financial statements changed from an administrative rule to a requirement supported by law. Under this scenario, an audit of financial statements for “large taxpayers” is now mandatory in order to comply with a fiscal requirement.

Banks and financial institutions are required to prepare financial statements in accordance with the accounting framework established by the financial regulators (Superintendencia de Entidades Financieras / “SUGEF”), which differs from IFRS.

For fiscal purposes, companies should prepare at year-end a reconciliation between accounting income and tax income, calculated in accordance with the Income Tax Law.

The local Accounting Supervisory Board has approved the use of IFRS for SMEs based upon the version published by the IASB and defined as criteria for SMEs the same
definition used by Tax Regulators for a Small Contributors. Under these criteria, most of corporations established in Costa Rica will not be eligible to use SMEs.

**Version of IFRS**

IFRS and IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Colegio de Contadores Publicos de Costa Rica
http://www.ccpa.or.cr/

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

Companies should prepare at year-end a reconciliation between accounting income and taxable income, calculated in accordance with the Income Tax Law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Dominican Republic

Local stock exchange
Bolsa de Valores de la Republica Dominicana
http://www.bolsard.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Full IFRS is required for listed companies, except financial institutions, pension fund administrators, health administrators, and stockbrokers that follow accounting standards established by their regulators. As an exemption, companies with listed debt that follow other accounting standards and received an authorization from the regulators to use them for a specific period, are required to adopt IFRS after that period.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No. All listed companies have to follow the same rules.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

The Institute of Certified Public Accountants is the professional institute ruling the accounting profession in the Dominican Republic. The Institute has ruled that IFRS or IFRS for SMEs are permitted for consolidated and standalone/separate financial statements for fiscal years beginning January 1, 2013. However, companies may request an extension to apply IFRS for SMEs for fiscal years starting in January 1, 2014. Unlisted companies that currently use US GAAP may continue doing so in the future.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

See above
Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Dutch Caribbean
(Bonaire, Curacao, Eustatius, Saba, St. Maarten)
Local stock exchange
The Dutch Caribbean Securities Exchange (DCSX)
http://www.dcsx.an/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for consolidated and standalone/separate financial statements of listed companies or companies which are under supervision of the General Bank of Curacao and St. Maarten.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for large companies (Assets > USD 2.8m, Revenue > USD 5.6 m, over 20 employees) and for companies which are under supervision of the General Bank of Curacao and St. Maarten. IFRS or IFRS for SMEs is permitted for consolidated and standalone/separate financial statements except for the large companies.

Version of IFRS

IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Not applicable

Tax information

Type of tax regime

Independent: There is little or no relationship between taxable profit and statutory legal entity statutory accounts.
Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**El Salvador**

*Local stock exchange*
*Bolsa de Valores de El Salvador*
*http://www.bves.com.sv*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required beginning January 1, 2011 for consolidated and standalone/separate financial statements except for banks, insurance companies and other regulated financial entities, which are subject to accounting regulations adopted by government regulators.

**Version of IFRS**

IFRS as published by the IASB.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required (beginning January 1, 2011) for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Not applicable

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Consejo de Vigilancia de la Profesión de Contaduría Pública y Auditoría.
*http://www.consejodevigilancia.gob(sv)*
**Tax information**

**Type of tax regime**

Independent: There is little or no relationship between taxable profit and statutory legal entity statutory accounts.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable
**Guatemala**
*(Based on a survey conducted in April 2013)*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is permitted but not required.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are permitted for standalone/separate financial statements except for financial institutions and insurance companies discussed below.

Banks, insurance companies, and other regulated financial institutions are not allowed to present their financial statements in accordance with IFRS. Instead, the banking regulator (Superintendencia de Bancos) has developed national accounting manuals that contain some differences from IFRS.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

The banking regulator (Superintendencia de Bancos) requires the big debtors in the financial system in Guatemala (those with debts that exceed US$ 600,000) to present audited general purpose financial statements using either IFRS or the IFRS for SMEs.

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Dependent: Taxable profit is based on the legal entity statutory accounts, with only limited adjustments to determine taxable profits.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Honduras

Local stock exchange
Bolsa Centroamericana de Valores, S.A.
http://www.bcv.hn

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is required for consolidated and standalone/separate financial statements of listed companies, except for financial institutions that follow accounting standards established by the regulators.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

There are no statutory filings requirements, but based on local legal requirements, all companies, except for financial institutions, must prepare their general purpose financial statements based on IFRS or IFRS for SMEs beginning January 1, 2012.

Banks and other financial institutions are required to prepare financial statements in accordance with the accounting framework established by the financial regulators (Comisión Nacional de Bancos y Seguros), which differs from IFRS.

Version of IFRS

IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

The financial system regulator requires all companies that have loans from banks for amounts greater than one million dollars to submit audited financial statements, which are permitted to be prepared according to IFRS or IFRS for SMEs to the banks.

IFRS conversion plans

Plans for converging

Beginning in 2012 all companies, except for financial institutions, were obliged by law to adopt IFRS or IFRS for SMEs when issuing general purpose financial statements. The regulator of the financial institutions and insurance companies agreed to adopt IFRS
beginning January 1, 2016. This will be a partial adoption of IFRS, combining prudential standards with IFRS.

**Other useful websites**

http://www.juntec.org.hn/

**Tax information**

**Type of tax regime**

Dependent: Taxable profit is entirely based on the legal entity statutory account.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Jamaica

Local stock exchange
Jamaica Stock Exchange
http://www.jamstockex.com

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS is required for consolidated and standalone/separate financial statements of all (listed and unlisted) companies.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements of all (listed and unlisted) companies.

IFRS for SMEs was adopted by the Institute of Chartered Accountants of Jamaica for use in Jamaica for accounting periods beginning on or after January 1, 2011 for non-publicly accountable entities as defined by the IASB. The only additional restriction on use of the standard in Jamaica is that Government-owned entities subject to the Public Bodies Management and Accountability Act are not allowed to use it. Use of the IFRS for SMEs in Jamaica by qualifying entities is permitted but not required. Entities not opting to use IFRS for SMEs would use full IFRS.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable
Other useful websites

The Institute of Chartered Accountants of Jamaica
http://www.ica.j.org/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable
**Mexico**

**Local stock exchange**

*Bolsa Mexicana De Valores*

http://www.bmv.com.mx/

Rules for listed filings

**IFRS required or permitted for listed companies?**

All companies whose securities trade in a public market are required to use IFRS in their consolidated financial statements, except for financial institutions and insurance companies, which must follow Mexican Financial Reporting Standards ("MFRS") plus additional requirements adopted by the securities and insurance regulators.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. The Comisión Nacional Bancaria y de Valores ("CNBV") [the National Banking and Securities Commission of Mexico] also allows foreign listed issuers, except for financial institutions, to report under US GAAP or the local standards of the relevant entity (if they are different), but it is necessary to include a document where the differences between these local standards and IFRS are detailed without quantifying the impact. In addition, when local standards (different from US GAAP) are followed, a reconciliation of the relevant differences between local GAAP and IFRS quantifying the impacts should be included. Foreign financial institutions could prepare information under IFRS or other GAAP. However, a reconciliation and explanation of the differences between IFRS or local GAAP used and the accounting standards pronounced by the CNBV should be included. Therefore, the adoption of IFRS becomes far more practical and less costly.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

All statutory accounts must be prepared under either local Mexican FRS or IFRS. IFRS for SMEs is not permitted.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**
See above for listed companies. The Consejo Mexicano de Normas de Información Financiera, A.C. (“CINIC”) [the Mexican Board for Research and Development of Financial Reporting Standards, AC] is in the process of converging all Mexican FRS for all private entities. However, there are some delays in the original plan because the IFRS target is moving with the new standards issued recently. There is no specific date to finalize all the convergence but Mexican FRS are getting closer to IFRS.

Other useful websites

Mexican Board for Research and Development of Financial Reporting Standards, AC
http://www.cinif.org.mx/

National Banking and Securities Commission of Mexico
http://www.cnbv.gob.mx/

Bolsa Mexicana De Valores
http://www.bmv.com.mx/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the income tax law.

Plans for IFRS converging as the basis of tax reporting

Because the Tax regime requires reconciliation from the accounting GAAP results to the tax law results, the local tax authorities allow entities to keep maintain their books and report the financial information either under Mex FRS, IFRS, or US GAAP as long as the adjustments are correctly addressed.
Nicaragua

Local stock exchange
Bolsa de Valores de Nicaragua
http://www.bolsanic.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS is required. There is no restriction to use US GAAP voluntarily; however, in practice most companies use IFRS.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

There are no statutory requirements. IFRS or IFRS for SMEs is permitted for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

The Superintendency of Banks and Other Financial Institutions (SIBOIF) also requires all applicants for loans from financial institutions to prepare financial statements using either full IFRS or the IFRS for SMEs.

The Tax authority permits both full IFRS and the IFRS for SMEs as valid basis of accounting for tax purposes, with a reconciliation to Nicaraguan tax law where the tax law differs from IFRS or the IFRS for SMEs.

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

The Institute of Certified Public Accountants of Nicaragua
http://www.ccpn.org.ni/

**Tax information**

**Type of tax regime**

Quasi-dependent, i.e. taxable profit is principally based on the legal entity financial accounts with a number of adjustments provided in the tax law.
Plans for IFRS converging as the basis of tax reporting

Local tax authorities permit IFRS or IFRS for SMEs as the basis of tax reporting provided that the legal entity reconciles the accounting profit to the tax profit for the preparation of the income tax return.
Panama

Local stock exchange
Bolsa de Valores de Panama
http://www.panabolsa.com/

Rules for listed filings

IFRS required or permitted for listed companies?
All companies listed on the stock exchange are required to use either IFRS or US GAAP for consolidated and standalone/separate financial statements based on regulations of the Superintendence of the Stock Market.

Version of IFRS
IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

For insurance companies and banks, full adoption of IFRS is required in 2014 for consolidated financial statements.

Version of IFRS
IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans

Plans for converging
Not applicable

Tax information

Type of tax regime
Quasi-dependent, i.e. taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting
Not applicable. The local tax authorities require that income tax returns must be prepared using IFRS as published by the IASB.
St. Kitts and Nevis

Local stock exchange
Eastern Caribbean Securities Exchange
http://www.ecseonline.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Foreign companies whose securities are publicly traded are required to use IFRS unless the Eastern Caribbean Securities Regulatory Commission (“ECSRC”) grants specific exemption from the requirement that is in the securities regulations.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No.

**IFRS conversion plans**

**Plans for converging**

Not applicable. IFRS and IFRS for SMEs are already adopted.

**Other useful websites**

International Cotton Advisory Committee
http://www.icac.org/

**Tax information**

**Type of tax regime**

Quasi-dependent, i.e. taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.
Plans for IFRS converging as the basis of tax reporting

Not applicable. IFRS is already required as the basis for tax reporting.
**St. Lucia**

**Rules for listed filings**

*IFRS required or permitted for listed companies?*

Not applicable. There is no local exchange.

**Rules for statutory filings**

*Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?*

IFRS is required for consolidated and standalone/separate financial statements. However, small and medium sized entities are permitted to apply IFRS for SMEs.

**Version of IFRS**

IFRS and IFRS for SMEs as published by the IASB

*In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?*

No

**IFRS conversion plans**

*Plans for converging*

Not applicable as IFRS and IFRS for SMEs are already adopted.

**Tax information**

*Type of tax regime*

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

*Plans for IFRS converging as the basis of tax reporting*

Not applicable
**Trinidad and Tobago**

*Local stock exchange*

**Trinidad and Tobago Stock Exchange**

[http://www.stockex.co.tt/](http://www.stockex.co.tt/)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements. Local GAAP is IFRS.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

The Institute of Chartered Accountants of Trinidad and Tobago

[http://www.icatt.org/](http://www.icatt.org/)
Tax information

Type of tax regime

Dependent. Taxable profit is entirely based on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting

Not applicable
United States

Local stock exchanges
The New York Stock Exchange
http://www.nyse.com/
NASDAQ
http://www.nasdaq.com/

Rules for listed filings
IFRS required or permitted for listed companies?
No

Version of IFRS
Not applicable

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
Foreign private issuers may use IFRS as issued by the IASB. Companies using standards other than US GAAP or IFRS as issued by the IASB must reconcile back to US GAAP.

Rules for statutory filings
Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
Not applicable. No local statutory financial statement requirements. Note, however, that unlisted (i.e. private) companies are allowed to report under IFRS as issued by the IASB or IFRS for SMEs.

Version of IFRS
Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans
Plans for converging
The Securities and Exchange Commission ("SEC") released its proposed written roadmap in November 2008 and reaffirmed its commitment to one global set of accounting standards in a statement released in February 2010. The SEC also issued a work plan with six areas that need to be addressed to enable the SEC to make a decision on whether to incorporate IFRS in the US public reporting structure. In July 2012, the SEC staff issued its final report regarding the Work Plan for the Consideration of Incorporating International Financial Reporting Standards into the Financial Reporting System for U.S. Issuers. The Staff report did not include a final policy decision as to whether IFRS should
be incorporated into the US financial reporting system, or how such incorporation should occur. Nor does the Staff report provide an answer to the threshold question of whether a transition to IFRS is in the best interests of US capital markets and US investors.

The lack of clear direction regarding IFRS is attributable to many factors, including the current status of the FASB’s and IASB’s convergence projects, and a focus by the SEC on other required rulemaking. The staff found little support for adopting IFRS as authoritative guidance in the U.S., and outright adoption would not be consistent with the method of incorporation followed by other major capital markets. However, the staff did find substantial support for exploring other methods of incorporating IFRS that demonstrate a U.S. commitment to the objective of a single set of high-quality, global accounting standards. Recently, the SEC staff discussed the potential for further incorporating IFRS into the US capital markets by allowing domestic issuers to provide IFRS-based information as a supplement to US GAAP financial statements without requiring reconciliation.

The U.S. still shows willingness to stay involved in global standard setting through regulatory activities and IASB interaction. For example, the SEC issued its draft strategic plan for 2014–2018, which states that one of its initiatives is to work to promote high-quality, financial reporting worldwide, and consider, among other things, whether a single set of high-quality, global accounting standards is achievable. However, it does not mention IFRS specifically.

Additionally, while the FASB and IASB issued converged revenue recognition guidance, convergence is no longer likely for the other convergence projects: financial instruments, insurance and leases. No new joint projects are currently being contemplated, and it is expected that the boards will shift attention to their individual agendas.

For further details, see www.pwc.com/usifrs.

**Other useful websites**

Financial Accounting Standards Board  

Securities Exchange Commission  

**Tax information**

**Type of tax regime**

Independent: Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory accounts.

**Comments on tax regime**

The US does not have a requirement to file statutory accounts. The US has a comprehensive tax law, which provides specific rules to calculate taxable income. There are a limited number of situations where financial accounting directly impacts tax, e.g. the LIFO inventory method and the recognition of advance payments. Adoption of IFRS could impact the cash tax position of a company depending on the accounting methods adopted and elections made under the tax law, and any future guidance issued by the tax authorities.
Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Argentina

Local stock exchange
Bolsa de Comercio de Buenos Aires (BCBA)

Rules for listed filings

IFRS required or permitted for listed companies?
Required as from January 1, 2012, except for Financial Institutions and Insurance Companies (see IFRS conversion plans below).

Version of IFRS

IFRS as issued by the IASB for consolidated financial statements.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
Full IFRS and IFRS for SMEs were approved as an additional alternative to local GAAP for use in statutory filings by the local standard setting body (Argentine Federation of Professional Councils in Economic Sciences). But some of the Provinces are yet to approve them in their jurisdictions. Therefore, the use of IFRS or IFRS for SMEs for statutory filings is still limited.

Version of IFRS

IFRS or IFRS for SMEs as issued by the IASB for consolidated financial statements.

Separate financial statements are prepared under IFRS as issued by the IASB, except for the use of the equity method for subsidiaries, associates and joint ventures. However in August 2014, the local standard setter amended IAS 27 to reincorporate equity method as an option to measure investments in subsidiaries, associates and joint ventures for annual periods beginning on or after January 1, 2016.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No
IFRS conversion plans

Plans for converging

In 2014, the Argentine Central Bank issued the roadmap for convergence to IFRS as issued by the IASB for financial institutions (both listed and non-listed) beginning January 1, 2018. During the transition period the regulator will replace its current regulatory and accounting regime to comply with IFRS.

Other useful websites

Comisión Nacional de Valores (“CNV”)
http://www.cnv.gov.ar/

Consejo Profesional de Ciencias Económicas de la Ciudad Autónoma de Buenos Aires
http://www.consejo.org.ar/

Federación Argentina de Consejos Profesionales de Ciencias Económicas
http://www.facpce.org.ar/web2011/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Bolivia**
*(Based on a survey conducted in July 2014)*

**Local stock exchange**  
Bolsa Boliviana de Valores S.A.  
http://www.bbv.com.bo/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No

**Version of IFRS**

Not applicable

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited. All financial statements must be prepared in accordance with Bolivian GAAP.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Only companies that are subsidiaries of foreign parent companies (who are IFRS preparers) are required to prepare both statutory local GAAP and IFRS financial statements (for consolidation purposes).

**IFRS conversion plans**

**Plans for converging**

The Bolivian Accounting Standards Setter has approved the use of IFRS in the Bolivian territory. However, first the Authority of Companies (Government regulatory body) must agree the new standards before this accounting background will be used in the Bolivian territory by all the Bolivian companies. There is no official estimated date for this approbation.

**Other useful websites**

Colegio de Auditores de Bolivia  
http://www.auditorescontadoresbolivia.org/
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Partial convergence of local GAAP and IFRS/IFRS for SMEs is planned. See above.
Brazil

Local stock exchange
BOVESPA
http://www.bovespa.com.br

Rules for listed filings

**IFRS required or permitted for listed companies?**

Since 2010 the consolidated financial statements of listed companies are required to be prepared in accordance with both IFRS and CPCs (new Brazilian GAAP) simultaneously.

**Version of IFRS**

IFRS as issued by IASB. However, certain options allowed in IFRS are not allowed in Brazil and some additional disclosures are required. For example revaluation of PP&E is not permitted by Brazilian corporate law. Also, early adoption of new or revised standards is generally not allowed.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Statutory financial statements must be prepared in accordance with CPCs (Brazilian GAAP). As mentioned above, there are a few differences between CPCs and IFRS. There is a CPC for SMEs which is essentially a translation of the IFRS for SMEs, but which can only be applied by entities which meet certain criteria (e.g. size based on revenue or assets).

**Version of IFRS**

IFRS as adopted locally, but still compliant with IFRS as issued by IASB.

The equity method, which is now an option with the amendment of IAS 27 in 2014, must be used to account for investments in subsidiaries, associates, and joint ventures on the separate company financial statements.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Banking and insurance companies are required to prepare consolidated financial statements in accordance with the regulator guidance. For listed banking and insurance companies, they need to prepare additional consolidated financial statements in accordance with IFRS as published by the IASB.

**IFRS conversion plans**

Plans for converging
Not applicable

Other useful websites

Local standard setter: Comitê de Pronunciamentos Contábeis (“CPC”)
http://www.cpc.org.br/

Securities and Exchange Commission of Brazil
http://www.cvm.gov.br

Tax information

Type of tax regime

Dependent. Elective for 2014 and compulsory as of 2015, taxable profit will be based on IFRS accounts

Comments on tax regime

Starting in 2014, tax rules on an early adoption basis can be based on IFRS accounts. This becomes required for 2015.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not officially announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Chile

Local stock exchange
Bolsa de Comercio de Santiago
http://www.bolsadesantiago.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Listed companies are required to use IFRS.

**Version of IFRS**

IFRS as published by the IASB except for banks and insurance companies. Banks use a special set of standards issued by the regulator of financial institutions (Superintendencia de Bancos e Instituciones Financieras - "SBIF") which is based on IFRS.

The main differences between SBIF’s accounting standards and IFRS as published by the IASB are the bad debt allowance calculations and the disclosure schemes and comparative information.

Insurance companies also apply accounting standards issued by the regulator which differs from IFRS in certain matters and disclosures.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

All companies must use the same GAAP for both filings to the stock regulator and for statutory purposes. See “Rules for listed filings.”

Unlisted private companies must apply either IFRS or IFRS for SMEs from January 1, 2013 (local GAAP has been eliminated).

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable
Other useful websites

Superintendencia Valores y Seguros
http://www.svs.cl/

Colegio de Contadores de Chile
http://www.contach.cl/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

On September 29, 2014, Chile enacted Law No. 20,780 (the “Tax Reform Act”). The Tax Reform Act introduced changes to the corporate tax rate, mandating a gradual increase of the rate from 20% to 25% or 27% in certain cases, the rules regarding minimum capitalization, and the taxation of Chilean investments abroad (the controlled-foreign-corporation rules), among others. The new rules are set to come into effect gradually, with the implementation process having commenced on October 1, 2014 and set to be completed by January 1, 2018.

Comments on tax regime

Generally the computation of taxable profits is based on the statutory accounting profits with certain adjustments. The Chilean tax authority has declared that the adoption of IFRS for financial reporting purposes should have no direct impact on income taxes. Taxpayers should analyze and eliminate IFRS adjustments in computing taxable profits.
Colombia

Local stock exchange
Bosa de Valores de Colombia
http://www.bvc.com.co/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements

**Version of IFRS**

IFRS issued by IASB (2012 version)

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited. All financial statements must be prepared in accordance with local GAAP.

- Starting from January 1, 2015, all listed companies and certain other companies (companies defined as public interest entities under the law, large companies whose parent or subsidiary reports under IFRS, and exporters and importers) are required to adopt 2012 version of full IFRS
- Starting from January 1, 2016, public sector companies that are under its supervision of Contaduria General de la Nacion (CGN) are required to adopt 2012 version of full IFRS or International Public Sector Accounting Standards (IPSAS)
- Starting from January 1, 2016, large and medium-size companies (other than above) are required to adopt 2009 version of IFRS for SMEs
- Starting from January 1, 2015 micro entities may elect to use a new Colombian PCGA (based on 2009 version of IFRS for SMEs), 2012 version of full IFRS or 2009 version of IFRS for SMEs.

**Version of IFRS**

See above

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No
**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

PwC Colombia website  
http://www.pwc.com/co

Interactive IFRS community created by PwC Colombia, open for internal and clients use  
http://www.pwc-ngs.com/

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities are currently in consultation with accounting regulatory bodies and the main accounting firms in order to determine adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Ecuador

Local stock exchange
Bolsa de Valores de Guayaquil
http://www.mundobvg.com/
Bolsa de Valores de Quito
http://www.bolsadequito.info/

Rules for listed filings

IFRS required or permitted for listed companies?
Since 2012, all companies regulated by Superintendency of companies have been required to present their financial statements under IFRS or IFRS for SMEs.

Version of IFRS
IFRS as published by the IASB (and translated into Spanish).

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS is required for all companies regulated by Superintendency of companies. IFRS for SMEs is permitted for those companies qualified as small and medium entities according to the resolution issued by Superintendency of companies in January 2011.

Version of IFRS
IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans
Plans for converging
Since 2012 IFRS applies to all companies regulated by Superintendency of companies.

Other useful websites
Superintendency of companies
http://www.supercias.gob.ec

Tax information
Type of tax regime
Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Paraguay

Local stock exchange
Bolsa de Valores y Productos de Asuncion (BVPASA)
http://www.bvpasa.com.py/

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS are permitted for companies whose securities trade in a public market. A small number of large companies in Paraguay have voluntarily adopted IFRS.

Version of IFRS

IFRS as issued by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

All financial statements must be prepared in accordance with Paraguayan GAAP. There is no regulation to forbid the use of IFRS or IFRS for SMEs in Paraguay and, therefore, both can be used as well.

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Adopting IFRS in 2016 is under discussion.

Tax information

Not available
Peru

(Based on a survey conducted in July 2014)

Local stock exchange
Bolsa de Valores de Lima
http://www.bvl.com.pe/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

The Superintendencia del Mercado de Valores (“SMV”- formerly “CONASEV”) (the Peruvian SEC), requires Peruvian listed companies (except banks, insurance companies and pension funds, among other specific entities) to file both, separate and consolidated financial statements prepared following the full application of IFRS as published by the IASB.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

On June 25, 2011, the Peruvian Congress enacted the Law 29720 “Law that promotes the issue of equity financial instruments and that reinforces the capital market.” Article 5 establishes that private entities (other than those supervised by the SMV), with revenues from sales or total assets equal to 3,000 taxable units (“UIT” Spanish acronym) equivalent to approximately S/.10.8 million (US $4 million) or more, have to file their financial statements prepared under IFRS as approved by the IASB with the SMV. The SMV issued the Rule to article 5 of the above mentioned Law in May 2012, by means of which established that its requirements will be implemented in two steps. Beginning in the financial period ending December 31, 2013, article 5 will be mandatory for entities which revenues from sales or total assets equal 30,000 UIT equivalent to approximately S/.108 million (US $40 million) or more. All other entities must comply with the requirements of article 5 beginning in the financial period ending December 31, 2014.

Currently, major associations of private enterprises are against the requirement of filing their audited financial statements with the SMV arguing that it violates their constitutional right of privacy of financial information and that it will imposes significant costs to private companies. As of the date of this publication, such claims did not prevail. However, private companies are allowed to file with the SMV their financial statements without their disclosure notes, although the entities have to have them prepared and have them available if requested by any third party (such as financial institutions) doing business with the private entity.
Despite the legal requirement explained above, according to the Peruvian General Corporate Law, private entities' financial statements must be prepared according with IFRS as approved by the Peruvian Accounting Setter. Currently all IFRS issued by the IASB as of December 31, 2010 have been approved for their mandatory application beginning financial periods ending December 31, 2012. There are differences in the timing of approval. There are also differences resulting from application of legal and tax requirements rather than full IFRS. The following main differences, among others, are observed: the useful lives of fixed assets and restatement of financial statements for inflation during the period between 1998 and 2004 because the Peruvian economy did not qualify as hyperinflationary.

