Revisions to Identifying and Reporting Earmarked Funds:
Amending Statement of Federal Financial Accounting Standards 27

Statement of Federal Financial Accounting Standards

Preballot Draft
Exposure Draft

Written comments are requested by [date 60 days after issuance]

Month day, year
THE FEDERAL ACCOUNTING STANDARDS ADVISORY BOARD

The Secretary of the Treasury, the Director of the Office of Management and Budget (OMB), and the Comptroller General, established the Federal Accounting Standards Advisory Board (FASAB or “the Board”) in October 1990. FASAB is responsible for promulgating accounting standards for the United States Government. These standards are recognized as generally accepted accounting principles (GAAP) for the Federal Government.

An accounting standard is typically formulated initially as a proposal after considering the financial and budgetary information needs of citizens (including the news media, state and local legislators, analysts from private firms, academe, and elsewhere), Congress, Federal executives, Federal program managers, and other users of Federal financial information. The proposed standards are published in an Exposure Draft for public comment. In some cases, a discussion memorandum, invitation for comment, or preliminary views document may be published before an exposure draft is published on a specific topic. A public hearing is sometimes held to receive oral comments in addition to written comments. The Board considers comments and decides whether to adopt the proposed standard with or without modification. After review by the three officials who sponsor FASAB, the Board publishes adopted standards in a Statement of Federal Financial Accounting Standards. The Board follows a similar process for Statements of Federal Financial Accounting Concepts, which guide the Board in developing accounting standards and formulating the framework for Federal accounting and reporting.

Additional background information is available from the FASAB or its website:

- “Memorandum of Understanding among the General Accounting Office, the Department of the Treasury, and the Office of Management and Budget, on Federal Government Accounting Standards and a Federal Accounting Standards Advisory Board.”


Federal Accounting Standards Advisory Board
441 G Street, NW, Suite 6814
Mail stop 6K17V
Washington, DC 20548
Telephone 202-512-7350
FAX – 202-512-7366
www.fasab.gov

This is a work of the U. S. government and is not subject to copyright protection in the United States. It may be reproduced and distributed in its entirety without further permission from FASAB. However, because this work may contain copyrighted images or other material, permission from the copyright holder may be necessary if you wish to reproduce this material separately.
TO: ALL WHO USE, PREPARE, AND AUDIT FEDERAL FINANCIAL INFORMATION

The Federal Accounting Standards Advisory Board (FASAB or the Board) is requesting comments on the exposure draft of a proposed Statement of Federal Financial Accounting Standards entitled, Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards 27. Specific questions for your consideration appear on page 8 but you are welcome to comment on any aspect of this proposal. If you do not agree with the proposed approach, your response would be more helpful to the Board if you explain the reasons for your position and any alternative you propose. Responses are requested by DUE DATE.

All comments received by the FASAB are considered public information. Those comments may be posted to the FASAB's website and will be included in the project's public record.

We have experienced delays in mail delivery due to increased screening procedures. Therefore, please provide your comments in electronic form. Responses in electronic form should be sent by e-mail to fasab@fasab.gov. If you are unable to provide electronic delivery, we urge you to fax the comments to (202) 512-7366. Please follow up by mailing your comments to:

Wendy M. Payne, Executive Director
Federal Accounting Standards Advisory Board
Mailstop 6K17V
441 G Street, NW, Suite 6814
Washington, DC 20548

The Board's rules of procedure provide that it may hold one or more public hearings on any exposure draft. No hearing has yet been scheduled for this exposure draft.

Notice of the date and location of any public hearing on this document will be published in the Federal Register and in the FASAB's newsletter.

Tom L. Allen
Chairman
Executive Summary

What is the Board proposing?

The Board is proposing to modify the definition of earmarked funds by clarifying that (1) at least one source of funds external to the federal government must exist for a fund to qualify as earmarked, and (2) a specific exclusion is proposed for any funds that are established to account for pensions, other retirement benefits, other post-employment or other benefits provided for federal employees (civilian and military).