As a consequence of enacting article 5 of Law 29720 as of December 31, 2014, only non-listed entities with revenues from sales or total assets lower than 3,000 taxable units will not be required to file their statutory financial statements before any governmental agency (although they are the base for determining taxes and shareholders distributions).

Currently, non-listed entities with revenues from sales or total assets lower than 3,000 taxable units, are allowed (although is not mandatory) by the Peruvian Accounting Setter to use IFRS for SMEs in the preparation of their financial statements. However, it is worth to note, that these set of standards has not been properly divulged and as a result it is not widely used.

**Version of IFRS**

For private entities with total revenues from sales or total assets less than 3,000 taxable units, IFRS as adopted locally or IFRS for SME (as disclosed above). Public entities and private entities with total revenues from sales or total assets amount of 3,000 taxable units or more must apply IFRS as issued by the IASB. The transition date for the latter was January 1, 2012.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No, except for banks, insurance companies and pension funds, which are subject to the regulations of the Superintendencia de Banca, Seguros y Administradoras de Fondos de Pensiones. These rules are based on IFRS with specific non-approved paragraphs of certain standards, such as IAS 39 and IFRS 7, among others.

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Contaduría General de la Nación  

Contaduría Pública de la Nación  
[http://www.mef.gob.pe](http://www.mef.gob.pe)
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Comments on tax regime

Although income tax is calculated from the accounting income, some adjustments are incorporated through the tax return in order to determining the taxable income. Adjustments most commonly observed are related to the depreciation charge, amortization, and provisions, among others.

Plans for IFRS converging as the basis of tax reporting

Currently, discussions have been held among the tax community regarding the legality of the accounting standards, as their approval does not involve any official body. Concerns have been expressed about changes that are periodically incorporated into the accounting standards and their effect on the stability in the determination of taxable income. This issue may require the introduction of changes in the current income tax regime in the near future.
Uruguay

Local stock exchange
Bolsa de Valores de Montevideo
http://www.bvm.com.uy/

Rules for listed filings

**IFRS required or permitted for listed companies?**

In March 2011, a national decree was approved which established that IFRS will be mandatory for all listed companies, except banks and other financial institutions regulated by the CBU, for financial years beginning January 1, 2012. Individual financial statements should always be filed jointly with consolidated financial statements and investments must be accounted for by the equity method in individual financial statements.

**Version of IFRS**

IFRS issued by IASB.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Unlisted companies, other than banks and financial institutions, are required to apply the July 2009 version of IFRS for SMEs, with some modifications, which was adopted for the fiscal year beginning at January 1, 2015 by national decree that has the force of law. Additionally, unlisted companies must follow national standards for presentation of financial statements and footnote disclosures. Individual financial statements should always be filed jointly with consolidated financial statements and investments must be accounted for by the equity method in individual financial statements.

For banking and other financial institutions regulated by the Central Bank of Uruguay (“CBU”), local GAAP are established by the CBU and remains unchanged.

**Version of IFRS**

IFRS for SMEs as adopted locally

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**
Not applicable

Other useful websites

Auditoria Interna de la Nacion
http://www.ain.gub.uy/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Venezuela**

*Local stock exchange*
*Bolsa de Valores de Caracas*
*http://www.caracasstock.com/*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

All listed companies are required to use IFRS.

**Version of IFRS**

IFRS as adopted by IASB. However, recently the local regulator (Superintendencia Nacional de Valores) issue a communication permitting the use of financial statements without including the effects of the inflation, which represents a difference from IFRS.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required.

Initially in April 2008, IFRS was adopted by the local standard setter (Federación de Colegios de Contadores Públicos de Venezuela) for big companies for the year ending December 31, 2008 and for small companies’ adoption was required in 2010 (mandatory adoption for small companies was subsequently delayed until 2011). Big companies were defined by the local standard setter, based on the number of employees and revenue depending on the type of industry. In March 2010, the local standard setter also indicated that the small companies have to apply IFRS for SMEs.

In August 2010, the local standard setter issued a new standard modifying the definition of small companies for local GAAP purposes. The new definition indicates that a small company is an entity with the objective of generating profits and not subject to local regulation such as public companies and financial institutions. With the new definition a formerly defined big company could become a small company.

A formerly defined big company that becomes a small company has two options: (1) Continue to apply IFRS for big companies or (2) Adopt IFRS for SMEs as indicated in the transition section (section No. 35) of IFRS for SMEs. A small entity could also use IFRS for big companies when such decision has been approved by the highest ranking decision making authority of the company (usually the shareholders). Local IFRS are called Ven NIF.
In April 2011, the local standard setter amended some of the previous standards and modified the definition of SMEs. The current definition indicates that a SME is a formally incorporated, profit-oriented entity that issues financial statements for general information for its users, including debtors, employees and the general public.

**Version of IFRS**

IFRS or IFRS for SMEs as adopted locally

In November 2013, the local standard setter issued a modification on a previous standard indicating that for the periods beginning December 1, 2013 on, the IFRS version approved for local purposes is IFRS as published by the IASB in 2013. This adoption of the 2013 IFRS version can be accelerated for the periods beginning January 1, 2013. For SMEs the version of IFRS for SMEs is the version approved by the IASB (2009 version). Other differences between IFRS and Ven NIF are:

- For both Ven NIF and Ven NIF for SMEs, recognition of the inflation is mandatory when the inflation exceeds 10% in a year, even if the hyperinflation test of 100% over three years in IAS 29 *Financial Reporting in Hyperinflationary Economies* is not met.

- For both Ven NIF and Ven NIF for SMEs, the presentation of the other comprehensive income must be done separated from the income statement. In both IFRS there is the option to present the other comprehensive income in one statement (together with the income statement) or in two separated statements.

- For the initial adoption of the Ven NIF for SMEs, an entity can use the option of using the fair value as attribute cost at the date of transition for its fixed assets, intangible assets and investment properties if under the previous GAAP used those assets have been revaluated. In the case of an initial adopter of IFRS for SMEs the option of using fair value for fixed assets, intangible assets and investment properties at the date of transition is not restricted only to entities that previously have revaluated such assets.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Federación de Colegios de Contadores Públicos de Venezuela (Local standard setter for unlisted companies)

http://www.fcepv.org/
Superintendencia Nacional de Valores (Local regulator and standard setter for listed companies)
http://www.cnv.gob.ve/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Comments on tax regime

Determination of local taxable profit in practice is based on historical statutory accounts before the accounting inflation adjustment required by local GAAP. Local tax regulations has its own rules to recognize the inflation for tax purposes which is part of the adjustments made in the reconciliation to calculate the taxable income. After that additional adjustments are made based on the specific requirements of the local tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable
Europe

Albania

Local stock exchange
Tirana Stock Exchange
http://www.tse.com.al/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for consolidated and standalone/separate financial statements. Note that although the law requires listed entities to use IFRS, currently the trading of shares on the stock exchange in Albania is inactive.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for companies in certain industries and for companies that meet certain size requirements:

1. Commercial banks, financial Institutions, insurance and reinsurance companies, securities fund and investment companies

2. Subsidiaries whose parent is listed in any stock exchange around the world

3. Companies which exceed the following criteria simultaneously in the two preceding years must prepare IFRS financial statements: annual turnover exceeded ALL 1,250,000,000 (approx. Euro 10 million) and average number of employees per year exceeded 100.

IFRS for SMEs is prohibited.

Version of IFRS

IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

**IFRS conversion plans**

**Plans for converging**

The regulator has issued a local variant of the SMEs standard which is in coherence with IFRS and is currently discussing the adoption of IFRS for SMEs as issued by the IASB.

**Other useful websites**

National Accounting Council

Institute of Chartered Certified Accountants

Ministry of Finance

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.
Austria

Local stock exchange
Vienna Stock Exchange (Wiener Börse)
http://www.wienerborse.at

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Foreign companies whose securities trade in a regulated market in Austria (and generally in the EU) are required to report under IFRSs for their consolidated financial statements unless the European Commission has deemed their local accounting standards to be equivalent to IFRSs, in which case they may use their local standards.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for consolidated financial statements only. It is not permitted for standalone/separate financial statements. IFRS for SMEs has not yet been adopted in the EU and is, accordingly, not yet applicable for Austria.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

IFRS conversion plans

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans regarding statutory reporting requirements. For the adoption of IFRS for SMEs, a change of statutory commercial law would be necessary. It would only be applicable for consolidated financial statements. The timeline is dependent on EU adoption and local legal assessment.

**Other useful websites**
Austrian Financial Reporting and Auditing Committee
http://www.afrac.at

Austrian Financial Market Authority
http://www.fma.gv.at

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Belarus

Local stock exchange
Belarusian Currency and Stock Exchange
http://www.bcse.by/

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS as issued by the IASB is currently required for banks and nonbanking financial organizations whose securities trade in a public market. IFRS will be required for other domestic companies whose securities trade in a public market starting from 2016 (required for consolidated financial statements only). IFRS will be required in the separate financial statements of all insurance companies from 2016.

**Version of IFRS**

IFRS as issued by the IASB is required for all banks and nonbanking financial organizations. IFRS as adopted by the Republic of Belarus will be required for all public interest entities starting January 1, 2016.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

All banks and nonbanking financial organizations are required to present their financial statements in conformity with IFRS as issued by the IASB. Starting January 1, 2016, IFRS is required for the following types of companies whether or not their securities trade in a public market:

- Banks
- Nonbanking financial organizations
- Insurance companies

IFRS and IFRS for SMEs are not permitted for other types of companies. All financial statements must be prepared in accordance with Belarus accounting rules and laws.

**Version of IFRS**

IFRS as adopted by the Republic of Belarus, except for banks and other financial organizations, who must apply IFRS as issued by the IASB.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No
IFRS conversion plans

Plans for converging

The Belarusian Accounting and Financial Reporting Act, enacted on July 12, 2013, requires IFRS for the financial statements of all public interest entities starting January 1, 2016. Public interest entities include:

- Companies whose securities are traded in a public market (IFRS required for consolidated financial statements only)
- Banks
- Nonbanking financial organisations
- Insurance companies

Regulations for implementing IFRS are being developed by the Council of Ministers of the Republic of Belarus in cooperation with the National Bank of the Republic of Belarus.

Tax information

Type of tax regime

Dependent. Taxable profit is entirely based on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting

The local standard setting body has not announced any adoption or convergence plans.
**Belgium**

*Local stock exchange*

**NYSE Euronext**


The stock exchange in Brussels, Belgium operates one main EU regulated exchange, NYSE Euronext Brussels. There is also another market, Alternext Brussels, for small and medium sized companies. Companies listed on Alternext are not subject to EU directives and benefit from a lighter regulatory listing and periodic reporting regime (e.g. no IFRS requirement).

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements of companies listed on NYSE Euronext. Also required for consolidated financial statements of all banks and other credit institutions, real estate investment trust companies and insurance companies (since 2012), whether listed or not.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is prohibited for the preparation of statutory financial statements, except for real estate investment trusts for which it is required (IFRS as adopted by the EU). IFRS for SMEs is prohibited.

**Version of IFRS**

Not applicable. Belgium accounting law must be followed.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Unlisted banks and other credit institutions, real estate investment trust companies and insurance companies (since 2012) are required to use IFRSs in their consolidated financial statements.

IFRS is also permitted for consolidated financial statements of non-listed companies (irrevocable choice).
**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans.

**Other useful websites**

Financial Services and Markets Authority (“FSMA”) (responsible for supervising the financial markets and listed companies, authorizing and supervising certain categories of financial institutions, overseeing compliance by financial intermediaries with codes of conduct and supervising the marketing of investment products to the general public, as well as for the ‘social supervision’ of supplementary pensions.)


Commissie voor Boekhoudkundige Normen/Commission des Normes Comptables (website of the local standard setter)

**http://www.cnc-cbn.be/**

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

Taxable profits are quasi-dependent on statutory accounts which are generally kept under Belgian GAAP. There are instances where interpretation of Belgian GAAP is influenced by IFRS. Adoption of IFRS for statutory purposes is not yet anticipated.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Bosnia and Herzegovina**

*Local stock exchange*

Sarajevo stock exchange (SASE)
http://www.sase.ba/

Banja Luka stock exchange (BLSE)
http://www.blberza.com/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements. Companies prepare their financial statements in accordance with the local laws on accounting and auditing, and local GAAP is based on IFRS as translated into local language.

**Version of IFRS**

IFRS adopted locally. Based on the Law on accounting and auditing of the Federation of Bosnia and Herzegovina and Law on accounting and auditing of the Republika Srpska, standards applied in the Federation of Bosnia and Herzegovina and Republika Srpska are IFRSs which are translated to local language by the authorized accounting body. All the IFRS and the amendments and interpretations which were published by the International Federation of Accountants (“IFAC”) and the International Accounting Standards Board (“IASB”) and translated into local language in the Federation of Bosnia and Herzegovina and Republika Srpska as of December 31, 2009, are applied (all of the IFRS standards and interpretations except for IFRS 9 to IFRS 13 and IFRIC 19 to IFRIC 20).

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Same as for listed companies.

**Version of IFRS**

IFRS adopted locally.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Yes, IFRS is permitted for all companies.
IFRS conversion plans

Plans for converging

Full compliance of IFRS and IFRS for SMEs is planned. No specific timeline has been determined.

Other useful websites

Komisija za računovodstvo i reviziju BiH
http://www.komisija-rrbih.info/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Bulgaria**

*Local stock exchange*

**Bulgarian Stock Exchange**


**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for consolidated and standalone/separate financial statements and required for some entities based on industry/size.

IFRS is required for all financial institutions and for companies that meet two of the following three criteria: (1) total assets > Euro 4 million; (2) net income > Euro 7.5 million; (3) average personnel > 250 people.

Otherwise, companies must prepare statutory filings in accordance with Bulgarian GAAP. IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans to IFRS for SMEs.
**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Channel Islands

Local stock exchange
Channel Islands Stock Exchange (CISX)
http://www.cisx.com/

Guernsey and Jersey companies often list on London Stock Exchanges (LSE, AIM and etc.) as well as the German (Frankfurt) and other European exchanges.

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is permitted for consolidated financial statements of all companies and for separate/standalone financial statements if these are prepared. However, UK GAAP and US GAAP are considered equivalents. Other GAAPs may be considered equivalents as well, depending on where the entity is listed.

Version of IFRS

Both - IFRS as published by the IASB or IFRS as endorsed by the EU are applicable.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

Jersey

For an entity regulated by the Jersey Financial Services Commission, the financial statements should be prepared in accordance with either the U.K. Accounting Standards issued by the U.K. Accounting Standards Board or IFRS (unless otherwise agreed in writing by the JFSC)

Guernsey

Entities regulated by the Guernsey Financial Services Commission do not have particular GAAP requirements and refer to Guernsey law with respect to GAAP selection. Whilst there is no restriction on the GAAP applied, it is generally recommended that IFRS, UK GAAP or US GAAP is applied.

Version of IFRS

Both - IFRS as published by the IASB or IFRS as endorsed by the EU are applicable. IFRS for SMEs as published by the IASB is applicable for entities which apply IFRS for SMEs.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No
IFRS conversion plans

Plans for converging

Not applicable as IFRS and IFRS for SMEs had already been adopted.

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law. Channel Islands have an allowance based tax system, under which some amortizations, revaluations and other adjustments can lead to timing difference.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SME.
**Croatia**

*Local stock exchange*

Zagreb Stock Exchange

http://www.zse.hr/default.aspx?id=122

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. Foreign companies whose securities trade in a regulated market in Croatia (and generally in the EU) are required to report under IFRS for their consolidated financial statements unless the European Commission has deemed their local accounting standards to be equivalent to IFRS, in which case they may use their local standards.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Pursuant to the Croatian Accounting Act, the consolidated and separate financial statements of all “large entrepreneurs” are required to be prepared in accordance with IFRS. The “large entrepreneurs” are defined in the law as:

- all banks, insurance companies, leasing companies, and other financial institutions regardless of their size;
- other companies that have met two of the following three conditions in their previous financial year: (1) total revenue greater than 260 million HRK (approximately US$45 million); (2) total assets greater than 130 million HRK (approximately US$23 million); and (3) an average number of employees in excess of 250

All other companies are required to prepare their consolidated and separate financial statements in accordance with Croatian Financial Reporting Standards.

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No
IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans to IFRS for SMEs.

Other useful websites

Croatian Association of Accountants and Financial Experts
http://www.rif.hr/naslovnica

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SME.
Cyprus

Local stock exchange
Cyprus Stock Exchange

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Foreign companies whose securities trade in a regulated market in Cyprus (and generally in the EU) are required to report under IFRS for their consolidated financial statements unless the European Commission has deemed their local accounting standards to be equivalent to IFRS, in which case they may use their local standards.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS as adopted by the EU is required to be used by all Cyprus companies. However, there are a few Company Law exceptions that allow private companies an exemption from preparing consolidated financial statements and from statutory filing of audited financial statement. IFRS for SMEs is currently prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Not applicable

**IFRS conversion plans**

**Plans for converging**

Adoption of IFRS for SMEs is planned. It is subject to discussions at EU level prior to adoption; and also local efforts in amending the law to allow the use of IFRS for SMEs.
Other useful websites

The Institute of Certified Public Accounts of Cyprus

OpenDocument/Cypress Securities and Exchange Commission

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Comments on tax regime

Among others, there is a difference in the tax treatment of certain IFRS 2 and IAS 39 transactions.

Plans for IFRS converging as the basis of tax reporting

Not applicable
Czech Republic

Local stock exchange
Prague Stock Exchange
http://www.pse.cz/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. Listed entities located outside the EU are permitted to prepare their financial statements in accordance with other commonly known international standards (e.g. US GAAP).

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for consolidated financial statements and separate financial statements of companies that are subsidiaries or parent companies of groups that for consolidated financial statements use IFRS as adopted by the EU. Other companies are not permitted to use IFRS for standalone/separate financial statements.

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No.

**IFRS conversion plans**

Plans for converging

The local standard setting body has not announced any adoption or convergence plans.

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.
Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Denmark

Local stock exchange
OMX Nordic Exchange, Copenhagen
http://nasdaqomxnordic.com/

Secondary regulated exchange is GXG Markets (Dansk AMP)
(A European Regulated Market Place)
http://gxgmarkets.com/

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is required for consolidated financial statements, standalone financial statements and separate financial statements, if consolidated financial statements are not prepared. For companies preparing consolidated financial statements, presentation of separate financial statements under IFRS is permitted. For financial services entities, the requirement to prepare IFRS financial statements applies only to consolidated financial statements. IFRS in separate and standalone financial statements is not permitted for banks.

Version of IFRS

IFRS as adopted by the EU

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. Foreign companies and subsidiaries of foreign companies listed on the local stock exchange follow requirements for the country of domicile, if the country of domicile is an EU member state or a country with which EU has made an agreement. Otherwise the company has to follow local requirements and prepare IFRS financial statements.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is permitted for consolidated and standalone/separate financial statements, except for the limitations set out for listed companies. IFRS for SMEs is prohibited. The Danish Commerce Agency has the authorization to decide whether IFRS for SMEs should be allowed for statutory filings. Currently, there is no expectation as to whether this authorization will be used.

Version of IFRS

IFRS as adopted by the EU

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

See above for listed companies.
IFRS conversion plans

Plans for converging

The potential adoption of IFRS for SMEs is awaiting the implementation of the new EU accounting directive in local law.

Other useful websites

Danish Business Authority
http://www.erst.dk

Tax information

Type of tax regime

Independent: Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory account.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Estonia**

*Local stock exchange*
Tallinn Stock Exchange
http://www.nasdaqomxbaltic.com/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for financial institutions (banks, insurance companies, etc.) and permitted for other companies (consolidated and standalone/separate financial statements). Companies not reporting under IFRS use Estonian GAAP (until 2012 Estonian GAAP used to be a simplified version of IFRS; effective January 1, 2013, the new Estonian GAAP is broadly based on IFRS for SMEs with some minor exceptions).

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Adoption of IFRS for SMEs is planned as soon as the EU approves it. Starting from 2013, the local GAAP standards have been harmonized with IFRS for SMEs with some minor exceptions.

**Other useful websites**

Estonian Accounting Standards Board
http://easb.ee/?lang=en/
Tax information

Type of tax regime

Independent. In Estonia, profit is not taxable (instead, distributions are taxed) and thus the financial reporting is absolutely independent from the taxation.

Plans for IFRS converging as the basis of tax reporting

Not applicable, as profit is not taxable in Estonia.
Finland

Local stock exchange
NASDAQ Helsinki Oy (EU regulated market)
http://www.nasdaqomx.com/
NASDAQ First North Finland (non-regulated market)
http://www.nasdaqomxnordic.com/firstnorth

Rules for listed filings

IFRS required or permitted for listed companies?

Regulated market:

IFRS is required for consolidated financial statements. If listed companies do not prepare consolidated financial statements, their standalone financial statements are required to be prepared in accordance with IFRS.

Foreign issuers are allowed to use either US, Canadian, Japanese, Chinese, Indian or South Korean GAAP instead of IFRS.

For parent company and subsidiary standalone financial statements of listed companies IFRS is permitted but not required.

Non-regulated market:

Not required except that companies listed on First North Premier segment are required to use IFRS. Reporting requirements are determined by the market, and companies are not subject the legal requirements for admission to trading on a regulated market.

Version of IFRS

IFRS as adopted by the EU

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is permitted for consolidated and standalone/separate financial statements. IFRS for SMEs is prohibited.

Version of IFRS

IFRS as adopted by the EU

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No.

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or conversion plans.

**Other useful websites**

European Financial Reporting Advisory Group  
http://www.efrag.org/

Financial Supervision  

Others  
http://www.suomentilintarkastajat.fi  
https://www.esma.europa.eu/page/IFRS-Enforcement-o

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
France

Local stock exchange
AMF CAC 40 and SBF 120
http://www.amf-france.org/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. The European Union has granted equivalence in relation to certain country GAAPs under the Prospectus and Transparency Directives, granting issuers using US, Japanese, Chinese, Korean, Canadian and Indian GAAP a permanent (US, Japan) or temporary (China, Korea, Canada, India) exemption from having to file IFRS financial statements, as long as the overseas parent whose subsidiary is listed on an EU exchange uses and publishes financial statements under one of the GAAPS mentioned above.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Optional application of IFRS as adopted by the EU is permitted for the consolidated accounts of companies that do not trade in a regulated market. However, IFRS as adopted by the EU are not authorized for individual/statutory accounts for any French companies. The French Plan Comptable Général applies.

IFRS for SMEs is prohibited.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans to IFRS for SMEs.
Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Georgia

Local stock exchange
Georgian Stock Exchange
http://www.gse.ge/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted locally (IFRS is translated in Georgia)

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Banks, insurance companies, stock exchanges, security issuers and investor institutions are required to prepare IFRS financial statements and submit to the National Bank of Georgia. Except for this, there is no statutory requirement. Other companies whose securities do not trade in a public market are permitted to use full IFRSs or, alternatively, they may use the IFRS for SMEs.

**Version of IFRS**

IFRS as adopted locally (IFRS is translated in Georgia)

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Georgian Federation of Professional Accountants and Auditors (“GFPAA”)
http://www.gfpaa.ge/
Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Germany**

*Local stock exchange*
**FWB/XETRA/EUREX**
http://www.boerse-frankfurt.de/

Smaller exchanges also exist in Germany, including Berliner Boerse (http://www.equiduct-trading.com/home/home.asp), Boerse Dusseldorf (http://www.boerse-duesseldorf.de/), Boerse Hamburg (http://www.boersenag.de/), Boerse Hannover (http://www.boersenag.de/), Boerse Munchen (http://www.boerse-muenchen.de/), Boerse Stuttgart (http://www.boerse-stuttgart.de/)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. The European Union has granted equivalence in relation to certain third country GAAPs under the Prospectus and Transparency Directives, granting issuers using US, Japanese, Chinese, Canadian, South Korean and Indian GAAP a permanent (US, Japan) or temporary (China, Canada, S. Korea, India) exemption from having to file IFRS financial statements, as long as the overseas parent whose subsidiary is listed on an EU exchange uses and publishes financial statements under one of the GAAPs mentioned above.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for the consolidated financial statements of all companies whose securities do not trade in a regulated market.

Statutory accounts must be prepared in accordance with local German GAAP (“HGB”). However, IFRS is permitted for standalone financial statements if HGB consolidated financial statements are also prepared and filed.

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**
No

**IFRS conversion plans**

**Plans for converging**

No convergence of HGB and IFRS for statutory reporting purposes is planned. Adoption of IFRS for SMEs is not expected.

**Other expected changes**

As of January 1, 2010, HGB has been updated to be more similar to IFRS than it had previously been. While more similar, substantial differences between HGB and IFRS still remain.

**Other useful websites**

Accounting Standards Committee of Germany  

**Tax information**

**Type of tax regime**

Independent: there is little or no relationship between taxable profit and statutory legal entity statutory accounts.