The Board also is proposing to modify the reporting requirements at the component entity level by eliminating the requirement to separately display information about earmarked funds directly on the face of the financial statements. Instead, component entities would be required to disclose the information. Disclosures may be made on the face of financial statements or in notes that accompany financial statements. In addition, component entities would be permitted to disclose either consolidated or combined information so long as the information is labeled accordingly.

The Board is also proposing to change the term “earmarked funds” to “funds from dedicated collections.”

How would this proposal improve federal financial reporting and contribute to meeting the federal financial reporting objectives?

The earmarked funds reporting requirements were intended to meet two goals—(1) highlighting the financing that will be needed by the government as a whole when earmarked funds use their accumulated revenues in the future, and (2) enhancing awareness of the restrictions on the use of earmarked revenues. Federal departments and agencies have classified over 500 funds as earmarked and provided detailed information on the most significant of these funds since reporting requirements were implemented in fiscal year 2006. This proposal improves federal financial reporting and contributes to meeting the earmarked funds reporting objectives by addressing the diverse characteristics within this group of funds, considering how those characteristics relate to the two goals of earmarked fund reporting and how meaningful the resulting reporting may be to users, and resolving implementation issues.

The Board believes that funds established to account for pensions, other retirement benefits, other post-employment benefits, and other employee benefits provided to federal employees (civilian and military) should not be reported as earmarked funds because such funds account for employee-employer...
transactions and requirements tailored to those transactions are provided by
Statement of Federal Financial Accounting Standards (SFFAS) 5, Accounting for
Liabilities of the Federal Government, paragraphs 56 -96. Such funds account for
intra-governmental amounts and any employee contributions toward the cost of
future benefits. SFFAS 5 addressed accountability for these transactions and any
resulting liability. In addition, because these funds recognize significant long-
term liabilities, the large negative net position offsets much of the generally
positive net position of other earmarked funds. The result at the government-
wide level is that these funds reduce the cumulative amount to be repaid by the
general fund in order for the earmarked revenues to be used for their intended
purposes. The Board is proposing to exclude such funds from the category of
earmarked funds.

The Board also believes that the goal of highlighting the financing effects of
earmarked funds can best be accomplished through the government-wide
reports and that displaying separate information and eliminations for earmarked
funds on the face of component entity financial statements may be confusing. In
addition, the second goal – awareness of restrictions on the use of earmarked
funds – is best accomplished by disclosing information about individual funds.
Therefore, the Board is proposing that component entity information on
earmarked funds be reported in a note, and that totals may be either
consolidated or combined, provided that the information is labeled accordingly.

The Board believes that guidance is needed for funds with a combination of (a)
revenues and other financing sources that meet the criteria in paragraph 11 of
SFFAS 27 ("non-federal") and (b) general fund appropriations ("federal"). The
Board is proposing that to be classified as an earmarked fund, a fund should be
predominantly funded by revenues from non-federal sources or have non-federal
revenues supporting the fund that are material to the reporting entity. The Board
is also proposing guidance for situations where the proportion of funding sources
may change from year to year.

The Board believes that the term "earmarked funds" has become confusing to
readers because of the increased focus on a similar term, "earmarking," which
refers to earmarked spending. Earmarking occurs when legislation designates
appropriations for a specific purpose. In contrast, the reporting requirements of
SFFAS 27 are focused on collections that are distinct from the government's
general revenues and are dedicated for a specific purpose. The Board is
proposing a new term, "funds from dedicated collections." The Board believes
that this is a unique and descriptive term that will not be confused with other
commonly used terms.
Federal Accounting Standards Advisory Board

Revisions to Identifying and Reporting Earmarked Funds:
Amending Statement of Federal Financial Accounting Standards 27

Date of Document (same as on cover)