**Comments on tax regime**

With the introduction of BilMoG on January 1, 2010, the previously existing quasi-dependent relationship has become entirely independent.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Greece

Local stock exchange
Athens Exchange
http://www.ase.gr/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Foreign companies whose securities trade in a regulated market in Greece (and generally in the EU) are required to report under IFRS for their consolidated financial statements unless the European Commission has deemed their local accounting standards to be equivalent to IFRS, in which case they may use their local standards.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS as adopted by the EU is required for the consolidated and separate company financial statements of companies whose securities trade in a regulated market. For companies whose securities do not trade in a regulated market, IFRS as adopted by the EU is required for the following:

- The consolidated and separate financial statements of banks and other financial institutions (as defined in the law)
- The consolidated and separate financial statements of insurance companies (as defined in the law)
- Subsidiaries of listed entities and financial institutions located in Greece that represent more than 5% of the group’s turnover, assets or number of employees
- Other companies which are defined by legislation to be Public Interest Entities based on the nature of their business, size or number of employees
- Investment entities and financial holding companies as defined by legislation (e.g. investment firms, venture capital organizations and entities that undertake the management of UCITS)

IFRS as adopted by the EU is permitted for both the consolidated and separate financial statements of all other companies whose securities do not trade in a regulated market provided that they have an independent audit by a Certified Public Accountant and are prepared in accordance with IFRS for five consecutive years.
IFRS for SMEs has not yet been adopted in Greek company law, so it is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No. All companies prepare one set of statutory financial statements under either IFRS (if a listed company or if a subsidiary of a listed company or in other situations if the company voluntarily adopts IFRS) or Greek GAAP.

**IFRS conversion plans**

**Plans for converging**

Greece follows EU guidance, pronouncements, laws and regulations.

**Other useful websites**

The Hellenic Capital Market Commission  
http://www.hcmc.gr/

The Bank of Greece  
http://www.bankofgreece.gr/

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

Income and expenses are taxable / deductible upon invoicing and subject to the provisions of the tax law. Indicatively, motor vehicle expenses are deductible under certain conditions, pension and redundancy expenses are deductible on a cash basis, inventory and receivables impairment are recognized in terms of special tax rules, depreciation and amortization is based on special tax rules, and gains and losses on valuation and disposal of investments are based on special tax rules.

From the 2011 financial year and onwards, all Greek companies that are required to prepare audited statutory financial statements must in addition obtain an “Annual Tax Certificate” from their statutory auditor. Upon completion of the tax audit, the statutory auditor or audit firm must issue to the entity a "Tax Compliance Report" which is subsequently submitted to the Ministry of Finance and covers: income tax, VAT, the books and records code, real estate taxes, stamp duty, withholding taxes, business transformations, transfer pricing and e-commerce.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Greenland

Local stock exchange
OMX Nordic Exchange, Copenhagen
http://nasdaqomxnordic.com/

Secondary regulated exchange is GXG Markets (Dansk AMP) (A European Regulated Market Place)
http://gxgmarkets.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS is required for consolidated financial statements. For companies preparing consolidated financial statements, presentation of separate financial statements under IFRS is permitted. For financial services entities, the requirement to prepare IFRS financial statements applies only to consolidated financial statements. IFRS in separate and standalone financial statements is not permitted for banks.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. Foreign companies and subsidiaries of foreign companies listed on the local stock exchange follow requirements for the country of domicile, if the country of domicile is an EU member state or a country with which EU has made an agreement. Otherwise the company has to follow local requirements and prepare IFRS financial statements.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for consolidated and standalone/separate financial statements, expect for the limitations set out for listed companies. IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

See above for listed companies.

**IFRS conversion plans**

**Plans for converging**

The potential adoption of IFRS for SMEs is awaiting the implementation of the new EU accounting directive in local law.
Other useful websites

Danish Business Authority
http://www.ersst.dk

Tax information

Type of tax regime

Independent: Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory account.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Hungary

Local stock exchange
Budapest Stock Exchange
http://www.bse.hu/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. IFRS is required for some and permitted for others. Foreign companies whose securities trade in a regulated market in Hungary (and generally in the EU) are required to report under IFRS for their consolidated financial statements unless the European Commission has deemed their local accounting standards to be equivalent to IFRS, in which case they may use their local standards.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for consolidated financial statements of all companies.

The Government issued a resolution on June 12, 2015 which includes:

- voluntary adoption of EU-endorsed IFRS in the separate company financial statements of a wide group of entities from 2016 (with comparative information required for 2015),
- mandatory adoption for credit institutions and financial enterprises from 2017,
- optional adoption for certain insurance companies (except insurance companies that are not subject Solvency II) and for companies are subject to statutory audit from 2017,
- and mandatory adoption for cooperative credit institutions and other small credit institutions from 2018.

Entities electing or mandated to use EU-endorsed IFRSs will no longer be required to maintain their accounting records in line with national GAAP.

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU
In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Refer to the 2015 resolution above.

Other useful websites

Ministry of finance


Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments (for example, depreciation, provisions, impairment, permanent difference, use of tax losses, and etc.) provided in the tax law.

Comments on tax regime

Taxable profits are quasi-dependent on the statutory accounts; however, companies are required to file their tax returns based on the local GAAP. For entities using IFRS as statutory reporting framework, the taxation laws will provide additional rules to determine the tax base. However, there are no tax laws for entities applying IFRS as statutory reporting. The tax legislation is expected to be amended with special regulations for IFRS reporters in the fourth quarter of 2015.

Plans for IFRS converging as the basis of tax reporting

As described above it is allowed or mandatory the use of IFRS as statutory reporting framework. However, currently there is no final law relating to the basis of tax reporting.
**Iceland**

**Local stock exchange**
Nasdaq OMX
http://www.nasdaqomxnordic.com/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. IFRS is required for some and permitted for others. Foreign companies whose securities trade in a regulated market in Iceland (and generally in the EU and EEA) are required to report under IFRS as adopted by the EU for their consolidated financial statements unless the European Commission has deemed their local accounting standards to be equivalent to IFRS, in which case they may use their local standards

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

All financial statements must be prepared in accordance with Icelandic GAAP or IFRS.

IFRS as adopted by the EU are required in the separate financial statements of all companies whose securities trade in a regulated market.

IFRS as adopted by the EU are required in the separate financial statements of a company whose securities do not trade in a regulated market if that company is part of a consolidated group that uses IFRS.

IFRS as adopted by the EU are permitted in both the consolidated and separate financial statements of large and medium-sized companies, as defined in Icelandic regulations, whose securities do not trade in a regulated market, and pension funds above a specified size.

IFRS for SMEs is prohibited. If the SME is part of a consolidated group that uses IFRS, then it is required to use IFRS in its separate financial statements. If the SME is large or medium-sized, IFRS as adopted by the EU are permitted in both its consolidated and its separate financial statements. Otherwise the SME follows Icelandic statutory accounting requirements.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**
Yes. IFRS as adopted by the EU are required in the financial statements of all non-publicly traded mutual funds and collective investment schemes.

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or conversion plans to IFRS for SMEs.

**Other expected changes**

While there are no formal conversion plans, local GAAP has been moving towards IFRS.

**Other useful websites**

Rikisskattstjori (Directorate of Internal Revenue)
http://www.rsk.is/fyrirtaekjaskra/

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

IFRS adoption adjustments are taken into taxable income in the year of adoption.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.


**Ireland**

*Local stock exchange*
Irish Stock Exchange
http://www.ise.ie/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is required for consolidated financial statements of Irish companies with securities listed on a regulated market in the EU; IFRS is permitted for standalone/separate financial statements of such companies.

**Version of IFRS**

IFRS as adopted by the EU.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. Certain companies from outside the EEA that are listed on the Irish stock exchange may apply a GAAP that is equivalent to IFRS, such as US GAAP.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

**IFRS:**

IFRS (as adopted by the EU) is required for the consolidated financial statements of Irish companies with securities listed on a regulated market in the EU. IFRS is permitted for other consolidated financial statements and for standalone/separate financial statements.

Parent companies can choose to apply IFRS or Irish GAAP in their separate financial statements. Where a parent chooses to apply IFRS, its Irish subsidiary companies may apply either IFRS or Irish GAAP. However, if IFRS is adopted by one Irish subsidiary company, it should generally be adopted by all Irish subsidiaries unless there are good reasons not to do so.

Once IFRS is adopted, companies can revert to applying Irish GAAP provided they have not previously switched in the prior five years (or if there is a change in circumstance as set out in company law). Charity companies are not permitted to apply IFRS.

**IFRS for SMEs:**

IFRS for SMEs is not permitted, but Irish GAAP includes a financial reporting standard (FRS 102) based on IFRS for SMEs. Irish GAAP is used by the majority of private companies in Ireland. See below for more details about Irish GAAP.

**US GAAP available for certain companies:**

Certain Irish-incorporated companies that are SEC Registrants are permitted by Irish company law to apply US GAAP, subject to certain conditions.
Irish-incorporated investment companies (as defined by Irish company law) are permitted by Irish company law to apply US GAAP.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Irish GAAP (effective for financial years commencing on or after January 1, 2015) includes a financial reporting standard, FRS 102, *The financial reporting standard applicable in the UK and Republic of Ireland*, which is based on IFRS for SMEs, with some amendments. Irish GAAP also includes a financial reporting standard, FRS 101, *Reduced disclosure framework*, which permits certain group companies to apply IFRS recognition and measurement rules (as amended to comply with Irish company law) in their individual financial statements, with reduced disclosures compared to IFRS.

No further convergence plans have been announced.

**Other useful websites**

UK Financial Reporting Council
http://www.frc.org.uk

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the individual statutory financial statements, whether prepared in accordance with Irish GAAP or IFRS as adopted by the EU, with a number of adjustments provided in Irish tax law.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable.
Isle of Man

Rules for listed filings

IFRS required or permitted for listed companies?

Isle of Man companies may apply IFRS, UK GAAP, or US GAAP dependent upon the requirements of the regional exchange on which they are listed.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

Isle of Man companies may choose to apply IFRS, UK GAAP or US GAAP when preparing statutory filings.

Version of IFRS

Companies may apply IFRS as published by IASB or IFRS as adopted by the EU. For listed companies, the version of IFRS is dependent upon the requirements of the regional exchange where the company is listed.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Not applicable. There is no local standard setting body.

Other useful websites

Financial Supervision Commission
http://www.fsc.gov.im/

Tax information

Type of tax regime

Quasi-dependent. Effective on April 6, 2015, there are three rates (20%, 10% or 0%) of corporate income tax for different types and sizes of businesses. The general rules for the calculation of taxable income are the same whether a company is liable to income tax at 0%, 10%, 20%, or a combination of these rates.

There are no specific Isle of Man company GAAP requirements for tax reporting. The tax authorities will accept any internationally recognized standards provided they are consistently applied.

Plans for IFRS converging as the basis of tax reporting

Not applicable
**Italy**

*Local stock exchange*
*Borsa Italiana spa*
*http://www.borsaitalia.it/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No. All companies (i.e. local and foreign companies) listed on Italian stock exchange are required to file IFRS financial statements.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for consolidated and/or standalone bank and required for standalone insurance companies only if consolidated financial statements are not prepared.

IFRS is permitted for all other consolidated financial statements. If that option is taken for consolidated financial statements, then it is also permitted for standalone financial statements.

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Partial convergence of local GAAP and IFRS is planned, but timetable has not yet been finalized. The local standard setting body has not announced any adoption or convergence plans to IFRS for SMEs.
Other useful websites

Organismo Italiano di Contabilita
http://www.fondazioneoic.it/

Borsa Italiana
http://www.borsaitaliana.it/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a few of adjustments (e.g. goodwill amortization) provided in the tax law.

Comments on tax regime

Under the current tax regulation, the qualification, classification and time allocation rules resulting from IFRS (i.e. for statutory accounts) are relevant also for tax purposes with a few exceptions. In particular, such exceptions: i) set amount or time limits for the deduction of cost items; ii) state the total or partial exemption of specific revenue items; iii) allow the deferred taxation of certain profits; iv) rule that certain revenues or costs are tax relevant on a cash basis rather than on an accrual basis.

Plans for IFRS converging as the basis of tax reporting

The tax regulation is frequently amended to reduce differences between IFRS and tax reporting. However, authorities have not announced any full convergence plan of tax reporting to IFRS or IFRS for SMEs.
**Kosovo**

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Not applicable. There is no local exchange.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Based on law 04/L–014 on Accounting, Financial Reporting and Audit issued by Government of Kosovo at July 29, 2011:

Companies that meet two out of three of the following criteria are considered as “Large Companies” and should prepare the IFRS Financial Statements (Articles 4 and 5). Financial Statements of these Companies are required to be audited each year by statutory audit firms that are licensed to carry out statutory audits by the competent authorities as defined in this law.

- Annual Turnover: > 4,000,000 Euro,
- Total Assets: > 2,000,000 Euro,
- Average number of employees > 50

Companies that meet two of three of the following criteria are considered as “Medium Companies” and should apply IFRS for SMEs Financial Statements if the Companies are Limited Liabilities Companies or shareholders Company (Articles 4 and 5). Financial statements of these companies are required to be audited by statutory audit firms or Auditors that are licensed to carry out statutory audits by the competent authorities as defined in this law.

- 2,000,000 Euro < Annual turnover < 4,000,000 Euro,
- 1,000,000 Euro < Total assets < 2,000,000 Euro;
- 10 < Average number of employees < 50

Companies that meet 2 of 3 following criteria are considered as ‘Small Companies” and should prepare IFRS for SMEs Financial Statements if the Companies are Limited Liabilities Companies or shareholders Company (Articles 4 and 5).

- 50,000 Euro < Annual turnover < 2,000,000 Euro,
- 25,000 Euro < Total assets < 1,000,000 Euro;
- Up to 10 Average number of employees;

Companies that meet 2 of 3 following criteria are considered as Micro-enterprise Companies and criteria for accounting and reporting applicable to Micro-enterprises will be regulated by the Kosovo Financial Reporting Council (“KKRF”) in order to minimize administrative burden on the Micro-enterprises (Article 4).

- 50,000 Euro < Annual turnover
- 25,000 Euro < Total assets
- Smaller than 10 Average number of employees

**Version of IFRS**
IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans
Plans for converging

Not applicable

Other useful websites

Official gazette of Kosovo
http://www.gazetazyrtare.com/

Ministry of finance - Secretariat for Kosovo Financial Reporting Council - (“KFRC”)

Tax information

Type of tax regime

Dependent. Taxable profit is entirely based on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting

Not applicable. Based on the law 03/L-222 on the Tax Authority and procedures Article 13, books and records for businesses with annual turnovers over 50,000 Euro shall be kept in conformity with generally accepted accounting principles of Kosovo as supplemented by IFRS.
**Latvia**

*Local stock exchange*  
NASDAQ OMX Riga JSC  
http://www.nasdaqomxbaltic.com/lv

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements. Required for standalone/separate financial statements if listed companies do not prepare consolidated financial statements.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

If the foreign companies prepare the consolidated financial statements or are listed on the official list in the Republic of Latvia, they are required to submit consolidated/standalone financial statements prepared in accordance with IFRS as adopted by the EU.

If the foreign company does not prepare consolidated financial statements and it is not listed on the official list in the Republic of Latvia, then it prepares its financial statements in accordance with the rules applicable in the country of residence.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for financial institutions, such as banks, insurance companies, investment funds, and similar. IFRS is permitted for consolidated financial statements. IFRS is permitted for standalone statutory financial statements of companies listed on the official list of the Riga Stock Exchange. IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Yes. See the rules for listed filings above.

**IFRS conversion plans**

**Plans for converging**

New law on annual reports and consolidated annual reports is going to be adopted later in 2015 and will become effective for the financial periods starting on or after January 1, 2016. The new law will not extend, as compared to the current situation described above, the range of preparers who would be allowed to prepare IFRS financial statements for
statutory reporting purposes. However, it will allow the companies, except for micro-entities, to use IFRS accounting policies in their statutory financial statements for specific items of the financial statements.

Ministry of Finance which supervises accounting matters and legislation in the country, has explained that would first expect IFRS for SMEs being adopted in EU and then would decide whether to implement them in Latvia.

**Other useful websites**

Ministry of Finance of the Republic of Latvia  
http://www.fm.gov.lv

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a few of adjustments provided in the tax law.

**Comments on tax regime**

Accounting profit before tax is adjusted for tax-nondeductible expenses and adjusted for items which create temporary differences, such as different tax depreciation allowances, expenses for accruals (unless precise) and provisions, asset and liability revaluations (except for currency revaluation of monetary items).

**Plans for IFRS converging as the basis of tax reporting**

As explained above, only for those companies which are required/allowed to prepare their stand-alone financial statements in accordance with IFRS as adopted in EU, IFRS accounts serve also as a basis for tax reporting. There are no known plans for IFRS converging as the basis of tax reporting. Until now it was possible to deal with IFRS / local GAAP differences in the tax return so that they did not impact the taxable profit. However, the situation might change in the future when new standards are adopted, like, IFRS 15.
Lithuania

Local stock exchange
NASDAQ OMX — OMX Nordic Exchange
http://www.nasdaqomxbaltic.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes.

Subsidiaries of foreign companies incorporated in Lithuania and listed on the local exchange have to file IFRS financial statements.

EU member companies (foreign companies) not incorporated in Lithuania but listed on the local exchange are required to file IFRS financial statements.

Non-EU member companies (foreign companies) not incorporated in Lithuania but listed on the local exchange can choose to file financial statements in accordance with their local GAAP if they meet certain requirements indicated in the Lithuanian laws.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required in the separate company financial statements of companies whose securities trade in a regulated market. IFRS is required in both the consolidated and separate company financial statements of banks, insurance commercial companies, and other supervised financial institutions (including those whose securities do not trade in a regulated market). IFRS is permitted for consolidated and standalone/separate financial statements of all other companies.

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No
IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans to IFRS for SMEs.

Other useful websites

The Authority of Audit and Accounting
http://www.aat.lt/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Luxembourg**

*Local stock exchange*

*Luxembourg Stock Exchange*

*http://www.bourse.lu/*

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No, except if reporting framework is deemed equivalent by the EU.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for statutory financial statements. Application of IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No. Statutory financial statements can be filed in Luxembourg GAAP or IFRS as adopted by the EU.

**IFRS conversion plans**

**Plans for converging**

Since early 2011, financial statement can be filed in Luxembourg GAAP or IFRS as adopted by the EU. No change is foreseen in the near future.

**Other useful websites**

Commission de Surveillance du Secteur Financier (“CSSF”)

*http://www.cssf.lu/*
Tax information

Type of tax regime

Taxable profit is based on the legal entity statutory accounts (prepared under Luxembourg GAAP or IFRS as adopted by the EU), with only limited adjustments to determine taxable profits.

Comments on tax regime

The adoption of IFRS can impact the tax position. A tax law is under discussion to reduce this impact for a limited number of IFRS adjustments.

Plans for IFRS converging as the basis of tax reporting

See above
Macedonia

Local stock exchange
Macedonian Stock Exchange
http://www.mse.org.mk/

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is required for consolidated and standalone/separate financial statements of companies listed on Macedonian Stock Exchange.

Version of IFRS

IFRS as adopted locally. An update on the IFRS was published in the Official Gazette in 2009 effective from January 1, 2010 (harmonized with IASB). However, IFRS 9 to IFRS 13, as well as certain IFRICs (IFRIC 18, IFRIC 19 and IFRIC 20) have not been published in the Official Gazette and, therefore, are not yet applicable in Macedonia. There is no strict prescribed time frame anticipated for the publishing. The banks are obliged to follow the accounting and reporting methodology prescribed by the Central Bank. In addition, there are certain specific requirements for insurance companies and pension funds.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS as published in the Official Gazette is required for consolidated and standalone/separate financial statements. IFRS for SMEs is published in the Official Gazette and is effective from January 1, 2012. However, there are differences in the clarification of term SMEs in published IFRS for SMEs and local Company Law. This is expected to be clarified in the near future.

Version of IFRS

IFRS as adopted locally. The banks are obliged to follow the accounting and reporting methodology prescribed by the Central Bank. In addition, there are certain specific requirements for insurance companies and pension funds.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No
IFRS conversion plans

Plans for converging

Full compliance of IFRS and IFRS for SMEs is planned. No specific timeline has been determined.

Other useful websites

Ministry of Finance

Public Enterprise Official Gazette of the Republic of Macedonia
http://www.slvesnik.com.mk

Tax information

Type of tax regime

Independent. Profit based on statutory accounts is taxable only if the entity decides to distribute the profit (in monetary or non-monetary form), otherwise taxable profit is independent i.e. tax is only paid on non-deductible expenses as defined by the profit tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Malta**

*Local stock exchange*

*Malta Stock Exchange*

*http://www.borzamalta.com.mt/*

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Unlisted companies that meet certain qualitative and quantitative criteria have a choice of filing their consolidated and standalone/separate financial statements either in accordance with IFRS or in accordance with Maltese GAAP for smaller entities. IFRS is required for all companies that do not satisfy the qualitative and quantitative criteria. IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Accountancy Board

*https://secure3.gov.mt/accountancyboard/*

**Tax information**

**Type of tax regime**
Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Moldova

Local stock exchange
Moldova Stock Exchange
http://www.moldse.md/

Rules for listed filings

IFRS required or permitted for listed companies?

The current Moldovan legislation (“Accounting Act”) requires the public interest entities to prepare their financial statements in accordance with IFRS, with a first time adoption date of January 1, 2011.

Public interest entity is defined as an entity with a significant importance to the public due to its area (type) of activity, clients such as financial institutions, investment funds, insurance companies, non-state pension funds and commercial companies listed on the stock exchange in the Republic of Moldova. According to the Moldovan law on financial institutions, the definition of the financial institutions includes only banks.

The Accounting Act requires public interest entities to keep accounting and prepare financial statements in accordance with IFRS and other entities recording their accounting based on full double-entry system to keep accounting and prepare financial statements in accordance with IFRS or National Accounting Standards (“NAS”).

Version of IFRS

IFRS as published by the IASB and locally endorsed by Ministry of Finance of Moldova.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is permitted for non-public interest entities. IFRS for SME is prohibited.

Version of IFRS

IFRS as published by the IASB and locally endorsed by Ministry of Finance of Moldova.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No
IFRS conversion plans

Plans for converging

IFRS is mandatory for listed companies and financial institutions starting with 2012.

Other useful websites

Ministry of Finance

http://www.minfin.md

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts (statutory accounts for public interest entities are IFRS accounts), with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not adopted any convergence plans of tax reporting to IFRS or IFRS for SMEs.
Montenegro

Local stock exchange
Montenegro Stock Exchange
http://www.montenegroberza.com/

Rules for listed filings

IFRS required or permitted for listed companies?
Required for consolidated and standalone/separate financial statements

Version of IFRS

IFRS as published by the IASB. For banks, there are specific regulations prescribed by the Central Bank of Montenegro which is mandatory and differs from IFRS (example, loan loss provision rules, and official forms of the financial statements).

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for consolidated and standalone/separate financial statements for all companies. However, companies are required to submit to Tax authorities, financial statements presented as special forms, using prescribed chart of accounts.

Version of IFRS

IFRS as published by the IASB. See above for banks.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans

Plans for converging
Not applicable

Other useful websites

Ministry of Finance
http://www.mf.gov.me

Central bank of Montenegro
http://www.cb-mn.org
Tax information

Type of tax regime

Quasi-dependent, i.e. taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Comments on tax regime

The major adjustment in taxable profit is depreciation allowances. Tax rates are prescribed that differ from accounting rates.

Plans for IFRS converging as the basis of tax reporting

Not applicable
**Netherlands**

*Local stock exchange*

**Euronext Amsterdam**


**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements. Permitted for standalone/separate financial statements.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

There are certain consolidation exemptions subject to the 7th EU directive. In general, foreign companies listed on the stock exchange are required to file IFRS financial statements. Companies outside the EU who are listed on the local exchange may qualify for certain exemptions whereby such companies may use local GAAP if considered equivalent to IFRS.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for consolidated and standalone/separate financial statements. IFRS for SMEs is not embedded in the legal requirements or possibilities. In Netherlands it is expected that IFRS for SMEs is allowed as long as the applied applicable accounting principles fit within the Dutch legal requirements for financial reporting. Reference in such accounts will be made both to the Dutch legal requirements and to IFRS for SMEs.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body is considering whether they should use IFRS for SMEs as the basis for the further amendments in the Dutch Accounting Standards.
Other useful websites

Local standard setter, Dutch Accounting Standards Board
http://www.rjnet.nl/

Tax information

Type of tax regime

Independent. There is little or no relationship between taxable profit and statutory legal entity statutory accounts.

Comments on tax regime

Taxable profit is based on local tax accounting principles, which may coincide with IFRS or Dutch GAAP.

Plans for IFRS converging as the basis of tax reporting

Not applicable
Norway
Local stock exchange
Oslo Bors
http://www.oslobors.no/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements and for some companies in the financial industry. Beginning in 2011 it was also required for entities which don't have any subsidiaries. Permitted for separate financial statements.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. Foreign listed companies registered within EU/EEA are required to use IFRS. Third country issuer may use US-GAAP or Japanese-GAAP as they are deemed equivalent with IFRS. Accounting standards from China, Canada, South Korea and India have been granted temporary equivalence for accounting periods beginning on or after January 1, 2012.

According to EU’s Transparency Directive the home member state of a listed company can implement stricter rules than those imposed by the Transparency Directive (minimum harmonization directive). Companies registered in one EU-/EEA-country, and listed on Oslo Stock Exchange have to look in to the Transparency regulation in the country where they are registered to see if this country has implemented additional requirements. Third country issuer listed on Oslo Stock Exchange normally have to adopt the same regulations as Norwegian companies listed at Oslo Stock Exchange, as long as there are no similar requirements in the country where the company is registered.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted for consolidated and standalone/separate financial statements. IFRS for SMEs is prohibited. There are some limitations in the financial industry.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No.
IFRS conversion plans

Plans for converging

Most standards in Norway are close to IFRS. IFRS for SMEs with some modifications are expected to be implemented within few years.

Other useful websites

The Norwegian Accounting Standards Board http://www.regnskapsstiftelsen.no/

Tax information

Type of tax regime

Independent: Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.


Poland

Local stock exchange
Warsaw Stock Exchange
http://www.gpw.pl/
New Connect (Stock Exchange for small entities created by Warsaw Stock Exchange)
http://www.newconnect.pl/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for consolidated financial statements of listed companies and for banks regardless of whether their securities trade in a public market. Permitted for standalone/separate financial statements.

Version of IFRS

IFRS as adopted by the EU

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

A listed company with a seat in a country from the EU prepares financial statements according to local GAAP or IFRS and consolidated financial statements in accordance with IFRS as adopted by the EU. Listed companies with a seat in foreign countries other than the EU must prepare its financial statements in accordance with local GAAP, IFRS or other accepted GAAP; and consolidated financial statements in accordance with IFRS or other accepted GAAP.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for consolidated financial statements of the banks and listed companies and permitted for their standalone/separate financial statements. IFRS is permitted for consolidated and standalone/separate financial statements if the entity is a subsidiary (direct or indirect) of a parent (including foreign parent) preparing its consolidated financial statements in accordance with IFRS as adopted by the EU or a branch of a foreign enterprise preparing its financial statements in accordance with IFRS as adopted by the EU.

IFRS for SMEs is prohibited.

Version of IFRS

IFRS as adopted by the EU

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
IFRS as adopted by the EU is required for the consolidated financial statements of banks whose securities do not trade in a regulated market.

IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans to IFRS or IFRS for SMEs for unlisted companies.

Tax information

Type of tax regime

Independent: Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Portugal**

*Local stock exchange*
Euronext Lisboa
http://www.euronext.com/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone financial statements. Permitted for separate financial statements if they file a statutory audit report.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for listed companies (both consolidated and standalone) statutory financial statements. IFRS is permitted for non-listed consolidated financial statements if they file a statutory audit report. IFRS is permitted for non-listed standalone financial statements if they are part of a consolidated group that reports under IFRS.

Insurance companies are required to present statutory financial statements under IFRS rules. Banks have specific rules that are IFRS-based (i.e., which are substantially similar to IFRS).

In other cases, local GAAP is used which is substantially similar to IFRS issued up to 2007 with recent specific updates which will become effective from January 1, 2016, such as:

- **Borrowing costs** – borrowing costs that are directly attributable to a qualifying asset cannot be capitalized as expenditure (amendment to IAS 23 effective as of January 1, 2009);

- **Investment properties** – investment properties under construction are classified as investment property (improvement to IAS 40 effective as of January 1, 2009);

- **Business combinations** – in what refers to the accounting treatment of transaction costs, step-acquisitions and contingent consideration these were updates in accordance with the revision to IFRS 3 that became effective as of July 1, 2009. Regarding goodwill, this will start to be amortized (by its useful life or over 10 years, if useful life cannot be reliably estimated).

- **Non-controlling interest** – are considered as part of the equity of the group, and changes in the percentage held by non-controlling interest that does not impact
control, are recognized in Equity. Non-controlling interests can present debit balances (amendment to IAS 27 effective as of July 1, 2009).

- Government grants - government loans with below-market interest rate are classified as government grants and measured as financial instruments. The benefit shall be accounted in the accordance with subsidy standards. (improvement to IAS 20 effective as of January 1, 2009)

- Employee benefits – remeasurements are recognized directly in Other Comprehensive Income, and the annual financial impact of the plan is calculated using the discount rate of the liabilities applied to the net amount of liabilities and assets fair value (amendment to IAS 19 effective as of January 1, 2013).

Financial statements submitted for stock exchange purposes are the same as the statutory financial statements.

IFRS for SMEs is not allowed under local GAAP (IFRS based) which has a specific standard for SMEs.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Local GAAP has been updated from January 1, 2010, for a local adaptation of IFRS issued up to 2007 with recent specific updates which will become effective from January 1, 2016 as described above. Further convergence of local GAAP to IFRS is planned in the future, although some differences may remain as a consequence of local adaptation decisions.

**Other useful websites**

Ministry of Finance
http://www.cnc.min-financas.pt/

Central Bank
http://www.bportugal.pt/

Securities Market Commission
http://www.cmvm.pt/

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**
Not applicable. There are new tax rules from January 1, 2010, to accommodate IFRS and the updated local GAAP.
Romania

Local stock exchange
S.C. Bursa de Valori Bucuresti SA
http://www.bvb.ro/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for companies listed on a regulated market

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Foreign companies whose securities trade in a regulated market in Romania (and generally in the EU) are required to report under IFRSs as adopted by the EU for their consolidated financial statements unless the European Commission has deemed their local accounting standards to be equivalent to IFRSs, in which case they may use their local standards.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited for the preparation of statutory financial statements, except for listed companies and banks including those that do not trade in public markets, which are required to use IFRS. All statutory financial statements (except those for listed companies and banks) must be prepared in accordance with the applicable Romanian GAAP. IFRSs as adopted by the EU are permitted in consolidated financial statements of other companies whose securities do not trade in a public market.

Additionally, from 2016 investment and investment related companies will be required to prepare IFRS financial statements instead of Romanian GAAP financial statements.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

For financial years 2016-2017 some high profile state-owned entities (17 entities – with activities such as public transport, utilities, and postal services) are required to prepare IFRS standalone financial statements for information purposes in parallel with the financial statements drawn up in accordance with the Romanian GAAP. Beginning with the year 2018, these entities are required to submit standalone financial statements according to IFRS only.
IFRS conversion plans

Plans for converging

There is currently a draft rule expected to be issued shortly to require insurance companies to prepare beginning in 2015 IFRS financial statements for information purposes in parallel with their preparation of the Romanian GAAP financial statements.

The local standard setting body has not announced any adoption or convergence plans with IFRS for SMEs.

Other useful websites

Ministry of Finance
http://www.mfinante.ro/engl/index.jsp/

Tax information

Type of tax regime

Dependent. Taxable profit is entirely based on the legal entity standalone statutory accounts prepared in accordance with Romanian GAAP or the IFRS standalone financial statements for banks and listed entities (subject to tax adjustments).

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Russian Federation**

Local stock exchange
*A number of stock exchanges, the most significant of which is the Moscow Exchange*
http://www.micex.ru/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is required for consolidated financial statements of listed companies and standalone financial statements of listed companies with no subsidiaries. Please also see below (section Rules for statutory filings).

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

For subsidiaries of foreign companies (that are legal entities incorporated in accordance with the legislation of the Russian Federation) listed on Russian stock exchanges, the same rules are applied as for all Russian entities.

Subsidiaries of foreign companies (that are legal entities incorporated in accordance with the legislation of the foreign states) listed on Russian stock exchanges are permitted to prepare their financial statements in accordance with other commonly known international standards, e.g. US GAAP.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

A Law on consolidated financial statements (the Law) was adopted on July 27, 2010. The Law (as amended in May 2014) requires certain types of companies to prepare consolidated financial statements in accordance with IFRS, including the following:

- credit institutions;
- insurance companies;
- companies whose securities are admitted for organized trading by inclusion in a quotation list; and
- companies which are otherwise obliged by federal laws or constitutive documents to prepare consolidated financial statements. For example, in accordance with the Federal Law “On the Securities Market” where a prospectus has been registered or in other cases mentioned in the above Law, the issuer should disclose certain information, including its IFRS consolidated financial statements.
- non-state pension funds;
- managing companies of investment funds, unit investment funds and non-state pension funds;

- clearing organizations.

Additionally, the following types of entities will be required to prepare consolidated IFRS financial statements in the future. The Government has not yet issued the list of entities that are included in the two categories listed below:

- State Federal Unitary Enterprises determined by the Government of the Russian Federation;

- Open Joint Stock companies shares of which are held in the federal property, determined by the Government of the Russian Federation.

Once the list of entities is approved by the Government, such entities will be required to prepare IFRS financial statements as of the following year.

IFRS consolidated financial statements are required to be audited and filed within 120 days after the reporting year end and published within 30 days after the date when they are filed. Stricter rules apply to the securities issuers in scope of the Law “On the Securities Market” as they must disclose their IFRS financial statements within 3 days after receipt of the auditor’s report (but not later than 120 days after the reporting year-end).

The Law does not directly require securities issuers and credit institutions to prepare, file or publish interim consolidated financial statements. However, an obligation of the securities issuers to prepare and publish interim (six months) consolidated financial statements is established by the Law “On Securities Markets”. Interim IFRS consolidated financial statements should be filed and published not later than 60 days after the end of the reporting period.

In accordance with the Law, credit institutions should file their interim consolidated financial statements with the Central Bank of the Russian Federation (the “Central Bank”) in cases defined by (and as prescribed by) the Central Bank. In accordance with the instructions of the Central Bank, interim (six months) consolidated financial statements must be prepared and filed with the Central Bank. Credit institutions can make their own decision on whether or not to publish their interim consolidated financial statements. The interim consolidated financial statements should be filed with the Central Bank not later than three days after they are published (if a credit institution decides not to publish interim consolidated financial statements they must still be filed with the Central Bank not later than two months after the end of the reporting period).

There is currently no legal requirement for Russian companies to have an audit/review of interim financial statements (although the proposed revised Law suggests to require audit/review).

Under the listing rules of the Moscow Exchange the securities issuers also have to prepare and disclose audited annual IFRS consolidated financial statements (or standalone financial statement if the security issuer has no subsidiaries) for 3 past years before the date of inclusion of the securities on the Level 1 quotation list and for the one year before the date of inclusion of the securities on the Level 2 list.
Starting from September 2013 all the functions of the financial markets regulation were transferred to the Central Bank of Russia (the Single Regulator). All the IFRS financial statements are filed with the Single Regulator.

IFRS for SMEs has not been yet adopted in Russia as it is not applicable to the companies in scope of the Law on consolidated financial statements.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Yes. Commercial banks are required to prepare standalone IFRS financial statements in addition to local GAAP statutory financial statements and consolidated IFRS financial statements.

**IFRS conversion plans**

**Plans for converging**

In November 2012 the local standard setting body approved a plan of development of the statutory accounting and reporting based on IFRS for the period of 2012-2015. The plan includes among others the following key action points:

- for areas not covered by local accounting standards (e.g. share based payments, impairment of assets) appropriate IFRS will be directly adopted for the purpose of preparation of the statutory financial statements;

- existing local accounting standards will be amended to comply with the IFRS;

- based on the above a new set of statutory Federal standards (IFRS based) is planned to be adopted.

As of October 2015, the developed has not been completed and neither has the local standard setting body announced any extension.

The local standard setting body has not announced any adoption or convergence plans regarding IFRS for SMEs.

**Other useful websites**

Ministry of Finance
http://www.minfin.ru/

Website dedicated to Russian GAAP, IFRS and US GAAP issues
http://www.gaap.ru/

NSFO (National Organization for Accounting and Reporting Standards)
http://www.nsfo.ru/

**Tax information**

**Type of tax regime**
Independent: Taxable profit is determined in accordance with a specific set of tax rules.

**Comments on tax regime**

Companies are required to calculate their tax charge by keeping specific separate tax accounting books. However, in practice, most companies derive their tax books from their statutory accounts, with a number of adjustments for tax.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Serbia

Local stock exchange
Belgrade Stock Exchange (BELEX)
http://www.belex.rs/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as adopted locally

Local GAAP is nearly converged with IFRS. There are a few differences as follows:

- IFRS is adopted when translated and published into Serbian language by the Ministry of Finance of the Republic of Serbia. There is a time difference between standard/amendment being issued by the IASB and local adoption.

- The officially prescribed forms of financial statements are not in line with requirements of IAS 1.

- For financial services industry (banks, insurance, leasing, pension funds) there are specific regulations prescribed by National bank of Serbia (example, loan loss provisions for banks, impairment of premium receivables for insurance, technical provisions for insurance) that are mandatory.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS for SMEs is required for small companies, classified as per Law on Accounting, while medium size companies are able to choose between IFRS and IFRS for SME. For big companies (as defined in the Accounting Law), IFRS is required.

**Version of IFRS**

IFRS as adopted locally. See above for the major differences.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No
IFRS conversion plans

Plans for converging

Not applicable

Other useful websites

Ministry of Finance
http://www.mfin.gov.rs

National bank of Serbia
www.nbs.rs

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Comments on tax regime

Major adjustments in taxable profit (some coming from changes in Corporate Tax law in 2010): Depreciation allowances (tax rates are prescribed and differ from accounting rates), Capital gains, Impairment (from 2010).

Plans for IFRS converging as the basis of tax reporting

Not applicable
**Slovak Republic**

*Local stock exchange*

*Bratislava Stock Exchange*

*http://www.bsse.sk/*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is required for consolidated financial statements. IFRS is permitted for separate financial statements except financial institutions and entities exceeding stated size criteria for which it is required.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for consolidated financial statements.

IFRS is required for separate financial statements if the entity meets two out of the three of the following size criteria: (a) assets exceeding EUR 170,000,000, (b) net turnover exceeding EUR 170,000,000, or (c) over 2,000 employees. IFRS is also required for banks, insurance companies, asset management companies, and securities broker-traders and their branches registered in Slovakia.

IFRS for SMEs is prohibited for statutory filing purposes.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or conversion plans.
**Other useful websites**

Ministry of finance  
http://www.mfsr.sk/

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

Companies which are permitted to file statutory accounts under IFRS (see above) can elect either to use IFRS or continue to use Slovakian GAAP as the basis to calculate the taxable profits. If they elect to have IFRS as the basis, the first time adoption adjustments should be included in the tax base although a number of specific adjustments are required.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Slovenia**

*Local stock exchange*

**Ljubljana Stock Exchange**

[http://www.ljse.si/](http://www.ljse.si/)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is required for listed entities. If a listed entity also prepares consolidated financial statements, only the consolidated financial statements need to be prepared in accordance with IFRS. IFRS is permitted for separate financial statements. If IFRS is voluntarily elected, IFRS should be applied for a period of at least 5 years.

IFRS is required for both consolidated and separate financial statements of banks and insurance entities.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for banks and insurance companies. IFRS is permitted for consolidated and standalone/separate financial statements of companies in other industries. If IFRS is not applied, the financial statements must be prepared in accordance with Slovenian Accounting Standards. Slovenian Accounting Standards correspond in many ways to IFRS in terms of recognition and measurement principles, but there are disclosure differences. IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans.
Other useful websites

Slovenian Institute of Auditors
http://www.si-revizija.si/index.php/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Spain

Local stock exchange
Madrid, Barcelona, Bilbao, Valencia
http://www.bolsamadrid.es/
http://www.borsabcn.es
http://www.bolsabilbao.es/
http://www.bolsavalencia.es/

Additionally, there is an alternative stock exchange, MAB (Mercado Alternativo Bursatil), which is similar to the British AIM or French Alternext (http://www.bolsasymercados.es/mab).

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is required for consolidated financial statements for listed companies (issuers of debt or equity securities).

Version of IFRS

IFRS as adopted by the EU

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. The European Union has granted equivalence in relation to certain third country GAAPs under the Prospectus and Transparency Directives, granting issuers using US, Japanese, Chinese, Canadian, South Korean and Indian GAAP a permanent (US, Japan) or temporary (China, Canada, S. Korea, India) exemption from having to file IFRS financial statements, as long as the overseas parent whose subsidiary is listed on an EU exchange uses and publishes financial statements under one of the GAAPs mentioned above.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

In their standalone financial statements, all companies must apply Spanish GAAP, which is essentially based on IFRS but presents some differences in accounting and disclosure requirements. IFRS for SMEs is prohibited. Instead, Spanish GAAP for SMEs should be applied provided that the companies comply with certain thresholds to be considered as SME. Financial institutions must apply a local accounting plan that is IFRS compliant although it eliminates certain accounting options permitted by IFRS. Insurance companies and other stock-exchange regulated entities also need to comply with specific accounting plans mainly based on IFRS, as well.

In their consolidated financial statements, unlisted companies can choose between IFRS as adopted by the EU or Spanish GAAP. Listed companies and groups where any of its subsidiaries have issued debt or equity in a regulated market of the European Union, need to prepare consolidated financial statements in conformity with IFRS as adopted by...
the EU. Once a group voluntarily applies IFRS as adopted by the EU, it will not be able to withdraw from that decision.

**Version of IFRS**

IFRS as adopted by the EU

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

**IFRS conversion plans**

**Plans for converging**

IFRS for SMEs is not expected to be permitted in the medium-term and no debate has begun regarding its applicability.

As IFRS as adopted by the EU develops, subsequent changes of Spanish GAAP are expected in order to comply with the objective of converging to IFRS.

**Other useful websites**

Instituto de Contabilidad y Auditoría de Cuentas ("ICAC")
http://www.icac.meh.es/

Comisión Nacional del Mercado de Valores ("CNMV")
http://www.cnmv.es/

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

All Spanish companies adopted a revised Spanish GAAP from January 1, 2008 which was a partial convergence with IFRS. A tax law was enacted that was intended to make this transition tax neutral.

**Plans for IFRS converging as the basis of tax reporting**

None. The taxable income is calculated based on the profit for the period as determined under Spanish GAAP, so convergence would be imply changing the accounting standards, which is not planned.
**Sweden**

**Local stock exchange**
OMX Nordic Exchange (Nasdaq) (regulated market)
http://nasdaqomxnordic.com/
NGM (regulated market)
http://www.ngm.se/
First North (non-regulated market)
http://www.nasdaqomxnordic.com/firstnorth
Aktietorget (non-regulated market)
http://www.aktietorget.se

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements on regulated markets

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is permitted but not required for consolidated financial statements of private companies and companies listed on a stock exchange that is not regulated. IFRS is not permitted for standalone/separate financial statements. Financial institutions are required to prepare their consolidated financial statements according to IFRS. IFRS for SMEs is prohibited.

Sweden has adopted three levels of standards for companies whose securities are not publicly traded and that are not credit institutions, investment firms, or insurance companies:

- **K3** – large companies whose securities are not traded in a regulated market. These companies must follow a standard (BFNAR 2012-1) developed by Bokföringsnämnden (“BFN”) [The Swedish Accounting Standards Board] based on the IFRS for SMEs but with many amendments and exceptions due to Swedish law and ‘Swedish practice’ as well as to reflect Swedish tax law. A company is large if it meets two of the following criteria in two successive years:
  - SEK 40 million total assets
  - SEK 80 million revenue
– Average number of employees 50

• K2 – small companies whose securities are not traded in a regulated market. The BFN has issued the following special accounting standards for K2 companies:
  – BFNAR 2008-1
  – BFNAR 2009-1

Small companies that choose not to follow this standard must follow the K3-standard.

• K1 – companies with revenue below SEK 3 million (approximately € 350,000). These companies must present simplified annual financial statements. The BFN has issued the following special accounting standards for K1 companies:
  – BFNAR 2006-1
  – BFNAR 2010-1

**Version of IFRS**

IFRS as adopted by the EU

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

IFRS is required for consolidated financial statements of listed companies on regulated markets, and for financial institutions.

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Dependent. Taxable profit is entirely based on the legal entity statutory accounts, with some specific adjustments for tax purposes.

**Plans for IFRS converging as the basis of tax reporting**

No current plans
Switzerland

Local stock exchange
SIX Swiss Stock Exchange
http://www.six-swiss-exchange.com/
Berne Exchange for smaller registrants
https://www.berne-x.com/

Rules for listed filings

IFRS required or permitted for listed companies?

Registrants at the main board of the SIX are required to use either IFRS or US GAAP for their consolidated financial statements. Other registrants may use IFRS, US GAAP or Swiss GAAP FER for their consolidated financial statements.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. Companies that are listed in a foreign country and are not incorporated in Switzerland may use IFRS as adopted by the EU or Japanese GAAP. For Issuers of debt securities only, other “true and fair view” accounting standards may be used provided differences to IFRS or US GAAP are sufficiently explained.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

Statutory standalone/separate financial statements must be prepared in accordance with the Swiss Code of Obligation. IFRS or IFRS for SMEs is permitted for consolidated financial statements only.

Consolidated statutory financial statements need to be prepared for entities meeting certain thresholds. Listed companies on the main board of the SIX must prepare these consolidated financial statements in accordance with IFRS or US GAAP. Other registrants may use IFRS, US GAAP or Swiss GAAP FER.

Non-listed entities can choose any accounting principles to prepare their consolidated financial statements. For changes - see below.

Version of IFRS

IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No.
IFRS conversion plans

Plans for converging

No convergence of local GAAP and IFRS/IFRS for SMEs is planned for statutory reports. For changes - see below.

Other expected changes

Switzerland has a new accounting law being part of the Swiss Code of Obligation effective as from January 1, 2013 with a transition period of two years for standalone financial statements and three years for consolidated financial statements. Under the new law the accounting requirements will depend on the size of an entity rather than on its legal form as under the old legislation. Standalone financial statements are still be used for tax purposes. Entities exceeding a certain size are required to prepare consolidated financial statements for which IFRS may be used but there is no requirement for using any specific accounting principles for consolidated financial statements. However, under certain conditions – mainly to protect minority shareholders – non-listed entities might be required to use an accounting framework as approved by the Government (IFRS as published by the IASB, IFRS for SMEs, US GAAP, Swiss GAAP FER or IPSAS).

Other useful websites

Swiss Exchange Admissions Board Circular

Directive on Financial Reporting

Tax information

Type of tax regime
Dependent. Taxable profit is entirely based on the legal entity’s statutory accounts.

Plans for IFRS converging as the basis of tax reporting
No such plans exist anymore.
**Ukraine**

*Local stock exchanges*

**PFTS**


**Ukrainian Exchange**

[http://www.ux.ua/](http://www.ux.ua/)

Rules for listed filings

**IFRS required or permitted for listed companies?**

All domestic and foreign companies whose securities trade in a public market are required to use IFRS in their consolidated financial statements.

**Version of IFRS**

IFRS as published by the IASB (the translated version officially published on the website of the Ministry of Finance of Ukraine).

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No. The same rules apply as to the local companies.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

In accordance with the amendments to the Law of Ukraine on Accounting and Financial Reporting adopted in 2011, public joint stock companies, banks and insurance companies need to prepare IFRS financial statements. Other companies are allowed to apply IFRS based on their choice. This change came into force from January 1, 2012 with first IFRS financial statements submitted by the entities for the year ended December 31, 2012.

For companies which apply IFRS from January 1, 2012 as described above, such IFRS financial statements became the only statutory financial statements.

Other companies apply National Accounting Regulations (Standards) (“NR(S)AU”) for statutory purposes. The Law on Accounting and Financial Reporting, effective from January 1, 2000, introduced NR(S)AU. The law states that these local standards should not contradict International Financial Reporting Standards (“IFRS”), but in practice there are gaps between the two. Although NR(S)AU are generally based on IFRS, they are not identical. There are still areas for which no local standards have been introduced (e.g., Accounting for Government Grants and Disclosure of Government Assistance, Interim Financial Reporting). In addition, when local standards do exist, they often lack the detail and some of the disclosure requirements found in IFRS.

Banks are required to prepare their quarterly financial statements in accordance with IFRS starting with the first quarter of 2016.

**Version of IFRS**
In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No.

**IFRS conversion plans**

**Plans for converging**

See above

**Other useful websites**

Ministry of Finance
http://www.minfin.gov.ua/

http://www.minfin.gov.ua/control/en/index

http://msfz.minfin.gov.ua/en/Pages/default.aspx

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory/IFRS accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

A new Tax Code is effective from January 1, 2015. It formally states that taxable profits and losses are calculated based on IFRS/statutory accounts adjusted by specific tax rules.

**Plans for IFRS converging as the basis of tax reporting**

See above
United Kingdom

Local stock exchange
London Stock Exchange
http://www.londonstockexchange.com/
Alternative Investment Market (AIM)
http://www.londonstockexchange.com/aim

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements. Permitted for standalone/separate financial statements.

**Version of IFRS**

IFRS as adopted by the EU

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. Certain companies from outside the European Economic Area (“EEA”) that are listed on the London Stock Exchange may apply a GAAP that is equivalent to IFRS, such as US GAAP.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS (as adopted by the EU) is required for the consolidated financial statements of entities with securities listed on a regulated market in the EU. IFRS is permitted for other consolidated financial statements and for separate/individual financial statements. IFRS for SMEs is prohibited, however a new UK accounting standard based on IFRS for SMEs (that is, FRS102) has replaced previous UK GAAP. See below for further details.

Parent companies can choose to apply IFRS, FRS 102 or FRS 101 (if they qualify) in their separate financial statements. Choosing to prepare IFRS does not mean that all other UK entities within the group need to prepare IFRS. These entities can stay with UK GAAP (which includes both FRS 101 and FRS 102 and so groups can apply a mix of these). However, if IFRS is adopted by one UK subsidiary, it should generally be adopted by all UK subsidiaries unless there are good reasons not to do so.

Once IFRS is adopted, companies can go back to UK GAAP provided they have not previously switched in the prior five years (or if there is a change in circumstance as set out in company law). Note that charities are not allowed to use IFRS or FRS 101.

**Version of IFRS**

IFRS as adopted by the EU
In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

Central and local government entities are required to prepare IFRS financial statements. Other entities have a choice of IFRS or UK GAAP. However, charities are not allowed to use IFRS or FRS 101.

**IFRS conversion plans**

**Plans for converging**

For periods starting on or after January 1, 2015, all UK entities that are not required to apply EU-adopted IFRS must replace existing UK accounting standards and adopt one of two new UK accounting standards or EU-adopted IFRS.