Preballot Draft

Table of Contents

1. Table of Contents
2. Executive Summary
3. What is the Board proposing?
4. How would this proposal improve federal financial reporting and contribute to meeting the federal financial reporting objectives?
5. Questions for Respondents
6. Introduction
7. Purpose
8. Materiality
9. Proposed Standard
10. Scope
11. Amendments
12. Updates for Subsequent Issuances
13. Implementation Guidance
14. Effective Date
15. Appendix A: Basis for Conclusions
16. Project Background
17. Outcome of Task Force Evaluation
18. Appropriateness of Classifications
19. Understandability
20. Component Entity Eliminations
21. Appendix B: Text of SFFAS 27 Accounting Standards with Proposed Amendments
22. Definition of Funds from Dedicated Collections
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Application of the Definition</td>
<td>29</td>
</tr>
<tr>
<td>2. Distinct from the General Fund</td>
<td>31</td>
</tr>
<tr>
<td>3. Distinct from Fiduciary Activities</td>
<td>31</td>
</tr>
<tr>
<td>4. Distinct from Private Sector Trust Funds</td>
<td>31</td>
</tr>
<tr>
<td>5. Exclusions from Reporting Requirements</td>
<td>32</td>
</tr>
<tr>
<td>6. Reporting for Funds from Dedicated Collections</td>
<td>32</td>
</tr>
<tr>
<td>7. Financial Statement Disclosures for Component Entities</td>
<td>32</td>
</tr>
<tr>
<td>8. Financial Statement Presentation and Disclosures for the U.S.</td>
<td>36</td>
</tr>
<tr>
<td>Government-wide Financial Statements</td>
<td></td>
</tr>
<tr>
<td>9. Basis of Accounting</td>
<td>37</td>
</tr>
<tr>
<td>10. Effective Date and Implementation</td>
<td>37</td>
</tr>
<tr>
<td>11. Effect on Existing Standards</td>
<td>37</td>
</tr>
<tr>
<td>12. Appendix C: Earmarked Funds Task Force Participating Agencies</td>
<td>39</td>
</tr>
<tr>
<td>13. Appendix D: Abbreviations</td>
<td>40</td>
</tr>
<tr>
<td>14. Appendix E: Glossary</td>
<td>41</td>
</tr>
</tbody>
</table>

Federal Accounting Standards Advisory Board
Revisions to Identifying and Reporting Earmarked Funds:
Amending Statement of Federal Financial Accounting Standards 27

Date of Document (same as on cover)
Preballot Draft
Questions for Respondents

The FASAB encourages you to become familiar with all proposals in the Statement before responding to the questions in this section. In addition to the questions below, the Board also would welcome your comments on other aspects of the proposed Statement.

The Board believes that this proposal would improve Federal financial reporting and contribute to meeting the Federal financial reporting objectives. The Board has considered the perceived costs associated with this proposal. In responding, please consider the expected benefits and perceived costs and communicate any concerns that you may have in regard to implementing this proposal.

Because the proposals may be modified before a final Statement is issued, it is important that you comment on proposals that you favor as well as any that you do not favor. Comments that include the reasons for your views will be especially appreciated.

The questions in this section are available in a Word file for your use at www.fasab.gov/exposure.html. Your responses should be sent by e-mail to fasab@fasab.gov. If you are unable to respond electronically, please fax your responses to (202) 512-7366 and follow up by mailing your responses to:

Wendy M. Payne, Executive Director
Federal Accounting Standards Advisory Board
Mailstop 6K17V
441 G Street, NW, Suite 6814
Washington, DC 20548

All responses are requested by [insert date].

Q1. The Board is proposing amendments to state explicitly that the source of the specifically identified revenues or other financing sources must be external to the federal government, and to clarify the distinction between earmarked funds and the general fund. This issue is discussed in paragraphs A11 - A12 of the Basis for Conclusions. The proposed amendment to paragraph 11.1 of SFFAS 27 can be found in paragraph 6 of this exposure draft. Do you agree or disagree with the proposed amendment? Please provide the rationale for your answer.