The first new standard is FRS102, (‘the financial reporting standard applicable in the UK and Republic of Ireland’). FRS 102 is based on IFRS for SMEs but with an amended scope and with changes to be consistent with company law, to allow some policy choices and to clarify the standard.

Alternatively, qualifying entities can use FRS 101, ‘Reduced disclosure framework’, which permits them to use IFRS recognition and measurement rules (amended for company law), with reduced disclosures. This applies to the individual financial statements of entities (excluding charities) that are included in the consolidated financial statements of a group giving equivalent disclosures.

Accounting for small entities is covered by the small company regime in company law and are currently eligible for an additional option to apply the FRSSE (Financial Reporting Standard for Smaller Entities). However, for future periods, the Financial Reporting Council has replaced the FRSSE with FRS 102 (including a new section for small entities on presentation and disclosure) or, for micro-entities, by a new accounting standard (FRS 105, The Financial Reporting Standard applicable to the Micro-entities Regime) which is based on FRS 102 but simplified for smaller entities and modified for UK company law. These changes are effective for accounting periods starting on or after January 1, 2016, with early adoption permitted.

The Financial Reporting Council will continue to assess and amend FRS101, FRS102 and FRS105 on a periodic basis where necessary when IFRS standards are amended or new ones are introduced.

**Other useful websites**

Financial Reporting Council
[http://www.frc.org.uk](http://www.frc.org.uk)

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law. However, there are a
number of areas, such as capital gains, where the taxable profit is not derived from the accounts.

**Comments on tax regime**

Any IFRS transitional adjustments are generally taxable in the year of adoption with a number of exceptions, some of which are spread over a 10 year period. There is tax legislation that deals with IFRS conversions and which is intended to neutralize most of the ongoing adoption differences. However, it is expected that a number of differences will remain.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable. IFRS is already the basis for tax reporting where it is used for financial reporting.
Asia

Afghanistan

Rules for listed filings
Not applicable. There is no local exchange.

Rules for statutory filings
Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS is permitted for consolidated and standalone/separate financial statements. IFRS for SMEs is permitted for standalone/separate financial statements.

Version of IFRS
IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
As per the Article 54 of the Corporations and Limited Liability Companies Law of Afghanistan, all limited liability companies are required to prepare their financial statements under IFRS.

IFRS conversion plans
Not applicable. See above.

Tax information

Type of tax regime
Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.
**Armenia**

*Local stock exchange*

NASDAQ OMX Armenia


**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is required for listed companies. From January 1, 2011 onward IFRS is the only permitted accounting framework adopted by "Law on Accounting and Reporting" in the Republic of Armenia (December 2008).

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

From January 1, 2011 onward IFRS or IFRS for SMEs is the only permitted accounting framework adopted legislatively by "Law on Accounting and Reporting" in the Republic of Armenia (December 2008). For entities with turnover of up to AMD 100 million ($270K - current rate) only a special tax reporting is required.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Not applicable. From January 1, 2011 onward IFRS or IFRS for SMEs is the only permitted accounting framework.

**IFRS conversion plans**

**Plans for converging**

Armenia adopted the Accounting Standards of the Republic of Armenia (“ASRA”) in 2001 which were based on International Accounting Standards (“IAS”) in force at that time. Since then IASs underwent significant changes: A number of IAS were revised, and International Financial Reporting Standards (“IFRS”) were introduced and incorporated with IAS under a common framework known as IFRS. ASRA, on the other hand, were not amended with the new developments in IFRS.
To reflect these and future changes, the Ministry of Finance of Armenia has undertaken the formation of a Translation and Review Committee, a council of professional translators and accounting/audit professionals who will scrutinize the IFRS translation into Armenian and ensure their smooth transition in the country. Additionally, the amendment to the “Law on Accounting and Reporting” has been approved (December 26, 2008) by the National Assembly (Parliament) of Armenia requiring all the financial organizations to report under IFRS starting from January 1, 2009 and for all other organizations with turnover of more than AMD 100 million starting from January 1, 2011.


Other useful websites

Central Bank of Armenia
http://www.cba.am/

Ministry of Finance
http://www.minfin.am/

State Revenue Committee
http://www.taxservice.am/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Comments on tax regime

In practice, most companies derive their tax books from their statutory accounts, with a number of adjustments for tax.

When determining the object of taxation, accounting of the income and expenses shall be performed on an accrual basis.

When the accounting is performed on the accrual basis, the taxpayer accounts income and expenses respectively from the moment of the acquisition of the right to receive such income or to recognize the expenses, irrespective of the actual period of deriving such income or making the payments.

Plans for IFRS converging as the basis of tax reporting

Not applicable
**Azerbaijan**

*Local stock exchange*

**Baku Stock Exchange**

[http://www.bfb.az](http://www.bfb.az)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS or the National Accounting Standards (prepared based on 2011 version of IFRS) is required for consolidated and/or separate financial statements (whichever is applicable) of listed companies and for public interest entities ("PIE"). The Ministry of Finance has yet to clarify the details on the definition of PIE. In addition to that, the Ministry of Finance is in the process of identifying other entities (other than the ones described above) that would be required to publish their audited financial statements in accordance with IFRS.

**Version of IFRS**

IFRS as published by the IASB is translated to IFRS as adopted locally. There could be differences in the timing of approval. Currently all IFRS that were published as of the end of 2011 have been translated.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

IFRS is permitted for foreign listed companies.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or the National Accounting Standards (prepared based on 2011 version of IFRS) is required for consolidated and/or separate statutory financial statements (whichever is applicable). IFRS for SMEs is permitted.

**Version of IFRS**

IFRS as published by the IASB is translated to IFRS as adopted locally. See above.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

IFRS is required for listed companies and statutory reporting from 2010. Adoption of IFRS for SMEs is planned and timing is to be clarified by the Ministry of Finance. In addition, the Ministry of Finance is currently undertaking a project with the World Bank
to extend the implementation of IFRS in Azerbaijan. The project includes preparing IFRS-based accounting textbooks for higher education institutions.

**Other expected changes**

The Ministry of Finance will likely require small entities to follow IFRS for SMEs as issued by the IASB. Exact timing has not been announced.

**Other useful websites**

Central Bank of Azerbaijan (banking regulatory body)
http://www.nba.az/

Ministry of Finance
http://www.maliyye.gov.az/

**Tax information**

**Type of tax regime**

Independent. Taxable profit is determined by the taxation rules whereas statutory profit is determined by IFRS rules.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Bahrain**

*Local stock exchange*

**Bahrain Bourse**


**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements. There is no local GAAP. It is local practice that the full IFRS are used by SMEs – IFRS for SMEs is not widely applied in Bahrain.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Not applicable. There is no income tax in the Bahrain other than for petroleum companies.
Cambodia

Local stock exchange
Securities and Exchange Commission of Cambodia (SECC)

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements of listed companies.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Cambodia has fully implemented all IFRS, including interpretations, published by the IASB. The full set of the standards, including interpretations is called the Cambodian International Financial Reporting Standards (“CIFRS”) and are mandatory for entities that are required to submit their financial statements for audit and have public accountability as defined by the IFRS for SMEs published by the IASB for accounting periods beginning on or after January 1, 2012. On July 30, 2012, Prakas No. 086SHV.KChK was issued approving the delay in the implementation of the CIFRS for banking and financial institution until January 1, 2016.

From the financial period beginning on or after January 1, 2010, entities that are required to submit their financial statements for audit but do not have public accountability apply Cambodian International Financial Reporting Standards for Small and Medium-sized Entities (“CIFRS for SMEs”) which is equivalent to IFRS for SMEs. However, they have an option to use full CIFRS.

Non-public accountable enterprises not required to submit their financial statements for audit can also elect, but not required, to implement CIFRS for SMEs.

**Version of IFRS**

IFRS and IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

Not applicable

**IFRS conversion plans**

Plans for converging
Not applicable

**Other useful websites**

Kampuchea Institute of Certified Public Accountants and Auditors  
http://www.kicpaa.org.kh

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs. The statutory financial statements (prepared under IFRS or IFRS for SMEs) are currently not required to be submitted to the Tax Authorities. However, audited financial statements are always requested by the General Department of Taxation during their audit.
**China**

*Local stock exchange*
- Shanghai stock exchange
- Shenzhen stock exchange
  - [http://www.szse.cn/](http://www.szse.cn/)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No. Listed companies are required to use Chinese Accounting Standards (“CAS”) which have substantively converged with IFRS. However, it is not a direct translation of IFRS. Rather, the principles of IFRS are re-written into a format that is easily-understandable to the Chinese reader.

**Version of IFRS**

China has adopted national accounting standards that are substantially converged with IFRS.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Not applicable. Currently China stock markets have not opened to foreign companies.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No. Before 2008, financial institutions were required to prepare IFRS (as published by the IASB) financial statements in addition to the statutory financial statements prepared under CAS. This requirement was removed in 2008.

**IFRS conversion plans**

**Plans for converging**

The China standard setter issued Chinese Accounting Standards in 2006 (effective from January 1, 2007) and, in many ways, these standards are converged with IFRS. The Ministry of Finance has continued to amend CAS so that its principles are in line with IFRS in effect. Note that the China standard setter has not announced any adoption or convergence plans to IFRS for SMEs.
Other useful websites

Ministry of Finance
http://www.mof.gov.cn/

China Securities Regulatory Commission
http://www.csirc.gov.cn/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Hong Kong**

*Local stock exchange*
The Stock Exchange of Hong Kong Limited  
http://www.hkex.com.hk/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Permitted for consolidated and standalone/separate financial statements.

The new Hong Kong Companies Ordinance (“HKCO”) (Chapter 622) which was effective from March, 3 2014 requires companies incorporated in Hong Kong to prepare financial statements (standalone or consolidated, as applicable) that give a true and fair view.

Companies incorporated in Hong Kong are expected to prepare financial statements which comply with the standards of standard accounting practice issued or specified by Hong Kong Institute of Certified Public Accountants (“HKICPA”). Currently, HKICPA has issued Hong Kong Financial Reporting Standards (“HKFRS”), HKFRS for private entities (similar to IFRS for SMEs) or SMEs-FRS. However, it does not specify any other accounting standards such as IFRS which can be applicable to financial statements. While HKFRS have been converged with IFRS, differences remain primarily in respect of transitional provisions.

Accordingly, companies that are required to comply with HKCO who wish to use IFRS should seek legal advice to ensure compliance with HKCO. The same applies to filing of financial statements for tax purposes in Hong Kong as the filing is required by the HKCO.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. There are additional requirements in respect of certain jurisdictions such as Bermuda. Refer to Appendix 13 of Main Board Listing Rules and Appendix 11 of GEM Listing Rules for details.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Companies must use statements of standard accounting practice issued or specified by HKICPA, which is strongly influenced by IFRS.

Companies incorporated in Hong Kong are required by the Hong Kong Companies Ordinance to prepare financial statements (standalone or consolidated, as applicable) that give a true and fair view. Normally, companies incorporated in Hong Kong are expected to prepare financial statements under local GAAP (HKFRS), HKFRS for private entities (similar to IFRS for SMEs) or SMEs-FRS.
While HKFRS have been converged with IFRS, differences remain primarily in respect of transitional provisions. However, HKFRS has not been fully converged with IFRS for SMEs. The key difference is primarily on income tax. The recognition and measurement principles in section 29 Income Tax of IFRS for SMEs is replaced by the extant version of HKAS 12 Income Taxes and an exception for deferred tax on investment property under HKFRS for private entities.

Accordingly, companies that are required to comply with HKCO who wish to use IFRS should seek legal advice to ensure compliance with HKCO. The same applies to filing of financial statements for tax purposes in Hong Kong as the filing is required by the HKCO.

**Version of IFRS**

**IFRS and IFRS for SMEs as adopted locally**

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Hong Kong Institute of Certified Public Accounts
http://www.hkicpa.org.hk/

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

The taxable income is based on the local GAAP (HKFRS) statutory accounts, with a number of adjustments required. There is little difference between HKFRS and IFRS.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable
**India**

**Local stock exchange**
- Bombay Stock Exchange (BSE)  
- National Stock Exchange (NSE)  
- Delhi Stock Exchange, Calcutta Stock Exchange

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is permitted for listed entities in addition to the Indian GAAP financial statements.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No. However, a foreign company may issue Indian Depository Receipts (IDR) to access the Indian capital market. Such companies may prepare and disclose its financial results in accordance with IFRS, US GAAP or Indian GAAP.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited. Financial statements must be prepared in accordance with Indian GAAP.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

**Notification of Rules for Ind AS implementation**

The Ministry of Corporate Affairs (MCA) announced on February 16, 2015 a revised roadmap for the implementation of “Ind-AS”, the convergence of India’s accounting standards with IFRS. The roadmap provides a phase-wise approach, primarily based on a company’s net worth. Entities having a net worth of INR 5000 million (USD 77 million...
approximately) or more are required to adopt Ind AS mandatorily for accounting periods beginning on or after April 1, 2016.

**Applicability**

The application of Ind AS is based on the listing status and net worth of a company. Ind AS will first apply to companies with a net worth equal to or exceeding INR 5000 million (USD 77 million approximately) beginning April 1, 2016. This will also require comparative Ind AS information for the period of April 1, 2015 to March 31, 2016. Listed companies (other than those covered in first phase) as well as others having a net worth equal to or exceeding INR 2500 million (USD 38.5 million approximately) will be reporting under Ind AS from April 1, 2017 onwards. From April 2015 companies impacted in the first phase will have to take a closer look at the details of the 39 new Ind ASs currently notified. Ind AS will also apply to subsidiaries, joint ventures, associates as well as holding companies of the entities covered by the roadmap.

Entities not covered by the roadmap can voluntarily adopt the Ind AS. Once having chosen this path, they cannot switch back. Insurance, banking and non-banking financial companies shall not be required to apply Ind AS either voluntarily or mandatorily. India has also decided to early adopt IFRS 9, Financial Instruments.

India has chosen the path of IFRS convergence and not adoption. Accordingly, certain differences have remained between the IFRS as issued by the IASB and our Ind AS - carve outs. Some of these carve outs diminish comparability of Ind AS with the globally accepted IFRS.

**Other useful websites**

The Institute of Chartered Accountants of India  

Ministry of Corporate Affairs  

PwC India website  

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts prepared in Indian GAAP, with a number of adjustments provided in the tax law. The acceptability of Ind AS as primary (base) financials on which adjustments are made is yet to be ascertained, although the process to study this has been initiated.

**Comments on tax regime**

The tax computation begins with net profit then is adjusted for depreciation, amortization, bad debts write-off, tax holidays etc. Unabsorbed losses and unabsorbed depreciation is allowed as carry-forward and set off against future profit. There is a concept of Minimum Alternate Tax (“MAT”), which is based on accounting profit.

**Plans for IFRS converging as the basis of tax reporting**
The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Indonesia

Local stock exchange
Indonesia Stock Exchange
http://www.idx.co.id/

Rules for listed filings

IFRS required or permitted for listed companies?
No

Version of IFRS

Not applicable. Financial statements must be prepared in accordance with Indonesian Financial Accounting Standards.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS and IFRS for SMEs are prohibited.

Version of IFRS

Not applicable. Statutory accounts must be filed in accordance with Indonesian Financial Accounting Standards.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans

Plans for converging

Indonesia’s stated policy is to maintain its national GAAP and converge it gradually with IFRSs as much as possible. Indonesia does not have a plan or timetable for full adoption of IFRSs.

The general approach taken by Indonesia with regard to the IFRS convergence process is to gradually converge the local standards with IFRSs, stating with minimizing the significant differences between the two.

By 2015, Indonesia Financial Accounting Standard is equivalent to IFRS effective as of 2014. As such, there is only a one year gap between local standards applied in Indonesia and IFRS by 2015.
In 2009, the Indonesia Financial Accounting Standards Board issued accounting standards for entities without public accountability based on IFRS for SMEs with some modifications which are effective for annual periods beginning on or after January 1, 2011. It is not expected that there would be a convergence of these standards to IFRS for SMEs in the near future.

Other useful websites

Indonesian Institute of Accountants
http://www.iaiglobal.or.id/

Indonesian Financial Services Authority
http://www.ojk.go.id/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Comments on tax regime

Certain transactions, such as benefits in kind and certain provisions, are treated differently for tax purposes.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Israel**

*Local stock exchange*
Tel-Aviv Stock Exchange Ltd.
http://www.tase.co.il/TASEEng/Homepage.htm

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements except for banking institutions (listed and unlisted, including credit cards companies) who must prepare their financial statements in accordance with specific instructions issued by the Israeli Banking Inspector (see also below).

Listed companies are not required to issue IAS 27's separate financial statements, but only certain financial data on a "standalone" basis in accordance with specific statutory disclosure requirements.

Israeli banking institutions in Israel apply an accounting framework issued by the Israeli Banking Inspector, which, with respect to their core banking business and other several substantial issues, is based on US GAAP applied by banking institutions in the US. IFRS based accounting is applied for several other issues.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Yes. Certain foreign companies listed on the local stock exchange can report under US GAAP or IFRS as adopted by the EU (but are then required to reconcile to IFRS as published by the IASB in a footnote). In addition, dual listed companies (those listed locally and in certain stock exchanges abroad), that report under US GAAP can report also locally under US GAAP.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

The Israeli Companies' Law requires from listed companies - the filing of financial statements in accordance with the Securities Law (as described above) and from unlisted companies – the filing of financial statements prepared in accordance with "generally accepted accounting principles."

Reporting under IFRS is required by the Israeli Insurance Inspector for all insurance companies and pension funds' management companies.

According to Israeli accounting standard issued in July 2006 by the Israeli Accounting Standards Board, entities that are not subjected to the Israeli Securities Law are permitted (but not required) to prepare their financial statements in accordance with IFRS.
In July 2010, the Israeli Accounting Standards Board issued an Israeli accounting standard, according to which, small and medium entities are permitted (but not required) to prepare their financial statements in accordance with IFRS for SMEs commencing January 1, 2011.

**Version of IFRS**

IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

**IFRS conversion plans**

**Plans for converging**

In accordance with a roadmap announced several years ago by the Israeli Accounting Standards Board, IFRS for SMEs is anticipated to be obligatory for small and medium entities, but a final decision is yet to be made.

**Other useful websites**

Israel Accounting Standards Board

http://www.iasb.org.il/

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

The Israeli Tax Ordinance and other legislation provide for the tax treatment of many topics. Israeli courts have ruled that in the absence of a tax treatment determined under law, accounting principles may serve as guidance to determine the tax treatment. However, it should be noted that the accounting principles are not binding.

**Plans for IFRS converging as the basis of tax reporting**

As an interim measure, the Israeli parliament has legislated that during tax years 2007 – 2013 IFRS based financial statements will not be accepted for the preparation of corporate tax returns. It should be mentioned that no legislation was published regarding the extension of the temporary order with respect to tax years 2014. In addition, it is not yet clear that in 2015 an official order will be published regarding the acceptance of IFRS based financial statements (with certain guidelines and limitations) for the preparation of corporate tax returns with respect to the tax years 2015 and thereafter. Also, should the aforementioned official order not be published, it is expected that, a similar legislation regarding the extension of the temporary order will be published with respect to tax year 2014. Consequently, these returns are generally to be based on Israeli GAAP (it should be noted that Israeli GAAP has adopted certain IFRS based standards, thus, indirectly, the IFRS accounting treatment in certain areas may still influence the Israeli tax treatment).
Japan

Local stock exchange
Tokyo Stock Exchange
http://www.jpx.co.jp/english/

There are also stock exchanges in other cities such as Nagoya, Fukuoka and Sapporo. Additionally, other exchanges (Tokyo PRO Market, JASDAQ, Mothers, Centrex, Q-Board, and Ambitio) exist mainly for newly developed companies.

Rules for listed filings

IFRS required or permitted for listed companies?

Listed companies which meet certain requirements (“Specified Companies”) are permitted to use IFRS (“Designate IFRS” see “Version of IFRS” for details) for their consolidated financial statements ending on or after March 31, 2010, as per Regulations for Consolidated Financial Statements revised by the Financial Services Agency (“FSA”) of Japan.

The use of IFRS is not permitted for standalone/separate financial statements of listed filings for companies that file their consolidated financial statements under IFRS.

In June 2013, the Business Accounting Council (“BAC,” an advisory body to the Financial Service Agency “FSA”) issued a report “The Present Policy on the Application of International Financial Reporting Standards (IFRS)” which noted the importance of building examples of voluntary application of IFRS in Japan. The report recommended a number of measures to promote further use of IFRS in Japan, including the relaxation of statutory requirements of companies voluntarily applying IFRS (i.e. expansion of the number of “Specified Companies”). In October 2013, the FSA revised its Cabinet Office Ordinances which eliminated two of the four requirements that stipulated which companies are eligible to use IFRS. As a consequence, virtually all listed companies and unlisted companies preparing consolidated financial statements for listing purposes are eligible to apply IFRS.

In June 2014, the government issued a report approved by the Cabinet “Japan Revitalization Strategy 2014” which stated the “promotion of an increase in the number of companies voluntarily adopting the IFRS” as a government strategy. Similar context is also included in the revised “Japan Revitalization Strategy 2015”.

As of August 2015, the number of listed companies who announced the implementation of IFRS in Japan was 91, which has more than quadrupled since June 2013 when it was 20.

Japan’s Modified International Standards (JMIS)

In addition to the Designated IFRS, a new set of accounting standard “Japan’s Modified International Standard (JMIS): Accounting Standards Comprising IFRSs and the ASBJ Modifications” was introduced in June 2015. JMIS is developed based on IFRS with limited deletions and modifications. The only two modifications made relate to goodwill amortization and OCI recycling (whether and when all items included in OCI should be reclassified subsequently to profit or loss). All other standards follow the IFRS issued by the IASB.
JMIS may be used by listed companies which meet certain requirements ("JMIS Specified Companies") for their consolidated financial statements. The regulatory rules and requirements for preparing JMIS consolidated financial statements are identical to those for the Designated IFRS.

Version of IFRS

IFRS as designated by the FSA ("Designated IFRS").

The Commissioner of the FSA designates those IFRS standards published by the IASB which are recognized as having been approved and issued through fair and reasonable due process and are expected to be considered as being fair and appropriate financial reporting standards from the viewpoint of investor protection and market integrity in Japan.

As of August 2015, all standards of IFRS have been designated by the FSA prior to their effective dates.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. As per Article 129 of Regulations for Financial Statements, foreign companies listed in Japan are allowed to submit their financial statements which are disclosed in their home countries as long as the Commissioner of the FSA permits the treatment will not violate public benefits and investor protection.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

The Specified companies are permitted to use the Designated IFRS for their consolidated financial statements ending on or after March 31, 2010 under the Companies Act.

IFRS is not permitted for standalone/ separate financial statements on statutory filings. In addition, IFRS for SMEs is not permitted for statutory filings.

Version of IFRS

IFRS as designated by the FSA ("Designated IFRSs"). See above.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

In June 2011, the Accounting Standards Board of Japan ("ASBJ": the Japanese standard setter) and the IASB announced their achievements under “The Tokyo Agreement” which targeted June 2011 to reduce differences in specific items between Japanese GAAP and IFRS. The ASBJ will continue its efforts to converge with IFRSs.
Other useful websites

Accounting Standards Board of Japan ("ASBJ")
https://www.asb.or.jp/asb/top_e.do

Financial Services Agency ("FSA")

The Japanese Institute of Certified Public Accountants ("JICPA")
http://www.hp.jicpa.or.jp/english/index.html/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, under Japanese GAAP, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Jordan**

*Local stock exchange*
*Amman stock exchange*
*http://www.ase.com.jo/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for consolidated and standalone/separate financial statements. IFRS for SMEs have not yet officially been permitted.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable. IFRS is already used as basis for tax reporting.
Kazakhstan
Local stock exchange
Kazakhstan Stock Exchange (KASE)
http://www.kase.kz/

Rules for listed filings
IFRS required or permitted for listed companies?

Listed entities are required to prepare financial statements in accordance with IFRS. Large business entities and public interest entities are also required to prepare financial statements under IFRS.

Large business entities are entities with annual average number of employees of more than 250 people or average annual income for the last three years of more than approximately USD 20 million (3 million monthly calculation indices).

Public interest entities are financial organizations, joint-stock companies (except for non-commercial), extractive businesses (except for entities extracting common natural resources, e.g. water, sand, stone, etc.), organizations where the state has a participation interest in the authorized capital, and certain state-owned enterprises.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Subsidiaries of foreign companies are subject to the same rules as local companies in terms of accounting and reporting requirements.

Foreign companies listed on the local stock exchange are required to file either IFRS financial statements or US GAAP financial statements. The local stock exchange recognizes the following foreign stock exchanges (as named by the World Federation of Exchanges).

1. NASDAQ OMX;
2. NYSE Euronext;
3. Deutsche Boerse AG;
4. London Stock Exchange Group (London Stock Exchange and Borsa Italiana SpA);
5. Tokyo Stock Exchange Group, Inc.;
6. BME Spanish Exchanges;
7. SWX Swiss Exchange;
8. Taiwan Stock Exchange Corp.
Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for listed companies, large business entities and public interest entities (See above). IFRS is permitted for other business entities.

IFRS for SMEs is applicable to medium size businesses and the National Standard, less comprehensive standard with the aim of making the accounting and reporting more straightforward, is applicable to small businesses. Small businesses may elect to apply IFRS for SMEs and both medium size and small businesses may elect to apply IFRS.

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No. IFRS and IFRS for SMEs are local statutory GAAP. As noted above, small businesses are required to apply the National Standard but may elect to apply IFRS for SMEs or IFRS.