Q2. The Board believes that funds established to account for pensions, other retirement benefits, other post-employment benefits, and other employee benefits provided to federal employees (civilian and military) should not be reported as earmarked funds and is proposing that such funds should be excluded from the...
Questions for Respondents

1. The Board is proposing that component entities may report all information regarding earmarked funds in a note rather than being required to display some of the information on the face of the statements. The discussion of this issue may be found in the Basis for Conclusions, paragraphs A17 - A19 and the proposed amendments in paragraph 11.

a. Do you agree or disagree with the proposed amendment? Please provide the rationale for your answer.

b. One member supports display of certain minimum information parenthetically on the face of the component entity balance sheets and statements of financial position (see paragraph A19). Do you agree or disagree with the member’s suggestion? Please provide the rationale for your answer.

2. The Board proposes to rescind confusing guidance on eliminations for component entities and instead provide that combined or consolidated amounts are permitted so long as amounts are labeled accordingly. The discussion of this issue may be found in the Basis for Conclusions, paragraphs A20 - A24 and the proposed amendments in paragraphs 11 - 12. Do you agree or disagree with this proposed amendment? Please provide the rationale for your answer.

3. The Board proposes to replace the term “earmarked funds” with “funds from dedicated collections.” This issue is addressed in the Basis for Conclusions, paragraphs A6 - A8 and the proposed amendments in paragraphs 4 - 5. To facilitate review, Attachment B displays the text of SFFAS 27 with proposed amendments, including the new term. Do you agree or disagree with the Board’s proposal to rename “earmarked funds” and make conforming grammatical changes in SFFAS 27? Please explain the rationale for your answer.

4. The following question applies to funds with a combination of (a) revenues and other financing sources that meet the criteria in paragraph 11 of SFFAS 27 (“non-federal”) and (b) general fund appropriations (“federal”). The Board proposes that to be classified as an earmarked fund, a fund should be predominantly funded by revenues from non-federal sources or have non-federal revenues supporting the fund that are material to the reporting entity. The Board

- The Board is proposing that component entities may report all information regarding earmarked funds in a note rather than being required to display some of the information on the face of the statements. The discussion of this issue may be found in the Basis for Conclusions, paragraphs A17 - A19 and the proposed amendments in paragraph 11.

a. Do you agree or disagree with the proposed amendment? Please provide the rationale for your answer.

b. One member supports display of certain minimum information parenthetically on the face of the component entity balance sheets and statements of financial position (see paragraph A19). Do you agree or disagree with the member’s suggestion? Please provide the rationale for your answer.

Q4. The Board proposes to rescind confusing guidance on eliminations for component entities and instead provide that combined or consolidated amounts are permitted so long as amounts are labeled accordingly. The discussion of this issue may be found in the Basis for Conclusions, paragraphs A20 - A24 and the proposed amendments in paragraphs 11 - 12. Do you agree or disagree with this proposed amendment? Please provide the rationale for your answer.

Q5. The Board proposes to replace the term “earmarked funds” with “funds from dedicated collections.” This issue is addressed in the Basis for Conclusions, paragraphs A6 - A8 and the proposed amendments in paragraphs 4 - 5. To facilitate review, Attachment B displays the text of SFFAS 27 with proposed amendments, including the new term. Do you agree or disagree with the Board’s proposal to rename “earmarked funds” and make conforming grammatical changes in SFFAS 27? Please explain the rationale for your answer.

Q6. The following question applies to funds with a combination of (a) revenues and other financing sources that meet the criteria in paragraph 11 of SFFAS 27 (“non-federal”) and (b) general fund appropriations (“federal”). The Board proposes that to be classified as an earmarked fund, a fund should be predominantly funded by revenues from non-federal sources or have non-federal revenues supporting the fund that are material to the reporting entity. The Board
Questions for Respondents

has also proposed guidance for situations where the proportion of funding sources
can change from year to year. This issue is discussed in the Basis for
Conclusions, paragraphs A13 - A14. The proposed revised guidance is in
paragraph 7. Do you agree or disagree with the proposed guidance on funds with
such sources of funding? Please provide the rationale for your answer.

Q7. The Board is proposing that the amendments to SFFAS 27 have an effective date of
periods beginning after September 30, 2011. Do you agree or disagree
with this effective date? Please provide the rationale for your answer.

Federal Accounting Standards Advisory Board
Revisions to Identifying and Reporting Earmarked Funds:
Amending Statement of Federal Financial Accounting Standards 27
Date of Document (same as on cover)
Preballot Draft
Introduction

Purpose
1. The Board is evaluating existing standards to identify areas for improvement. Statement of Federal Financial Accounting Standards (SFFAS) 27, Identifying and Reporting Earmarked Funds, has been in effect since fiscal year (FY) 2006. The review considered the results of the reporting requirements as well as the challenges inherent in presenting understandable information.

Materiality
2. The provisions of this Statement need not be applied to immaterial items. The determination of whether an item is material depends on the degree to which omitting or misstating information about the item makes it probable that the judgment of a reasonable person relying on the information would have been changed or influenced by the omission or the misstatement.
Proposed Standard

Scope

Amendments
4. The title of SFFAS 27 is amended as follows: SFFAS 27, Identifying and Reporting Funds from Earmarked Funds Dedicated Collections.¹

5. The term “earmarked funds” is changed to “funds from dedicated collections” in the accounting standards of SFFAS 27 and conforming grammatical changes are made throughout SFFAS 27.² Paragraphs amended for terminology are: 11 – 18, 20 – 24, 26 – 34, and 39. To facilitate review, the entire text with proposed amendments is presented in Appendix B without strikeouts and deletions.

Definition: Non-federal funding source

6. SFFAS 27, paragraph 11 is amended to provide that a non-federal source of revenue or other financing source must exist if a fund is to be classified as a fund from dedicated collections (formerly called an “earmarked fund”). Changes to paragraph 11 are:

   [11.] Earmarked funds Funds from dedicated collections are financed by specifically identified revenues, provided to the government by non-federal sources, often supplemented by other financing sources, which remain available over time. These specifically identified revenues and other financing sources are required by statute to be used for designated activities, benefits or purposes, and must be accounted for separately from the Government’s general revenues. The three required criteria for an earmarked fund from dedicated collections are:

1 Terms appearing in bold for the first time are defined in the Glossary.

2 For example, in places the adjective “earmarked” has been changed to “such” funds, for example in paragraph 24 of SFFAS 27.
1. A statute committing the Federal Government to use specifically identified revenues and/or other financing sources that are originally provided to the federal government by a non-federal source only for designated activities, benefits or purposes;

2. Explicit authority for the earmarked fund to retain revenues and/or other financing sources not used in the current period for future use to finance the designated activities, benefits, or purposes; and

3. A requirement to account for and report on the receipt, use, and retention of the revenues and/or other financing sources that distinguishes the earmarked fund from the Government’s general revenues.

Footnote 3a: In some cases, specifically identified revenues or other financing sources are collected from a non-federal source by one agency and transferred or appropriated to another. For example, Social Security taxes are collected from non-federal entities (employees and employers) by the Internal Revenue Service. Those amounts are subsequently appropriated and transferred to the Social Security Administration. This internal process does not change the nature of the revenue or other financing source (i.e., specifically identified revenues or other financing sources originally collected from a non-federal source).

Footnote 4: A “report” may be something other than stand-alone financial statements for the earmarked fund from dedicated collections.

7. To distinguish the definition from explanatory text in relating to its application, a new subheading — “Application of the Definition” — is inserted in SFFAS 27 before paragraph 12.

8. SFFAS 27, paragraph 13 is amended as follows:

Fund in this statement’s definition of earmarked funds from dedicated collections refers to a “fiscal and accounting entity with a self-balancing set of accounts recording cash and other financial resources, together with all related liabilities and residual equities or balances, and changes therein, which are segregated for the purpose of carrying on specific activities or attaining certain objectives in accordance with special regulations, restrictions, or limitations.”