IFRS conversion plans

Plans for converging

Public sector entities (state owned) are required to follow International Public Sector Accounting Standards ("IPSAS").

Other useful websites

Ministry of finance
http://www.minfin.kz/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

For income tax, the Tax Code refers to accounting reporting prepared in accordance with IFRS as the basis for computation of the taxable income. However, certain IFRS accounting concepts, primarily based on assumptions, judgments, or estimates (e.g., accounting depreciation, impairment loss, measurement of financial instruments, provisions, accruals, fixed assets revaluation and other), are excluded from tax computations.
Korea (Republic of Korea)

Local stock exchange
Korea Exchange
http://www.krx.co.kr/

Korea Securities Dealers Automated Quotation
(Secondary exchange which mainly trades venture businesses and small and medium-sized companies)
http://www.kosdaqca.or.kr/

Rules for listed filings

IFRS required or permitted for listed companies?

Adoption of IFRS is required for all listed companies and certain unlisted financial institutions from 2011. Early adoption of IFRS, with exception of financial institutions, has been permitted from 2009.

Version of IFRS

IFRS as published by the IASB and translated to Korean language word-for-word. Endorsed IFRSs are referred to as IFRSs as adopted in Korea (K-IFRSs). To date all IFRSs as issued by the IASB have been endorsed as K-IFRSs without modification. A few disclosure and presentation requirements are added which do not affect the full compliance of IFRS as issued by the IASB.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Foreign companies must use IFRSs as published by the IASB, K-IFRSs, or US GAAP. Foreign companies are permitted to use IFRS issued by IASB or US GAAP if such financial statements were audited in their home country in accordance with relevant regulations.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted, or prohibited for statutory filings?

IFRS has been permitted from 2009 for all statutory filers. From 2011, IFRS is a requirement for all listed statutory filers and certain unlisted financial institutions. IFRS for SMEs is prohibited for statutory filings.

Version of IFRS

IFRS as published by the IASB and translated to Korean language word-for-word.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No
IFRS conversion plans

Plans for converging

Full adoption of IFRS is mandatory for all listed companies and certain financial institutions from 2011. From 2009, voluntary adoption has been permitted for all companies, listed and non-listed.

Other useful websites

Korean Accounting Institute
http://www.kasb.or.kr/

Financial Supervisory Service
http://ifrs.fss.or.kr/ifrs/main.jsp/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have accepted financial statements prepared under IFRS as a basis of tax reporting purpose from 2010.
Kuwait

Local stock exchange
Kuwait stock exchange
http://www.kuwaitse.com/

Rules for listed filings
IFRS required or permitted for listed companies?
IFRS is required for consolidated and standalone/separate financial statements of all registered companies operating in Kuwait.

Version of IFRS
IFRS as adopted for use by the State of Kuwait.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings
Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS is required for consolidated and standalone/separate financial statements of all registered companies operating in Kuwait as mentioned above. IFRS for SMEs has not yet been adopted in Kuwait.

Version of IFRS
IFRS as adopted for use by the State of Kuwait.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
Not applicable

IFRS conversion plans
Plans for converging
Not applicable
Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law. These tax regimes are mandated for foreign entities incorporated and operating in Kuwait. Taxed are imposed on foreign shareholders.

As for Kuwaiti entities, tax requirements include contributions to Kuwait Foundation for the Advancement of Sciences (“KFAS”) as well as Zakat for shareholding entities topped by contribution to National Labour Support Tax (“NLST”) for listed entities.

Plans for IFRS converging as the basis of tax reporting

Not applicable. IFRS is already used as basis for tax reporting.
Kyrgyz Republic

Local stock exchange
Kyrgyz Stock Exchange
http://www.kse.kg/eng

Rules for listed filings

**IFRS required or permitted for listed companies?**
Required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**
No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs are required for consolidated and standalone/separate financial statements of all companies including small and medium entities since 2009.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**
No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

State agency for financial market control and regulation
http://www.fsa.kg/

National Bank of the Kyrgyz Republic
http://www.nbkr.kg/

Ministry of Finance
http://www.minfin.kg/
Central Depositary
http://www.spf.gov.kg/

State Committee on state property management
http://www.spf.gov.kg/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable. IFRS or IFRS for SMEs is already required as the basis for tax reporting since 2009.
**Laos**

**Local stock exchange**
**Lao Securities Exchange (LSX)**
**http://www.lsx.com.la/**

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is required for listed companies by the Securities Exchange Commissions of Lao. However, there is an exemption for new public companies who are required to adopt IFRS within 3 years of the initial listing.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

In 2014 the Accounting Department issued the revised Accounting Law, which specified the accounting framework for different businesses as below:

*Public Interest Entity (PIE)*

This includes listed companies and banks, insurance company, securities firms and other financial institutions.

The financial statements of PIE should be prepared in accordance with IFRS except that banks that are operating under the supervision of Bank of Lao PDR (BoL), should prepare 2 sets of financial statements in accordance with IFRS and BoL regulations, respectively.

*Non-PIE*:

Financial statements should be prepared in accordance with accounting standard for Non-PIE. However, the Accounting Department have not issued any accounting standard for Non-PIE and therefore most of the financial statements are prepared in accordance with Lao Accounting Manual.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No
IFRS conversion plans

Plans for converging

The local standard setting bodies have been discussing the plan to make adjustments to IFRS-SMEs as the Non-PIE accounting standards. However, progress to date has been minimal.

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Lebanon**

*Local stock exchange*

Beirut Stock Exchange  

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Lebanese Association of Certified Accountants  

Beirut Stock Exchange  

Ministry of Finance  
The Central Bank of Lebanon
http://www.bdl.gov.lb/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable
Macao Special Administrative Region

Rules for listed filings

**IFRS required or permitted for listed companies?**

Not applicable. There is no local exchange.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Financial Reporting Standards ("MFRS"), a local version of IFRS, is required for the following entities:

- Concessionary licences granted by the Macao Government;
- Insurance companies;
- Macao Financial System Act regulated entities;
- Macao Offshore Institutions;
- Companies limited by shares; and
- Limited partnerships.

All other entities are permitted to use MFRS or General Financial Reporting Standards ("GFRS"). GFRS is a simpler GAAP for small to medium entities.

Version of IFRS

**IFRS as adopted locally**

MFRS, a local adaptation of IFRS published in the Macao Official Gazette in 2005, is a specific set of 16 standards based upon the 2004 version of IFRS published by the IASB. Not all IFRS standards effective on or before January 1, 2005, are adopted under MFRS, but entities can consider the adoption of these standards under equivalent IAS 8.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

IFRS conversion plans

**Plans for converging**

While there is no specific timeline, there are plans for continued convergence/adoption of new standards.
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is based on the legal entity statutory accounts, with only limited adjustments to determine taxable profits.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Malaysia

Local stock exchange
Bursa Malaysia
http://www.bursamalaysia.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Malaysian Financial Reporting Standards (“MFRS”) Reporting Framework is identical to IFRS. All non-Private Entities¹ (except Transitioning Entities (“TE”) are required to apply the MFRS Framework for annual periods beginning on or after January 1, 2012. TEs are required to adopt MFRS for annual periods beginning on or after January 1, 2018 but are permitted to do so earlier.

TEs are non-Private Entities within the scope of IAS 41 “Agriculture” and IFRIC Interpretation 15 “Agreements for Construction of Real Estate”. An entity that consolidates or equity accounts another entity that has chosen to defer adoption of MFRS, may itself choose to defer adoption of MFRS.

**Version of IFRS**

MFRS Reporting Framework is identical to IFRS issued by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Subsidiaries of listed foreign companies in Malaysia that are governed under the Financial Reporting Act 1997 are subject to same rules above.

Foreign companies listed on stock exchange in Malaysia may also use any acceptable internationally recognized accounting standards issued by the International Accounting Standards Board, Financial Accounting Standards Board (United States of America), UK Financial Reporting Council (United Kingdom) and Australian Accounting Standards Board.

¹ Note:

A Private Entity is a private company, incorporated under the Malaysian Companies Act, 1965, that:

(a) is not itself required to prepare or lodge any financial statements under any law administered by the Securities Commission or the Central Bank; and

(b) is not a subsidiary, associate of, or jointly controlled by, an entity which is required to prepare or lodge any financial statements under any law administered by the Securities Commission or the Central Bank.

The meaning of subsidiary, associate or jointly controlled are as respectively defined and explained in MFRS 10 Consolidated Financial Statements, MFRS 128 Investments in Associates and Joint Ventures and MFRS 11 Joint Arrangements.
Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

For all non-Private Entities (other than TEs), refer to same rules above. Private Entities are permitted to use MFRS Framework for statutory filings.

In February 2014, the Malaysian Accounting Standards Board (“MASB”) issued a new financial reporting framework for Private Entities, known as the Malaysian Private Entities Reporting Standards (“MPERS”). MPERS is largely similar to the IFRS for SME issued by IASB in July 2009 except for the requirements on income tax and property development activities. All Private Entities shall apply the MPERS for their financial statements beginning on or after January 1, 2016, with early application permitted. Private Entities are also permitted to apply MFRS Framework. The 2015 limited amendments to MPERS (equivalent to the limited amendments make by the IASB in 2015) shall be effective for annual periods on or after 1 January 2017, but early application is permitted.

Version of IFRS

MFRS are identical to IFRS issued by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

The Malaysian Accounting Standards Board issued the MFRS Reporting Framework in November 2011.

Other useful websites

Malaysian Accounting Standards Board
http://www.masb.org.my/

Tax information

Type of tax regime

Independent: Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory financial statements.

Comments on tax regime

Generally the relationship between statutory accounting standards and taxable income can be described as independent, with income tax being determined according to tax rules and principles. However, the professional accounting bodies have put forward suggestions to the tax authorities for partial convergence to accounting standards in certain areas.

Plans for IFRS converging as the basis of tax reporting
Generally, the local tax authorities do not have plans to converge the tax reporting to IFRS. In respect of financial institution, the government has allowed partial convergence of the tax treatment to MFRS 139 "Financial Instruments: Recognition and Measurement" (equivalent of IAS 39).
**Mongolia**

*Local stock exchange*

**Mongolian Stock Exchange**

http://www.mse.mn/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

All ultimate parent companies registered in Mongolia are required to prepare consolidated financial statements. If the parent company is registered in a foreign country, the top subsidiary registered in Mongolia should prepare consolidated financial statements.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Mongolian Institute of Certified Public Accountants

http://www.monicpa.com/

Mongolia legal unified system

http://www.legalinfo.mn/
Ministry of Finance
http://www.mof.gov.mn/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable. IFRS is already required as the basis for tax reporting.
Oman

Local stock exchange
Muscat securities market
http://www.msm.gov.om/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Not applicable. As per local laws, foreign companies are not allowed to publicly trade their securities in Oman.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for consolidated and standalone/separate financial statements. IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Oman has not yet adopted IFRS for SMEs. There has been some initiative from the Capital Market Authorities to introduce IFRS for SMEs. However, this is at a very preliminary stage and adoption of IFRS for SMEs will have to go through a Royal Decree.

Tax information

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.
Plans for IFRS converging as the basis of tax reporting

Not applicable. IFRS is already used as basis for tax reporting as adjusted for tax law adjustments in relation to depreciation rates, realized and unrealized incomes and expenses and so on.
Pakistan

Local stock exchange
Karachi Stock Exchange
http://www.kse.com.pk/

Rules for listed filings

**IFRS required or permitted for listed companies?**

All listed companies are required to apply IFRS (as adopted locally) for the preparation of the consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as adopted locally

All IFRS are required to be approved by the local Institute of Chartered Accountants of Pakistan (“ICAP”) and notified by the Securities and Exchange Commission of Pakistan (“SECP”). There may be differences in timing for approval. Currently IFRS 1, IFRS 9, IFRS 14 and IFRS 15 are under active consideration of the relevant committee of the ICAP. All other IFRS / IAS have been adopted by the ICAP as issued by IASB. The reporting framework specifies that if any directives of the SECP or the State Bank of Pakistan (in the case of banks) differ with the requirements of the IFRS (as adopted locally), then such directives would take precedence. Further, in the case of banks, the State Bank of Pakistan has deferred the applicability of IAS 39, IAS 40, and IFRS 7, and in the case of non-banking finance companies engaged in investment finance services, discounting services and housing finance services, the SECP has deferred the applicability of IFRS 7.

In the case of insurance companies, the SECP has specified that investments classified as available-for-sale” are subsequently measured at lower of cost or market value (market value being taken as lower if the reduction is other than temporary) in accordance with the requirements of SECP (Insurance) Rules, 2002. Further, in case of power sector companies, the SECP has granted exemption from the requirements of IFRIC 4 and IAS-21 to the extent of allowing capitalization of exchange loss.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS for SMEs has recently been adopted.

For statutory reporting purposes, companies are required to prepare their financial statements in accordance with the relevant approved local financial reporting framework applicable to the entities.
The determination of which financial reporting framework is applicable depends on whether the entity is categorized as a Listed Entity (“LE”), a Public Interest Company (“PIC”), a Large Sized Company (“LSC”), a Medium Sized Company (“MSC”) or a Small Sized Company (“SSC”). IFRS (as adopted locally) is required for LEs, PICs and LSCs; MSCs are required to follow IFRS for SMEs; and SSCs follow locally developed (on IFRS principals) Accounting and Financial Reporting Standards for Small Sized Entities as approved by the ICAP.

PICs are non-listed companies in public sector, public utilities, those holding assets in fiduciary capacity and those in the process of issuing a class of instrument in capital market. LSCs are non-listed companies having paid up capital of Pak Rupee 200 million or more or those having turnover in excess of Pak Rupees 1 billion. SSCs are non-listed companies having paid up capital up to Pak Rupees 25 million and turnover not exceeding Pak Rupees 100 million. All other non-listed companies are considered MSCs.

**Version of IFRS**

IFRS as adopted locally. See above.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other useful websites**

Institute of Chartered Accountants of Pakistan  
http://www.icap.org.pk/

Securities and Exchange Commission of Pakistan  
http://www.secp.gov.pk/

State Bank of Pakistan  
http://www.sbp.org.pk/

Federal Board of Revenue  
http://www.fbr.gov.pk/

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law. There also is the concept of opting for one fiscal return filing by a parent and its wholly owned subsidiaries. Also, subject to certain qualifying conditions, the offset of losses of group companies by profits of other group companies is also available.

**Plans for IFRS converging as the basis of tax reporting**
Not applicable. IFRS is already required as the basis for tax reporting after adjusting for certain items.
**Philippines**

*Local stock exchange*

**Philippine Stock Exchange, Inc.**

http://www.pse.com.ph/

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**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Listed companies are required to apply IFRS as adopted locally (PFRS).

**Version of IFRS**

IFRS as adopted locally.

Philippine Financial Reporting Standards (“PFRS”) include all applicable PFRS, Philippine Accounting Standards (“PAS”) and interpretations of the Philippine Interpretations Committee (“PIC”), Standing Interpretations Committee (SIC) and International Financial Reporting Interpretations Committee (“IFRIC”) which have been approved by the Philippine Financial Reporting Standards Council (FRSC), as endorsed by the Professional Board of Accountancy, and the Philippine Regulation Commission and adopted by the Philippine Securities and Exchange Commission. PFRS and PAS are based on the IFRS and IAS issued by the IASB.

PFRS is substantially consistent with IFRS except for the following:

1. For pre-need companies, the financial reporting framework is set forth in Pre-Need Rule 31, As Amended: Accounting Standards for Pre-Need Plans and Pre-Need Uniform Chart of Accounts (PNUCA) issued by the Philippine Securities and Exchange Commission. PFRS apply to the extent that they are not superseded by the provisions of the Amended Pre-Need Rule 31, except for the accounting treatment on revenues and financial liabilities under PAS 39 and PFRS 4 as prescribed in Philippine Securities and Exchange Commission Notice dated February 27, 2006.

2. For mining companies, pre-2005 hedging contracts were exempted from the fair value requirements of PAS 39 subject to conditions specified in the Philippine Securities and Exchange Commission Notice dated November 30, 2006.

3. For Philippine financial reporting purposes, the mandatory application of IFRIC 15, Agreements for the Construction of Real Estate, has been deferred indefinitely by the Philippine Securities and Exchange Commission upon consideration of the Position Paper submitted by various real estate industry associations and the ongoing deliberation on the revenue standard being developed by the IASB at this time. Until the effectivity of IFRIC 15, entities are allowed to apply the percentage-of-completion method from the sales of property under pre-completion contracts in accordance with PIC Q&A No. 2006-01. IFRIC 15, Revenue from Contracts with Customers, has been issued by the IASB which is expected to be effective in the Philippines beginning on or after January 1, 2018. The Philippine Interpretations Committee is currently discussing the impact of this new revenue standard on the Philippine real estate industry.
(4) PAS 20, Accounting for Government Grants and Disclosure of Government Assistance, is consistent with IAS 20 in all material respects, except for the accounting for government loans with low interest rates received prior to January 1, 2009. PIC Q&A 2007-02 presents three alternative accounting methods.

(5) In availing of the exemption from preparing consolidated financial statements under PFRS 10, Consolidated Financial Statements, PIC Q&A 2006-02 states that other financial reporting standards that are converged or virtually converged with IFRS, or are conceptually similar to IFRS, are deemed acceptable in applying the provisions of PFRS 10 paragraph 4(a).

(6) Philippine Securities and Exchange Commission Financial Reporting Bulletin (FRB) No. 006 provides guidance on the proper classification of deposits for future stock subscription (i.e., equity vs. liability). According to this Bulletin, an entity shall classify a contract to deliver its own equity instruments under equity as a separate account from “Outstanding Capital Stock” if and only if, all of the following elements are present as of end of the reporting period:

(a) The unissued authorized capital stock of the entity is insufficient to cover the amount of shares indicated in the contract;

(b) There is Board of Directors’ approval on the proposed increase in authorized capital stock (for which a deposit was received by the corporation);

(c) There is stockholders’ approval of said proposed increase; and

(d) The application for the approval of the proposed increase has been filed with the Commission.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. Generally, listed companies are required to file financial statements in accordance with PFRS (IFRS as adopted locally). However, foreign companies may be able to secure exemptive relief on the PFRS requirement by formally requesting from the Philippine Securities and Exchange Commission and explaining the reasons for such request.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

Rule 68 of the Securities Regulation Code (“SRC Rule 68”) sets out the acceptable financial reporting framework to be used for statutory filings, depending on the type of entity, as follows:

(1) For large and/or publicly-accountable entities – PFRS

(2) For qualified SMEs – PFRS for SMEs

(3) For micro-entities – full PFRS, PFRS for SMEs or another acceptable basis of accounting (i.e., income tax basis or accounting standards in effect as of December 31, 2004)
Large and/or publicly-accountable entities

Large and/or publicly-accountable entities are those that meet any of the following criteria:

1. Total assets of more than P350 million or total liabilities of more than P250 million; or
2. Are required to file financial statements under Part II of SRC Rule 68; or
3. Are in the process of filing their financial statements for the purpose of issuing any class of instruments in a public market; or
4. Are holders of secondary licenses issued by regulatory agencies.

Small and medium-sized entities

SMEs are those that meet all of the following criteria:

2. Total assets of between P3 million to P350 million or total liabilities of between P3 million to P250 million. If the entity is a parent company, the said amounts shall be based on the consolidated figures;
3. Are not required to file financial statements under Part II of SRC Rule 68;
4. Are not in the process of filing their financial statements for the purpose of issuing any class of instruments in a public market; and
5. Are not holders of secondary licenses issued by regulatory agencies.

For qualified SMEs, the application of PFRS for SMEs is mandatory except when the entity meets any of the following criteria:

a. It is a subsidiary of a parent company reporting under full PFRS;
b. It is a subsidiary of a foreign parent company that will be moving towards IFRS pursuant to the foreign country’s published convergence plan;
c. It is a subsidiary of a foreign parent company that has been applying the standards for a non-publicly accountable entity for local reporting purposes, and is considering moving to full PFRS instead of the PFRS for SMEs in order to align its policies with the expected move to full IFRS by its foreign parent company pursuant to its country’s published convergence plan;
d. It has short-term projections that show that it will breach the quantitative thresholds set in the criteria for an SME, and the breach is expected to be significant and continuing due to its long-term effect on the company’s asset or liability size;
e. It is part of a group, either as a significant joint venture or an associate, that is reporting under full PFRS;
f. It is a branch office or regional operating headquarters of a foreign company reporting under the full IFRS;
(g) It has a concrete plan to conduct an initial public offering within the next two years;
(h) It has a subsidiary that is mandated to report under full PFRS; and
(i) It has been preparing financial statements using full PFRS and has decided to liquidate.

On January 30, 2013, the Philippine Interpretations Committee ("PIC") approved Q&A No. 2013-01 which deals with applicability of SME Implementation Group ("SMEIG") Q&As on Philippine SMEs with the consensus that all the final SMEIG Q&As can be applied by Philippine SMEs adopting PFRS for SMEs except for the following:

1. SMEIG Q&A 2011/01 – Use of IFRS for SMEs in a parent’s separate financial statements

In the Philippines, it will not be possible to use PFRS for SMEs in the separate financial statements and full PFRSs in the consolidated financial statements because of the quantitative criterion provided by the Philippine Securities and Exchange Commission in determining whether an entity is or is not an SME (see above). This rule specifically indicates that the assessment whether the entity qualifies as an SME is based on its consolidated figures. Hence a separate assessment based on its parent’s figures is not appropriate. Therefore, once a parent company is determined to not be an SME based on consolidated figures, it is likewise deemed not an SME even in its separate financial statements.

2. SMEIG Q&A 2011/02 – Entities that typically have public accountability

In the Philippines, entities such as banks, credit unions, insurance companies, securities brokers/dealers, mutual funds and investment banks or entities that typically hold assets in a fiduciary capacity for a broad group of outsiders as one of its primary business are regulated entities that are considered as publicly accountable entities under SRC Rule 68. Thus, those entities are not SMEs and are, therefore, not eligible to use PFRS for SMEs.

**Micro-entities**

Micro-entities are those that meet all of the following criteria:
(1) Total assets and total liabilities are below P3 million;
(2) Are not required to file financial statements under Part II of SRC Rule 68;
(3) Are not in the process of filing their financial statements for the purpose of issuing any class of instruments in a public market; and
(4) Are not holders of secondary licenses issued by regulatory agencies.

**Version of IFRS**

IFRS as adopted locally. See above.

**IFRS conversion plans**

**Plans for converging**

Not applicable. IFRS and IFRS for SMEs have been adopted on January 1, 2005 and January 1, 2010, respectively.
Other useful websites

Philippine Institute of Certified Public Accountants
http://www.picpa.com.ph/

Professional Regulatory Board of Accountancy
http://www.prboa.com/

Philippines Securities and Exchange Commission
http://www.sec.gov.ph/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Comments on tax regime

Taxable income is determined by starting with the profit reflected in the financial accounts of a company. Any expenses that are non-deductible for tax purposes are added back to that profit. The resulting amount is then reduced by any income subject to final tax (such as interest, dividends and royalties) and tax-exempt income.

Plans for IFRS converging as the basis of tax reporting

Not applicable
Qatar
Local stock exchange
Qatar Exchange
http://www.qe.com.qa

Rules for listed filings
IFRS required or permitted for listed companies?
Required for consolidated and standalone/separate financial statements. All listed companies should be registered as a limited liability company in Qatar (joint stock company). Such companies need to follow Commercial Law number 5 of 2002 and, as per the Commercial Law, such financial statements should be prepared in accordance with IFRS. Some financial institutions (mainly Islamic financial institutions) listed on the Qatar Exchange are allowed to file financial statements prepared under Financial Accounting Standards (“FAS”) issued by the Accounting and Auditing Organization for Islamic Financial Institutions (“AAOIFI”), and IFRS; where AAOIFI guidance is not available.

Version of IFRS
IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
Not applicable as no foreign entities are listed on the Qatar Exchange.

Rules for statutory filings
Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS is required for consolidated and standalone/separate financial statements.

Version of IFRS
IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans
Plans for converging
Not applicable
**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

IFRS is required as the basis for tax reporting.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable
**Saudi Arabia**

*Local stock exchange*

*Tadawul All-Share Index (TASI)*

http://www.tadawul.com.sa/

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS is required for all banks and insurance companies regulated by the Saudi Arabian Monetary Agency (Central Bank).

While other entities are not required/permited to use IFRS, they are permitted to look to IFRS for guidance on matters where the local accounting standards setting body has not issued any guidance or relevant accounting standards.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Not applicable. There are no foreign companies whose shares are publicly traded in Saudi Arabia.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for all banks and insurance companies regulated by the Saudi Arabian Monetary Agency (Central Bank). IFRS for SMEs is currently prohibited; however, see below for the plan of adopting IFRS for SMEs for non-listed entities.

**Version of IFRS**

Currently, IFRS as published by the IASB for banks and insurance companies.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

**IFRS conversion plans**

**Plans for converging**

The local professional regulatory body is Saudi Organization of Certified Public Accountants (“SOCPA”). SOCPA board had formed a steering committee comprised of representatives of the Ministry of Finance, Central Bank and Saudi Stock Exchange, in addition to the representatives of SOCPA accounting and auditing standards committee to submit recommendation for the convergence of local standards with the international standards.
The steering committee held various meetings to study the convergence matter and looked into studies prepared, in regard, by SOCPA accounting and auditing committees.

On July 18, 2013, SOCPA Board of Directors agreed to apply the International Accounting Standards, after being approved, all at once. The earliest date for application shall be on financial statements of listed entities prepared for financial periods beginning January 1, 2017. For other entities the earliest date for application shall be on financial statements prepared for financial periods beginning January 1, 2018.

Further, details on list of accounting and auditing standards endorsed and under study by SOCPA are available on SOCPA’s website on www.socpa.org.sa.

**Entities to which converged standards with international standards would be applied**

Keeping in view the complex nature of international standards, SOCPA will follow the international trend in developing two sets of accounting standards, the first one represents converged standards applied to publicly accountable entities (such as listed companies), while the second set, representing topics covered by accounting standards for small and medium size entities (“SMEs”), shall be applied to other entities.

Further, details on list of accounting and auditing standards endorsed and under study by SOCPA are available on SOCPA’s website on www.socpa.org.sa.

**Other useful websites**

Saudi Organization for Certified Public Accountants

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Comments on tax regime

Saudi tax law does not currently permit the use of IFRS, and it is expected that adjustments would be required to arrive at the taxable income under Saudi law. IFRS does influence accounting where there is no guidance in local accounting standards, which could have a tax impact.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Singapore

Local stock exchange
Singapore Stock Exchange
http://www.sgx.com/

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is permitted if (i) the company is also listed in another stock exchange outside of Singapore and that exchange requires IFRS financial statements; or (ii) an exemption is granted by the Authority. Other listed companies are required to apply IFRS as adopted locally (Singapore Financial Reporting Standards, or Singapore FRS).

Version of IFRS

IFRS as adopted locally

Under the provisions of the Companies Act, all IFRS are considered by the Accounting Standards Council (“ASC”) and most of them are issued as “Financial Reporting Standards” (“Singapore FRS”), where appropriate taking into account local circumstances. The SFRSs issued are largely aligned to the IFRS, except for certain modifications, certain transitional provisions, and differences in the timing of adoption. IFRS 9 not adopted yet.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. IFRS can be used without the need of dual listing or approval by Authority. Foreign companies listed on SGX are required to apply Singapore FRS, IFRS, or US GAAP under the SGX Listing Rules.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is permitted for consolidated and standalone/separate financial statements if Authority approves. Otherwise, Singapore FRS is required.

Version of IFRS

IFRS as adopted locally. See above.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging
Currently, full convergence with IFRS is slated for 2018. All Singapore-incorporated companies listed on the Singapore Exchange will apply IFRS reporting framework in 2018. Currently, the Singapore FRS are largely based on IFRS.

In deciding on the full IFRS convergence timeline, the ASC considered the mandatory or expected mandatory effective dates of the new standards issued of January 1, 2017 and 2018 for the revenue recognition and financial instruments projects, respectively.

The Singapore equivalent of IFRS for SMEs is permitted from 2011 for some companies that meet the criteria in the standard. In addition, these companies should also meet two of the following three criteria: (1) revenue of less than $10 million, (2) assets of less than $10 million, and (3) less than 50 employees.

Other useful websites

Accounting Standards Council
http://www.asc.gov.sg/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Sri Lanka**

*Colombo Stock Exchange*

[http://www.cse.lk](http://www.cse.lk)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS is required by all companies effective January 1, 2012.

**Version of IFRS**

IFRS as adopted locally

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs are required by all companies effective January 1, 2012.

IFRS for SMEs is permitted for consolidated statutory financial statements.

Following companies categorized under the Section 5 of the "Sri Lanka Accounting and Auditing Standards Act, No. 15 of 1995 will not fall under the definition of SMEs as per this Standard.

- Companies licensed under the Banking Act, No. 30 of 1988
- Companies authorized under the Control of Insurance Act, No. 25 of 1962, to carry on insurance business
- Companies carrying on leasing business
- Factoring companies
- Companies registered under the Finance Companies Act, No. 78 of 1988
- Companies licensed, under the Securities and Exchange Commission Act, No 36 of 1987, to operate unit trust
- Fund management companies
- Companies licensed under the Securities and Exchange Commission Act, No 36 of 1987, to carry on business as stock brokers or stock dealers
- Companies licensed under the Securities and Exchange Commission Act, No. 36 of 1987 to operate a Stock Exchange
- Companies listed in a Stock Exchange licensed under the Securities and Exchange Commission Act, No 36 of 1987
• Public corporation engaged in the sale of goods or the provision of services

**Version of IFRS**

IFRS and IFRS for SMEs as adopted locally

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Taiwan

Local stock exchange
Taiwan Stock Exchange
Gre Tai Securities

Rules for listed filings

IFRS required or permitted for listed companies?

All listed and OTC companies were required to adopt T-IFRS in 2013 and after.

Version of IFRS

T-IFRS is the 2013 version of IFRS issued by IASB as endorsed by the local regulator.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. Foreign companies whose securities trade in a public market may prepare their financial statements under T-IFRS, full-IFRS as issued by the IASB, or US GAAP. However, a reconciliation from full-IFRS or from US GAAP to T-IFRS is required to assist users of financial statements in performing comparisons and analyses.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

Statutory financial statements of listed and OTC companies must be prepared in accordance with T-IFRS. Statutory financial statements of public companies except listed and OTC companies and private companies must be prepared in accordance with Taiwan GAAP. IFRS for SMEs cannot be used to prepare statutory financial statements.

Version of IFRS

T-IFRS is the 2013 version of IFRS issued by IASB as endorsed by the local regulator.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

All listed and OTC companies and financial institutes supervised by Financial Supervisory Commission ("FSC") have adopted IFRS.

The local standard setting body does not have a plan to adopt IFRS for SMEs for unlisted companies.
Other expected changes

None

Other useful websites

Accounting Research and Develop Foundation in Taiwan
http://www.ardf.org.tw/english/index.htm/

Financial Supervisory Commission, Executive Yuan

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authority has issued an exposure draft of income tax law due to IFRS adoption but it only has minor effects on the basis of tax reporting.
**Thailand**

*Local stock exchange*

*The Stock Exchange of Thailand (SET)*

http://www.set.or.th/

*Market for Alternative Investment (MAI)*

http://www.mai.or.th/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No. IFRS is not required or permitted for listed companies. All listed companies need to comply with Thai Financial Reporting Standards (“TFRS”). TFRS is based on IFRS and is applied for public accountability entities (“PAEs”).

**Version of IFRS**

2015 TFRS is based on IFRS version 2013 (i.e. IFRS bound volume 2013 – consolidated without early application which is effective for annual periods on or after January 1, 2013). However, TFRS has not yet included standards about financial instruments, IAS 39, IAS 32, IFRS 7, IAS 41 and their related interpretations. The Accounting Standard Setter (called as FAP) plans to announce the implementation of TAS 41 (IAS 41 equivalent) in 2016 and TFRS 9 (IFRS 9 equivalent), TAS 32 (current IAS 32 equivalent) and TFRS 7 (IFRS 7 equivalent) in 2019 (i.e. a year after IFRS 9 becomes effective).

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Currently, foreign countries who wish to list on the Thai stock exchange must prepare financial statements under TFRS. In the near future, the Thai SEC will permit either IFRS as issued by the IASB or local GAAP which is acceptable by the regulators in the foreign countries with a reconciliation to IFRS.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

No. Listed companies need to comply with TFRS while non-listed companies need to comply with another set of standard called TFRS for non-public accountability entities (“TFRS for NPAEs”).

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No
**IFRS conversion plans**

**Plans for converging**

As described above, TFRS follows IFRS. Changes, revisions or, new standards will be adopted as TFRS. Thailand is now using the IFRS bound volume 2013 (i.e. IFRS that is effective for annual periods on or after January 1, 2013) for the annual periods beginning on or after January 1, 2015. 2016 TFRS that will be effective for annual periods on or after January 1, 2016 follows IFRS bound volume 2015 (i.e. IFRS that is effective for annual periods on or after January 1, 2015).

The FAP is in the process to replace local TFRS for NPAEs with TFRS for SMEs (similar to IFRS for SMEs).

**Other expected changes**

The development of TFRS will be 1-2 years behind IFRS.

**Other useful websites**

Federation of Accounting Professions
http://www.fap.or.th/

**Tax information**

**Type of tax regime**

Independent: Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory accounts.

**Comments on tax regime**

Thailand has a largely independent tax regime; therefore IFRS conversion would create differences between accounting and tax records.
**Turkey**

*Local stock exchange*

*Borsa Istanbul*

*http://www.borsaistanbul.com/*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements.

Effective from January 1, 2008, all listed companies started to prepare financial statements according to the EU endorsed IFRS. Until the announcement of the differences between IFRS as published by the IASB and EU endorsed IFRS by the Turkish Accounting Standards Board, IFRS as published by IASB may be used by the listed companies. The reservation on the application of IAS 29, Financial Reporting in Hyperinflationary Economies (1 year difference between IFRS) shall remain as it is.

**Version of IFRS**

IFRS as published by the IASB or as endorsed by the EU as described above.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

KGK (The Public Oversight, Accounting and Auditing Standards Board of Turkey) has decided the following for accounting periods beginning on or after January 1, 2014:

1. Companies specified in Decree No. 660 as "organisations of public interest" must use IFRS to prepare individual or consolidated financial statements (*).

2. Companies subject to statutory audit by the decision of the Council of Ministers within the framework of the new TCC, Article 397 (Companies meeting at least two of the following three criteria, alone or together with their affiliates and/or subsidiaries, in the two consecutive reporting period that are subject to statutory audit) have the option to use IFRS or Uniform Chart of Accounts (Turkish GAAP) to prepare their individual or consolidated financial statements.
   
   - Total assets: TL 75 million (approximately US$ 35 million) or more.
   - Revenue: TL 150 million (approximately US$ 70 million) or more.
   - Average number of employees: 250 or more.

* Companies under supervision and regulation of Capital Markets Board (CMB) of Turkey according to the related CMB Act numbered 6362 dated 06.12.2012 and authorized.
institutions which are allowed to operate in the stock market; precious metals brokerage companies, joint-stock companies engaged in production or trade of precious metals.

Otherwise, companies must prepare its financial statements per Uniform Chart of Accounts which is mainly tax based rules.

IFRS for SMEs is prohibited.

**Version of IFRS**

IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

Refer to the section above

**IFRS conversion plans**

**Plans for converging**

The KGK has not announced any adoption to IFRS for SMEs.

**Other useful websites**

Public Oversight- Accounting and Auditing Standards Authority of Turkey ("KGK")
http://www.kgk.gov.tr

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is based on the legal entity statutory accounts, with a number of adjustments to determine taxable profits.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
United Arab Emirates

Local stock exchange
Abu Dhabi securities exchange
http://www.adx.ae/
Dubai Financial Markets PJSC
http://www.dfm.ae/
NASDAQ Dubai
http://www.nasdaqdubai.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements.

The UAE Commercial Companies Law No. 2 of 2015 which came into force on July 1, 2015 requires all companies to apply international accounting standards and practices when preparing their accounts. This is interpreted as the need to apply IFRS when preparing their financial statements. This law does not govern entities incorporated in the Dubai International Financial Centre (“DIFC”) and various free zones in the UAE. Entities incorporated in DIFC are required to prepare their financial statements in accordance with IFRS. Many of the free zones are silent on the accounting standards to be followed. However, certain free zone companies are required to follow the UAE Commercial Companies Law in cases where the law that governs them is silent on certain matters.

Entities in the DIFC regulated by the Dubai Financial Services Authority (“DFSA”), may use other acceptable accounting frameworks other than IFRS provided a waiver is obtained from the DFSA to use other acceptable frameworks.

Historic practice has been to prepare IFRS financial statements by most of the companies and particularly so, by companies audited by the Big 4.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No. All such entities are required to apply IFRS in their financial statements.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

As described above, the UAE Commercial Companies Law No. 2 of 2015 which came into force on July 1, 2015 requires application of IFRS when preparing their financial statements.

Some entities in the DIFC regulated by the Dubai Financial Services Authority (DFSA) may prepare and maintain their financial statements in accordance with IFRS for Small
and Medium Sized Entities (SME) where that standard applies to them. Such entities are required to meet certain requirements specified in the DFSA Rulebook – General Module.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

The UAE Central Bank requires financial statements for banks, finance companies and investment companies operating in the UAE to be prepared in accordance with IFRS. The decision to apply IFRS was communicated by the UAE Central Bank through its Circular No. 20/99 dated January 25, 1999.

The Insurance Authority of the UAE through its Financial Regulations for Insurance Companies require insurance companies to prepare their financial statements in accordance with IFRS.

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

At present only foreign banks and foreign oil companies in Sharjah, Dubai and Abu Dhabi (three out of seven Emirates that make up the UAE) are subject to income tax based on a decree. There are few adjustments made to the profit or loss as reported in these entities statutory accounts. In addition courier companies are subject to a levy on a percentage of revenue. Telecom companies are required to pay a royalty on revenue and/or profits.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable. IFRS and IFRS for SMEs are already used as basis for tax reporting.
Uzbekistan

Local stock exchange
Uzbek Republican Stock Exchange "Tashkent"

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS is required for all commercial banks. IFRS has not been adopted for other companies. Other entities can use IFRS together with statutory rules.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for all commercial banks. IFRS and IFRS for SMEs are prohibited for other companies' statutory filings. However, other entities can also use IFRS together with statutory rules. Some companies voluntarily publish IFRS financial statements in addition to financial statements using Uzbek accounting standards.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

Yes. In accordance with a President Decree dated April 24, 2015, in 2015-2018, the joint stock companies should publish annual financial reports in accordance with IFRS.

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption plans; however, there is a step by step convergence plan of local GAAP with IFRS.

**Other useful websites**

Ministry of Finance
http://www.mf.uz/
**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Vietnam

Local stock exchanges
Hanoi Stock Exchange
http://www.hnx.vn
Ho Chi Minh Stock Exchange
http://www.hsx.vn/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for state owned banks. Permitted for commercial banks (other than state owned banks).

All listed companies must report under Vietnamese Accounting Standards which is based on the old IAS rather than IFRS.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for state owned banks and permitted for commercial banks (other than state owned banks). All listed companies must report under Vietnamese Accounting Standards which is based on the old IAS rather than IFRS. IFRS for SMEs is prohibited.

Version of IFRS

IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

State owned banks are required to prepare IFRS financial statements in addition to statutory local GAAP financial statements.

IFRS conversion plans

Plans for converging

The Ministry of Finance, the Vietnamese standard setter, is currently working on a number of Vietnamese Accounting Standards which are based on IFRS. Currently all the Vietnamese Accounting Standards are based on the old version of IAS.
Other expected changes

Commercial joint stock banks will likely be required to prepare their IFRS financial statements in addition to the FS prepared under local GAAP. Currently they are only encouraged to do so.

Other useful websites

Ministry of Finance  
http://www.mof.gov.vn/

State Bank of Vietnam  
http://www.sbv.gov.vn/

State Securities Commission of Vietnam  
http://www.ssc.gov.vn/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
West Bank/Gaza

Local stock exchange
Palestine Securities Exchange

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

IFRS conversion plans

**Plans for converging**

Not applicable

Tax information

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Africa

Algeria

Local stock exchange
La bourse d’Alger
http://www.sgbv.dz/

Rules for listed filings

**IFRS required or permitted for listed companies?**

IFRS is neither required nor permitted in Algeria. A new accounting rule (Algeria GAAP) became effective in 2010. The new Algeria GAAP is heavily influenced by IFRS.

**Version of IFRS**

The new Algeria GAAP is heavily influenced by IFRS. The major differences between Algeria GAAP and IFRS are as follows.

- The Financial statements are standardized and have to follow a unique chart of account.
- The income statements do contain an extraordinary result.
- A lot of points are not treated in the Algerian GAAP while the IFRS deals with more complete issues within the text.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

No

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

There is no convergence plan to IFRS.

**Other useful websites**
General Secretariat of the Government
http://www.joradp.dz/

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable.
Angola

Rules for listed filings

IFRS required or permitted for listed companies?

Not applicable. There is no local exchange. However, there is a plan to begin trading on a new stock exchange in 2016.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS and IFRS for SMEs are prohibited.

Statements must be prepared using Angolan Accounting law. Angolan GAAP is (in a very broad sense) based on IAS excluding fair value accounting with explicit regulations against use of IAS 21. Disclosure requirements very limited (essentially account analyses based on standard chart of accounts). Reporting requirements of certain industries (i.e. financial services) have their own regulations that vary from Angolan GAAP.

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

On June 26, 2015, the National Bank of Angola (BNA) announced a new regulation that requires some Angolan banks to begin using IFRS from January 1, 2016 and the remaining Angolan banks to begin using IFRS from January 1, 2017.

Under the BNA regulation, banking institutions that meet at least one of the following criteria on December 31, 2015 must adopt IFRS as issued by the IASB from January 1, 2016:

- the institution has total assets above AKZ300,000 million (US$2.4 million) on an individual basis;
- the institution is listed on the stock exchange or it is a subsidiary of a company listed on the stock exchange;
- the institution has one or more subsidiaries domiciled abroad;
- the institution is headquartered in Angola and is a subsidiary of a company domiciled abroad; or
- the institution is a subsidiary of an institution that meets any of the above criteria.
Banking institutions that do not meet any of the above criteria on December 31, 2015 must adopt IFRS as issued by the IASB from January 1, 2017, with the option of adopting IFRS from January 1, 2016.

There is currently no active stock exchange in Angola; however, there is a plan to begin trading on a new stock exchange in 2016.

**Other useful websites**

The National Bank of Angola has various banking regulations (including certain accounting/disclosure requirements for financial institutions) available on its website at www.bna.ao.

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Botswana**

*(Based on a survey conducted in April 2013)*

**Local stock exchange**

**Botswana Stock Exchange**

http://www.bse.co.bw/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for some companies with turnover in excess of BWP 10 million and total assets in excess of BWP 5 million (in accordance with the Companies Act). IFRS for SMEs is permitted for companies which are not public interest entities as per definition issued by the Botswana Institute of Chartered Accountants.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other expected changes**

The Financial Reporting Act recently established the Botswana Accounting Oversight Board, which is tasked with reviewing the annual financial statements of all public interest entities as defined and will also regulate auditors of such entities.

The Botswana Institute of Chartered Accountants is in the process of developing an Accounting Framework for Small and Medium Enterprises. This proposed compliance
framework is aligned to the Botswana income tax regime, and would be voluntarily adopted by entities below the threshold which requires IFRS compliance. The Framework is expected to be issued in the first half of 2011 after appropriate consultation processes have been completed.

**Other useful websites**

Botswana Institute of Chartered Accountants  
http://www.bica.org.bw/

**Tax information**

**Type of tax regime**

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law. Most “fair value accounting” adjustments under IAS 16, IAS 19, IAS 39, IAS 40, IFRS 2, IFRS 9, etc. are reversed for income tax purposes.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Cameroon

Local stock exchange
BVMAC
http://www.bvm-ac.com/
Douala Stock Exchange (DSX)
http://www.douala-stock-exchange.com/

Rules for listed filings

IFRS required or permitted for listed companies?
No

Version of IFRS

Not applicable. Financials must be prepared in accordance with the Organization for the Harmonization of Business Law in Africa ("OHADA") accounting framework.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS and IFRS for SMEs are prohibited.

Version of IFRS

Not applicable. Financials must be prepared in accordance with OHADA accounting framework.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans to IFRS and IFRS for SMEs.

Tax information

Type of tax regime

Dependent: Taxable profit is entirely based on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting
The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Chad**

*Local stock exchange*

BVMAC  

*Douala Stock Exchange (DSX)*  

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No

**Version of IFRS**

Not applicable. Financials must be prepared in accordance with the Organization for the Harmonization of Business Law in Africa ("OHADA") accounting framework.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited.

**Version of IFRS**

Not applicable. Financials must be prepared in accordance with OHADA accounting framework.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans to IFRS and IFRS for SMEs.

**Tax information**

**Type of tax regime**

Dependent: Taxable profit is entirely based on the legal entity statutory accounts.
Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Cote D'Ivoire**

**Local stock exchange**

**BRVM**

**http://www.brvm.org**

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No. All financial statements must be issued in accordance with the Organization for the Harmonization of Business Law in Africa ("OHADA") Accounting Framework.

**Version of IFRS**

Not applicable

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited. All financial statements must be issued in accordance with the OHADA Accounting Framework.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans to IFRS and IFRS for SMEs.

**Tax information**

**Type of tax regime**

Dependent: Taxable profit is entirely based on the legal entity statutory accounts.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Democratic Republic of Congo

Rules for listed filings

**IFRS required or permitted for listed companies?**

Not applicable. There is no local exchange.

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are not permitted for statutory filings. The accounting framework to be applied as from September 2014 is the Organization for the Harmonization of Business Law in Africa (“OHADA”).

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No. However, there is a conversion process to IFRS implemented by the Central Bank of Congo, by which statutory filings of banks and credit institutions in DRC will have to be prepared to comply with full IFRS standards starting in 2015.

**IFRS conversion plans**

**Plans for converging**

Adoption of IFRS for banks and credit institutions has been decided by the Central Bank of Congo. The transition date is 2015, with opening accounting balances to be prepared under IFRS as at January 1, 2014.

**Other expected changes**

There is ongoing adoption of the accounting framework of the OHADA. This adoption was finalized as of September 12, 2014. OHADA is used by neighboring countries.

**Tax information**

**Type of tax regime**

Dependent, i.e. taxable profit is entirely based on the legal entity statutory accounts.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS to date.
**Egypt**

*Local stock exchange*
*Cairo & Alexandria stock exchange*
*http://www.egyptse.com*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No

**Version of IFRS**

Not available

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No. Foreign companies can be listed on The Egyptian Exchange after getting approval from Egyptian Financial Supervisory Authority (EFSA). IFRS is not permitted.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited. Statutory accounts must be prepared in accordance with Egyptian Accounting Standards.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Partial convergence of local GAAP (EAS) and IFRS was completed in 2007. Local GAAP (EAS) is updated by taking into account IFRS. IFRS is referred to where it is suitable for the circumstances in Egypt.

**Other useful websites**

Capital Market Authority
http://www.cma.gov.eg/

Egyptian Financial Supervisory Authority
Tax information

Type of tax regime

Quasi-dependent, i.e. taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Equatorial Guinea**

*Local stock exchange*
- BVMAC
- Douala Stock Exchange (DSX)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No

**Version of IFRS**

Not applicable. Financials must be prepared in accordance with the Organization for the Harmonization of Business Law in Africa ("OHADA") accounting framework.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited.

**Version of IFRS**

Not applicable. Financials must be prepared in accordance with OHADA accounting framework.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans to IFRS and IFRS for SMEs.

**Tax information**

**Type of tax regime**

Dependent: Taxable profit is entirely based on the legal entity statutory accounts.
Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Gabon
Local stock exchange
BVMAC
http://www.bvm-ac.com/

Rules for listed filings
IFRS required or permitted for listed companies?
No

Version of IFRS
Not applicable

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings
Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
No

Version of IFRS
Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans
Plans for converging
The local standard setting body has not announced any adoption or convergence plans to IFRS and IFRS for SMEs.

Tax information
Type of tax regime
Dependent: Taxable profit is entirely based on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting
The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Ghana

Local stock exchange
Ghana Stock Exchange
http://www.gse.com.gh

Rules for listed filings

IFRS required or permitted for listed companies?

Listed companies are required to prepare their consolidated and separate financial statements in accordance with IFRS.

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

All companies are permitted to prepare and file their financial statements in accordance with IFRS.

Banks, Insurance companies, and all companies in the capital market regulated by the Ghanaian Securities Exchange Commission are required to prepare their financial statements in accordance with IFRS.

Version of IFRS

IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

All public interest entities including banks and listed companies on the Ghana Stock Exchange were made to comply with IFRS effective January 1, 2007.

It is also mandatory for all insurance companies licensed in Ghana to adopt the IFRS framework for reporting. This became effective for the financial year ended December 31, 2012.

The Institute of Chartered Accountants of Ghana (“ICAG”) is encouraging all entities reporting in Ghana to adopt IFRS as the accounting framework. A deadline for financial
statements for reporting periods ending on or after December 31, 2013 has been moved to December 31, 2015. Only entities that meet the criteria are permitted to adopt IFRS for SMEs.

Other useful websites

Institute of Chartered Accountants Ghana
http://www.icagh.com

Tax information

Type of tax regime

Taxable profit is based on the legal entity statutory accounts, subject to the adjustments required by statute to determine the chargeable income for tax purposes.

Plans for IFRS converging as the basis of tax reporting

There are no specific plans for IFRS convergence by the tax authorities.
Guinea Conakry

Rules for listed filings

IFRS required or permitted for listed companies?

Not applicable. There is no local exchange.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS and IFRS for SMEs are prohibited. All financial statements must be prepared in accordance with local GAAP (“SYSCOHADA”)

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans.

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Kenya**

Local stock exchange  
Nairobi Securities Exchange  
http://www.nse.co.ke/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements. IFRS for SMEs is permitted for entities that meet the definition of SMEs (i.e. entities that do not have any public accountability or those entities that do not hold funds in a fiduciary capacity for a broad group of outsiders). SMEs also have an option of applying the full IFRS.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other expected changes**

Not applicable

**Other useful websites**

Institute of Certified Public Accountants of Kenya  
http://www.icpak.com/
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is based on the legal entity statutory accounts, with limited adjustments to determine taxable profits.

Plans for IFRS converging as the basis of tax reporting

Not applicable
**Libya**

*Local stock exchange*

**Libyan Stock Exchange**

*http://www.lsm.ly/English/Pages/default.aspx*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

There is a Stock Exchange which is open to Libyans only. There are about 10 companies traded mostly in the financial services sectors. The Libyan Stock Exchange has stated that the companies on the exchange should adopt IFRS, but to date, none of them apply IFRS.