Classification is made at the level of an individual fund. A fund should be classified as a “fund from dedicated collections” if it meets the criteria in paragraphs 11.2 and 11.3 and either:

Deleted: [If proposed guidance on mixed funding is included in the ED]

Comment: New paragraph recommended by Bob Dacey
1. its predominant sources of revenue and other financing sources are non-
federal sources meeting the paragraph 11.1 criterion, or

2. it has non-federal sources of revenue and other financing sources material to
the reporting entity that meet the paragraph 11.1 criterion

For example, as currently funded, Medicare Parts B and D do not have non-
federal sources as described in paragraph 11 as their predominant revenue and
other financing sources. However, Medicare Parts B and D do have revenue and
other financing sources material to the reporting entity that meet the criteria in
paragraph 11. Therefore, Medicare Parts B and D should be classified as funds
from dedicated collections.

Footnote 5: National Council on Governmental Accounting Statement 1, par. 16.
Footnote 5a In situations where there is a mixed source of funding (so that not all of the revenue
and other financing sources meet the criteria in paragraph 11) and the proportion and/or amounts
vary from year to year so that it is difficult to determine a predominant source and/or assess
materiality, acceptable options for classification include but are not limited to:

1. long-term expectations rather than periodic results that may fluctuate
2. 36-month averages

Preparers should use judgment in deciding whether such funds should be analyzed annually or
on a less frequent basis. Changes in classification of funds from year to year should be
disclosed.

9. SFFAS 27, paragraph 14 is amended for clarity.

[14] Whereas earmarked funds from dedicated collections are financed by
specifically identified revenues and other financing sources, the general fund is
financed by receipts not earmarked dedicated by law for a specific purpose and
the proceeds of general borrowing. Although there are exceptions, funding
decisions regarding activity financed from general receipts usually govern one
fiscal year and are made as part of the process of enacting one of the annual
appropriations acts. In contrast, legislation establishing earmarked funds from
dedicated collections reflects a longer (if not indefinite) Government commitment
to collect, hold and spend identified revenues for a designated activity, benefit or
purpose. Earmarked funds from dedicated collections may have been
authority to make expenditures by means of a permanent indefinite appropriation,
only enacted by authorizing legislation. If not, an appropriation provided in
annual appropriation acts is necessary to make expenditures. Whether the
appropriation budget authority is provided by authorizing legislation or annual
appropriations acts, the cumulative results of operations earmarked funds are
reserved or restricted for the designated activity, benefit or purpose.
Funds Excluded

10. SFFAS 27, paragraph 18 is amended to exclude funds established to account for pensions, other retirement benefits, other post-employment benefits and other employee benefits for federal employees (civilian and military) from the category of funds from dedicated collections. Changes to paragraph 18 are:

[18.] Certain categories of funds are excluded from the reporting requirements of this standard. Intragovernmental funds are excluded because they are revolving funds that conduct business primarily within and between Government agencies. Credit financing accounts are also excluded. Credit financing accounts are nonbudgetary funds that do not accumulate results of operations; they primarily serve as clearing accounts for cash activity relating to Federal credit programs. Fiduciary funds, which are not Government-owned, are also excluded. Funds established to account for pensions, other retirement benefits, other post-employment benefits, and other employee benefits provided to federal employees (civilian or military) should not be classified as funds from dedicated collections because such funds account for employer-employee transactions and requirements tailored to those transactions are provided by SFFAS 5, Accounting for Liabilities of the Federal Government, paragraphs 56-96. In addition, because these funds recognize significant long-term liabilities, the large negative net position offsets much of the generally positive net position of other funds from dedicated collections. The result at the government-wide level is that these funds reduce the cumulative amount to be repaid by the general fund in order for the dedicated collections to be used for their intended purposes.