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Not applicable

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited.

**Version of IFRS**

Not applicable. Statutory accounts are required to be prepared in accordance with local GAAP.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any further adoption or convergence plans.

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**
The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Madagascar

Rules for listed filings
**IFRS required or permitted for listed companies?**

Not applicable. There is no local exchange.

Rules for statutory filings
**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

Statutory accounts are required to be prepared in accordance with Malagasy GAAP ("PGC 2005") (which is similar to IFRS version 2005 but not entirely converged). PGC-2005 allows any entity to choose to apply full IFRS or the IFRS for SMEs, provided that it can demonstrate that the resulting financial statements are an improvement over financial statements prepared under PGC-2005.

In practice, entities (particularly subsidiaries of foreign entities) prefer having two sets of financial statements prepared:

1. One set of statements compliant with PGC 2005, which is used for tax purposes and other local purposes, and
2. A second set compliant with IFRS (or US GAAP), which is incorporated in the consolidated financial statements of the parent company.

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans.

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Malawi

Local stock exchange
Malawi Stock Exchange
http://www.mse.co.mw/

Rules for listed filings

IFRS required or permitted for listed companies?
Required for consolidated and standalone/separate financial statements

Version of IFRS
IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS is required for consolidated and standalone/separate financial statements for listed companies and companies incorporated under the Companies Act. IFRS for SMEs is permitted for some companies. The local institute has published guidance on the definition of these permitted SMEs. There is no country specific GAAP but other accounting frameworks such as cash accounting and general accruals accounting are accepted for filing purpose for all other entities.

Version of IFRS
IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans
Plans for converging
Not applicable

Other useful websites
Institute of Chartered Accountants in Malawi
http://www.icam.mw/
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Mauritius

Local stock exchange
The Stock Exchange of Mauritius
http://www.stockexchangeofmauritius.com/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for consolidated and standalone/separate financial statements

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Subsidiaries of foreign companies and foreign companies listed on the local exchanges are not subject to different rules. Subsidiaries of foreign companies, whether listed on the local exchanges or not, may prepare financial statements in accordance with IFRS for SMEs if they are not Public Interest Entities.

A public interest entity (“PIE”) is defined as follows:

1. Entities listed on the Stock Exchange of Mauritius
2. Financial institutions, other than cash dealers, regulated by the Bank of Mauritius
3. Financial institutions regulated by the Financial Services Commission, from the following categories:
   a. Insurance companies other than companies conducting external insurance business, licensed under the Insurance Act;
   b. Collective investment schemes (“CIS”) and closed-end funds, registered as reporting issuers under the Securities Act;
   c. CIS managers and custodian licensed under the Securities Act
4. Any company or group of companies having, during 2 consecutive preceding years, at least 2 of the following:
   a. An annual revenue exceeding 200 million rupees;
   b. Total assets value exceeding 500 million rupees;
   c. A number of employees exceeding 50.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for consolidated and standalone/separate statutory financial statements. Companies may file financial statements that are prepared in accordance with IFRS for SMEs if they do not meet the local definition of public interest entity as stipulated above.

However, companies holding a category 1 global business license can prepare financial statements under an internationally recognized accounting framework. Authorization of the Financial Services Commission is required if financial statements are prepared other than in accordance with UK GAAP, US GAAP, South Africa GAAP and Singapore GAAP.
Reconciliations between IFRS and the financial reporting framework applied may be required.

**Version of IFRS**

IFRS as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

**IFRS conversion plans**

Plans for converging

Not applicable

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Comments on tax regime**

Some of the adjustments include: pension cost allowed when paid, tax allowances at prescribed rates in lieu of depreciation, some non-tax deductible items, fair value gains and losses not taxable/tax deductible, some non taxable income, etc.
Morocco

Local stock exchange
Casablanca Stock Exchange
http://www.casablanca-bourse.com/

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is permitted for consolidated financial statements. IFRS is only required for consolidated financial statements of banks and financial institutions, whether listed or not.

Version of IFRS

The Moroccan rules refer to IFRS without mention to IFRS as adopted by the EU or IFRS as published by the IASB. In practice, both are used.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is only required for consolidated financial statements of banks and financial institutions, whether listed or not. The requirement refers to IFRS as published by the IASB but in practice, some banks apply IFRS as adopted by EU.

For all other entities, IFRS and IFRS for SMEs are prohibited. All statutory accounts must be prepared under Moroccan GAAP.

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No.

IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans. There is a convergence objective; however, there have not been many developments with the project and virtually no changes in accounting rules over the past several years.

Other useful websites
Regulator for listed companies
http://www.cdvm.gov.ma/

Standard setter
http://www.oec-maroc.com/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Mozambique**

Local stock exchange
*Bolsa de Valores de Mocambique*
[http://www.bolsadevalores.co.mz/](http://www.bolsadevalores.co.mz/)

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

IFRS as published by the IASB is required for financial and lending institutions (“FIs”) and certain very large investments (“VLIs”) greater than $500 million. IFRS as adopted locally is required for all listed companies in 2010.

**Version of IFRS**

IFRS as adopted locally except for FLs and VLIs. The Mozambican version of IFRS is based on IFRS as published at November 2008 by the IASB. Certain standards have been omitted. There is a provision to regularly update this, but the detail has not been determined yet.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for financial and lending institutions (“FIs”) and certain very large investments (“VLIs”) greater than $500 million. In addition, the Mozambican version of IFRS is required for certain state-owned, listed, large entities in 2010 and for certain medium sized entities in 2011. IFRS was permitted for any entity beginning in 2010.

Large companies are defined as those with turnover or net assets exceeding Mts 1,275 million or more than 500 employees. Medium companies are defined as those with turnover or net assets less than Mts 1,275 million but exceeding Mts 500 or less than 500 but more than 250 employees.

IFRS for SMEs is prohibited. There is a specific local standard, based on IFRS but simplified, for the SMEs called PGC-PE.

**Version of IFRS**

See above

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No
IFRS conversion plans

Plans for converging

See above. The local standard setting body has not announced any adoption or convergence plans to IFRS for SMEs.

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Namibia**

*Local stock exchange*

Namibian Stock Exchange

http://www.nsx.com.na/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for listed companies. IFRS for SMEs is permitted for unlisted companies.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Nigeria

Local stock exchange
Nigerian Stock Exchange
http://www.nigerianstockexchange.com/

Rules for listed filings
IFRS required or permitted for listed companies?

IFRS is required for all listed and significant public interest entities for periods effective January 1, 2012

Version of IFRS
IFRS as issued by the IASB.

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings
Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is currently mandatory for regulated and listed entities. For SMEs, the adoption of the IFRS for SMEs became effective January 2014.

Version of IFRS
IFRS or IFRS for SMEs as issued by the IASB.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans
Plans for converging
Not applicable

Other useful websites
The Financial Reporting Council of Nigeria formerly known as the Nigerian Accounting Standards Board
http://www.financialreportingcouncil.gov.ng
**Tax information**

**Type of tax regime**

Dependent: Taxable profit is entirely based on the legal entity statutory accounts.

**Plans for IFRS converging as the basis of tax reporting**

IFRS is the basis for tax purposes. The Federal Inland Revenue Service ("FIRS") has issued circulars and guidance on the tax treatment of various IFRS adjustments and principles.
Republic of Congo
Local stock exchange
BVMAC
http://www.bvm-ac.com/

Rules for listed filings

IFRS required or permitted for listed companies?
No

Version of IFRS
Not applicable

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
IFRS and IFRS for SMEs are prohibited. Statutory financial statements must be prepared in accordance with the Organization for the Harmonization of Business Law in Africa ("OHADA") accounting principles.

Version of IFRS
Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans

Plans for converging
The local standard setting body has not announced any adoption or convergence plans to IFRS and IFRS for SMEs.

Tax information

Type of tax regime
Dependent: Taxable profit is entirely based on the legal entity statutory accounts.

Plans for IFRS converging as the basis of tax reporting
The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Rwanda

Local stock exchange
Rwanda Stock Exchange (RSE)
http://www.rse.rw/

Rules for listed filings

IFRS required or permitted for listed companies?

IFRS is required for consolidated and separate/standalone financial statements of all companies except "small companies".

"Small companies" are companies with less than USD 31,000 turnover.

Version of IFRS

IFRS as issued by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS is required for consolidated and separate/standalone financial statements of all companies except "small companies" (companies with less than USD 31,000 turnover). However, small and medium sized entities, as defined in IFRS for SMEs standard, are permitted to apply IFRS for SMEs instead.

Version of IFRS

IFRS and IFRS for SMEs as issued by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Not applicable as IFRS had already been fully adopted.

Other useful websites

Institute of Certified Public Accountants of Rwanda
http://www.icparwanda.com/
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable as IFRS had already been fully adopted for statutory accounts.
**Senegal**

*Local stock exchange*

**BVRM**


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**Rules for listed filings**

**IFRS required or permitted for listed companies?**

No

**Version of IFRS**

Not applicable

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

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**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are prohibited.

**Version of IFRS**

Not applicable

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

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**IFRS conversion plans**

**Plans for converging**

The local standard setting body has not announced any adoption or convergence plans to IFRS and IFRS for SMEs.

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**Tax information**

**Type of tax regime**

Dependent: Taxable profit is entirely based on the legal entity statutory accounts.

**Plans for IFRS converging as the basis of tax reporting**

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**South Africa**

*Local stock exchange*
**Johannesburg Stock Exchange**
*http://www.jse.co.za*

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS and IFRS for SMEs are permitted for consolidated and standalone/separate financial statements. IFRS for SMEs may be applied by all companies except listed public and state-owned companies.

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Other expected changes**

Not applicable

**Other useful websites**

The South African Institute of Charted Accountants
*http://www.saica.co.za/

Financial Reporting Standards Council (FRSC)
*https://www.thedti.gov.za/business_regulation/frsc_members.jsp*
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Swaziland**

*Local stock exchange*
Swaziland Stock Exchange  
http://www.ssx.org.sz/

Rules for listed filings

**IFRS required or permitted for listed companies?**
Required for consolidated and standalone/separate financial statements

**Version of IFRS**
IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**
No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**
IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

**Version of IFRS**
IFRS or IFRS for SMEs as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**
No

IFRS conversion plans

**Plans for converging**
Not applicable

Other useful websites

Swaziland Institute of Accountants  
http://www.sia.org.sz/
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
**Tanzania**

*Local stock exchange*

*Dar es Salaam Stock Exchange*

*http://www.dse.co.tz/

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements. IFRS for SMEs is permitted for some companies that meet all the following criteria: a) not publicly accountable or representing public interest, b) less than 100 employees, and c) with capital investment in non-current assets not exceeding Tshs 800 million (equivalent to US$ 533k).

**Version of IFRS**

IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

**IFRS conversion plans**

**Plans for converging**

Not applicable

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable. IFRS or IFRS for SMEs is already required as the basis for tax reporting.
Tunisia

Local stock exchange
Bourse des Valeurs Mobilières de Tunis (BVMT)

Rules for listed filings

IFRS required or permitted for listed companies?

No. IFRS is prohibited for the preparation of financial statements for any listed companies. The official reporting basis is Tunisian GAAP.

The Tunisian accounting principles and mainly the conceptual framework is similar to the IFRS conceptual framework. Accordingly, in the absence of a Tunisian accounting standards dealing with a subject, the IFRS could be applied in Tunisia. This is the case for example for IAS 12, IAS 19, IAS 32, IAS 39, IFRS 7, IFRS 9 which are not covered by Tunisian accounting standards.

The major accounting principles as required by the Tunisian accounting standards are similar to IFRS except for some standards which are corresponding for their major part to an old version of IFRS. Note that Tunisian accounting standards are based upon IFRS in effect in 1995.

Accordingly, the differences between local GAAP and IFRS are not numerous.

Version of IFRS

Not applicable

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS and IFRS for SMEs are prohibited. All statutory financial statements must be prepared in accordance with Tunisian GAAP.

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No
IFRS conversion plans

Plans for converging

The adoption/convergence of IFRS was discussed over the last years. It was announced as planned for 2014 in the election program of the last president. As Tunisia is currently in a period of political transition, it is not clear that the convergence will be realized as planned.

Other useful websites

Ordre Des Experts Comptables De Tunisie
http://www.oect.org.tn/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Comments on tax regime

Tax law defines maximum depreciation rates to be admitted in deduction which are basically representative of useful economic lives of assets. Adjustments to taxable profit are mainly relating to expenses which are not deductible because of the fact that tax conditions are not met, non deductible provisions (because of the fact that the tax law define the provisions which are admitted in deduction) and non realized foreign exchange gains and losses which are to be admitted from a tax point of view when realized.

Plans for IFRS converging as the basis of tax reporting

There is no plan for the adoption of IFRS/IFRS for SMEs as the basis for tax purposes. However, taxable profit is basically based on the accounting profit with a number of adjustments provided in the tax law. Accordingly, if IFRS/IFRS for SMEs is adopted for statutory accounting purposes, the taxable profit being co-dependent from the accounting framework, taxable profit will be co-dependent from the IFRS variant that will be adopted locally.
Uganda

Local stock exchange  
Uganda Securities Exchange  
http://www.use.or.ug/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated and standalone/separate financial statements

**Version of IFRS**

IFRS as published by the IASB

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS or IFRS for SMEs is required for consolidated and standalone/separate financial statements.

**Version of IFRS**

IFRS as published by the IASB

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

IFRS conversion plans

**Plans for converging**

Not applicable

Tax information

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable. IFRS is already required as the basis for tax reporting.
Zambia

Local stock exchange
Lusaka Stock Exchange
http://www.luse.co.zm/

Rules for listed filings

IFRS required or permitted for listed companies?
Required for consolidated and standalone/separate financial statements

Version of IFRS

IFRS as published by the IASB

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?
No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?
The IFRS requirements in Zambia are summarized as follows:

- Listed companies, public interest entities and government owned enterprises – required to use full IFRS
- Economically significant companies (defined as those with turnover of K20 million and above, which are not PIE’s) – can choose to use IFRS for SMEs or full IFRS
- Micro and small entities with turnover of less than K20 million – can choose to use Zambian Financial Reporting Standards for Micro and Small Entities, IFRS for SMEs, or full IFRS

Version of IFRS

IFRS or IFRS for SMEs as published by the IASB

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?
No

IFRS conversion plans

Plans for converging
Not applicable

Other useful websites
Zambia Institute of Chartered Accountants
http://www.zica.co.zm/

Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

Not applicable. IFRS is already required as the basis for tax reporting.
Zimbabwe

Local stock exchange
Zimbabwe Stock Exchange
http://www.zse.co.zw/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for consolidated and standalone/separate financial statements.

Version of IFRS

IFRS automatically apply when issued by the IASB, and the effective dates are the same. In practice, the country operates on full IASB IFRS based on resolutions made by Zimbabwe Accounting Practices Board ("ZAPB").

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

No

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS or IFRS for SMEs is required for statutory filings. IFRS for SMEs is applicable for entities that meet the criteria for SMEs.

Version of IFRS

IFRS or IFRS for SMEs as published by the IASB (See above)

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

Not applicable.

Other expected changes

None.

Other useful websites

Institute of Chartered Accountants of Zimbabwe ("ICAZ")
http://www.icaz.org.zw/

Public Accountants and Auditors’ Board ("PAAB")
Tax information

Type of tax regime

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
Australia

Local stock exchange
Australian Securities Exchange
http://www.asx.com.au

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements. There is no longer a requirement to prepare separate standalone financial statements for the parent entity.

**Version of IFRS**

IFRS as adopted locally

Australian accounting standards for for-profit entities are consistent with IFRS, with the exception of some additional disclosure requirements. There are also a couple of standards and interpretations on issues that are not dealt with under IFRS, for example specific accounting requirements for general and life insurance contracts and local issues such as the accounting for Petroleum Resource Rent Tax. These are withdrawn if a particular issue is subsequently addressed by the IASB or the IFRIC.

Australian accounting standards continue to have specific provisions added for not-for-profit and public sector entities which may not always be compliant with IFRS.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

Some are. Subsidiaries of foreign companies that are incorporated in Australia are subject to the same rules as local companies. Foreign companies listed on the ASX may be able to file the same financial statements as they do in their place of origin, regardless of whether they are prepared in accordance with IFRS. However, the Australian regulator may require additional information (including IFRS compliant financial reports) if it is of the opinion that the documents filed do not sufficiently disclose the company’s financial position.

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for most consolidated and standalone/separate financial statements. IFRS for SMEs is prohibited.

Australia currently has a differential reporting regime where the extent of compliance with accounting standards (i.e., IFRS) depends on whether an entity is considered to be a reporting entity or not, and whether the entity is publicly accountable as defined in IFRS for SMEs.
Only reporting entities that have public accountability must comply with all aspects of all applicable IFRS. Since June 2010, reporting entities that do not have public accountability can elect to apply a new reduced disclosure framework which combines the recognition and measurement requirements of full IFRS with disclosures that are based on IFRS for SMEs.

Non-reporting entities that are required to prepare financial reports under the Corporations Act must also comply with all recognition and measurement aspects of full IFRS, but have further freedom in selecting which disclosures are relevant for the users of their financial reports. Other non-reporting entities (e.g., trusts or partnerships) do not need comply with any of the accounting standards.

An entity is a reporting entity if it is reasonable to expect that there are users which would be dependent on general purpose financial reports for information which will be useful to them for making and evaluating decisions about the allocation of scarce resources. Whether an entity is a reporting entity depends on factors such as the level of separation of management and ownership, economic or political importance and financial characteristics such as size and indebtedness.

**Version of IFRS**

IFRS as adopted locally. See above.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

Plans for converging

Not applicable

**Other expected changes**

The AASB is currently undertaking research on the application of the ‘reporting entity concept’ to establish whether the concept should be retained in its present form or whether all entities that are required to lodge financial statements with a regulator should be deemed to be reporting entities. The AASB decided not to adopt IFRS for SMEs at this stage, but may reconsider this decision at a future point in time.

**Other useful websites**

Local standard setter (Australian Accounting Standards Board)

http://www.aasb.gov.au

Local regulator (Australian Securities and Investments Commission)

http://www.asic.gov.au
Tax information

Type of tax regime

Independent. Taxable profit is determined in accordance with a specific set of tax rules with little or no direct reliance on the legal entity statutory accounts. However, in the case of certain financial arrangements, entities can elect to align tax and accounting outcomes on those arrangements.

Comments on tax regime

Taxable profits are based on the tax law although IFRS may impact some determinations, where values are based on accounting standards.

Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
New Caledonia

Local stock exchange
AMF CAC 40 and SBF 120
http://www.amf-france.org/

Rules for listed filings

IFRS required or permitted for listed companies?

Required for consolidated financial statements

Version of IFRS

IFRS as adopted by the EU

Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?

Yes. The European Union has granted equivalence in relation to certain third country GAAPs under the Prospectus and Transparency Directives, granting issuers using US, Japanese, Chinese, Korean, Canadian, and Indian GAAP a permanent (US, Japan) or temporary (China, Korea, Canada, India) exemption from having to file IFRS financial statements, as long as the overseas parent whose subsidiary is listed on an EU exchange uses and publishes financial statements under one of the GAAPs mentioned above.

Rules for statutory filings

Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?

IFRS and IFRS for SMEs are prohibited.

Version of IFRS

Not applicable

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

IFRS is required for consolidated financial statements of listed companies. IFRS is permitted for consolidated financial statements of private companies.

IFRS conversion plans

Plans for converging

The local standard setting body has not announced any adoption or convergence plans to IFRS for SMEs.

Tax information

Type of tax regime

Quasi-dependent: Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.
Plans for IFRS converging as the basis of tax reporting

The local tax authorities have not announced any adoption or convergence plans of tax reporting to IFRS or IFRS for SMEs.
New Zealand

Local stock exchange
NZX Limited
http://www.nzx.com/

Rules for listed filings

**IFRS required or permitted for listed companies?**

Required for consolidated financial statements. There is no requirement to prepare separate financial statements for the parent company.

**Version of IFRS**

IFRS as adopted locally.

All listed entities are required to report under accounting standards that are fully converged with IFRS as issued by the IASB. There are also several New Zealand domestic standards that specify requirements in addition to those contained in international standards.

Domestic standards are developed only where there is a gap in international standards (and not to replace an international standard), or to specify disclosures that are additional to those contained in international standards. There are currently three New Zealand standards for summary financial statements, prospective financial statements and a separate standard that contains a small number of New Zealand specific disclosure requirements (in addition to IFRS). There is a detailed Appendix to the New Zealand equivalent to IFRS 4 *Insurance Contracts* specifying requirements for life insurance and general insurance. There is also an Appendix to the New Zealand equivalent to IFRS 7 *Financial Instruments: Disclosures* that contains the New Zealand specific additional disclosure requirements applicable to deposit takers. These domestic standards reflect local legislative requirements.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

Rules for statutory filings

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

New Zealand equivalents to IFRS (“NZ IFRS”) is required for some companies and IFRS for SMEs is prohibited.

**Version of IFRS**

*For-profit entities*

All publicly accountable for-profit entities (‘Tier 1’ entities in the for-profit accounting standards framework) are required to prepare financial statements under accounting standards that are fully converged with IFRS as issued by the IASB, supplemented by
New Zealand domestic standards that are used to specify requirements that are additional to those contained in international standards (NZ IFRS).

Other for-profit entities that have legislative reporting requirements (‘Tier 2’ entities in the for-profit accounting standards framework) are able to elect to report under NZ IFRS with significant disclosure concessions. The so-called NZ IFRS Reduced Disclosure Regime is converged with Australia and contains disclosure concessions only (presentation, recognition and measurement are the same as full NZ IFRS).

New Zealand has not adopted IFRS for SMEs and is not planning to do so.

Public benefit entities (“PBEs”)

For periods beginning on or after July 1, 2014 (no early adoption available), Public Sector PBEs are required to adopt the PBE Standards. The PBE Standards are based on International Public Sector Accounting Standards (IPSAS) with minor modifications mainly to terminology and application guidance. There are also several New Zealand domestic PBE Standards specifying additional requirements where there is a gap in IPSAS. These are either based on IFRS or on New Zealand standards included within NZ IFRS. For periods beginning on or after April 1, 2015 (early adoption allowed) Not-for-Profit PBEs are also required to adopt the PBE Standards.

Previously PBEs were required to report under “NZ IFRS for PBEs”, which was NZ IFRS modified to include certain recognition, measurement, presentation and disclosure requirements applicable to PBEs.

In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?

No

IFRS conversion plans

Plans for converging

For periods beginning on or after April 1, 2015 for-profit entities that have legislative requirements or opt in under enactment to report in accordance with NZ GAAP are required to report under NZ IFRS (Tier 1) or NZ IFRS RDR (Tier 2) as described above.

Previously, a reduced measurement and disclosure regime (“differential reporting”) and simplified financial reporting (application of New Zealand financial reporting standards that were in place prior to the adoption of NZ IFRS), also called "NZ Old GAAP", were available for application by entities that met certain criteria. The differential reporting regime and New Zealand Old GAAP standards have been withdrawn with effect for periods beginning on or after April 1, 2015.

Other useful websites

External Reporting Board
http://www.xrb.govt.nz/

Tax information

Type of tax regime
Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts, with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

The Financial Reporting Act 2013 and Financial Reporting (Amendments to Other Enactments) Act 2013 are applicable for periods beginning on or after April 1, 2014. The Financial Reporting Act 2013 repeals and replaces the Financial Reporting Act 1993. Broadly speaking, the new legislation removes statutory reporting requirements for NZ companies or groups with total assets NZ$60 million or less and total revenue of NZ$30 million or less. Overseas companies that carry on business in NZ and subsidiaries of overseas companies, or their groups, with total assets of NZ$20 million or less and total revenue of NZ$10 million or less will also no longer be required to prepare statutory financial reports. Companies with no statutory reporting requirements will be required to report to the taxing authorities under the Tax Administration (Financial Statements) Order 2014.
**Papua New Guinea**

*Local stock exchange*
*Port Moresby Securities Exchange (POMSoX)*
http://www.pomsox.com.pg

Most of the local companies are listed on the Australian Securities Exchange as well.

**Rules for listed filings**

**IFRS required or permitted for listed companies?**

Required for consolidated and separate/standalone financial statements of all listed companies.

**Version of IFRS**

IFRS as published by the IASB.

**Are subsidiaries of foreign companies or foreign companies listed on local exchanges subject to different rules?**

No

**Rules for statutory filings**

**Is IFRS or IFRS for SMEs required, permitted or prohibited for statutory filings?**

IFRS is required for consolidated and separate/standalone financial statements of all companies.

Exempt companies are not required to file statutory financial statements and are exempted from certain complex standards under IFRS for topics such as Income Taxes and Financial Instruments.

"Exempted companies" are companies that are not foreign owned and meet two of the following criteria: (1) the company's assets don't exceed PGK5 million; (2) the company doesn't have more than 25 shareholders; and (3) the company doesn't have more than 100 employees.

IFRS for SMEs is prohibited for the preparation of statutory financial statements.

**Version of IFRS**

IFRS as published by the IASB.

**In addition to local GAAP statutory financial statements, are there any other regulatory financial statement requirements that permit or require the use of IFRS?**

No

**IFRS conversion plans**

**Plans for converging**

Not applicable for IFRS
IFRS for SMEs adoption is planned. However, the standard setting body has still not announced a timeframe.

**Tax information**

**Type of tax regime**

Quasi-dependent. Taxable profit is principally based on the legal entity statutory accounts with a number of adjustments provided in the tax law.

**Plans for IFRS converging as the basis of tax reporting**

Not applicable