Component Entity: Disclosures and Eliminations

11. SFFAS 27, paragraphs 19 and 25 are rescinded. Paragraphs 20 through 24 and paragraph 26 and related headings are amended to (a) permit but not require disclosure of information on the face of the financial statements for component entities, (b) remove existing requirements including requirements for eliminations and provide that either combined or consolidated amounts may be presented so long as amounts are labeled accordingly, and (c) make related conforming changes for clarity. Changes are:

Financial Statement Presentation and Disclosures for Component Entities

Financial Statement Presentation

Federal Accounting Standards Advisory Board
Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards 27
Date of Document (same as on cover)
Preballot Draft
Earmarked non-exchange revenue and other financing sources, including appropriations, and net cost of operations should be shown separately on the Statement of Changes in Net Position. Also, the portion of cumulative results of operations attributable to earmarked funds should be shown separately on both the Statement of Changes in Net Position and the Balance Sheet. This standard does not require earmarked funds to be separately shown on the Statement of Net Cost. (See Appendix C: Pro Forma Illustrations for examples of accounting entries and financial reporting.)

Most earmarked revenues and other financing sources that are dedicated collections are reported in the basic financial statements of the entity carrying out the program and responsible for administration of the fund. If more than one component entity is responsible for carrying out the program financed with earmarked revenues and other financing sources that are dedicated collections, and the separate portions of the program can be clearly identified with a responsible component entity, then each component entity should report its portion in accordance with the requirements of this standard. If separate portions cannot be identified, the component entity with program management responsibility should report the fund.7

Footnote 7: To determine program management/accounting responsibility, agencies should consider the legislation authorizing the program; the Memorandum of Understanding that establishes responsibilities; and the provisions of SFFAC 2, Entity and Display, as amended by this standard.

Disclosure

A component entity should disclose the portions of beginning and ending net position, non-exchange revenue and other financing sources, including appropriations, and net costs of operations attributable to earmarked funds from dedicated collections and to all other funds. A reference to the disclosure should be included with each line item presenting net position on the balance sheet and statement of changes in net position. Entities may present combined or consolidated amounts but must label the amounts accordingly. In addition, a component entity should disclose all earmarked funds from dedicated collections for which it has program management responsibility by either a list, by official title, or a statement indicating where the information can be obtained. A fund from dedicated collections should not be characterized as a "trust" in general purpose external financial reports of Federal entities. (The use of the term "trust fund" is acceptable only in the fund's official title.)

Footnote 8: Disclosure is reporting information in notes or narrative regarded as an integral part of the basic financial statements.
22. The following information should be disclosed for each individual earmarked funds from dedicated collections. An exception is provided for component entities having numerous individual earmarked funds from dedicated collections. Paragraph 24 discusses criteria to consider in selecting individual funds for disaggregated disclosure. Entities may present combined or consolidated amounts but must label the amounts accordingly. The following information should be disclosed for selected individual earmarked funds from dedicated collections, and in aggregate for all remaining earmarked funds from dedicated collections, and in total for all the entity’s earmarked funds from dedicated collections:

1. Condensed information about assets and liabilities showing investments in Treasury securities, other assets, liabilities due and payable, other liabilities, cumulative results of operations and net position.

2. Condensed information on gross cost, exchange revenue, net cost, nonexchange revenues and other financing sources, and change in net position.

The information required by this paragraph for earmarked funds may be presented separately on the face of the entity’s basic financial statements or disclosed in the accompanying notes. Information for funds not presented individually may be aggregated, but must be provided even if the aggregate total is immaterial. The total cumulative results of operations shown in the note disclosure should agree with the cumulative results of operations for earmarked funds shown on the face of the component entity’s basic financial statements. (See Appendix D: Examples of Note Disclosure of Summary Financial Information for an illustration of the disclosure required by this paragraph.)

Footnote 9: For the U.S. Treasury and any other component entity where earmarked fund investments are eliminated within the component entity, the note disclosure should include eliminations, similar to the note disclosure provided by the U.S. Government-wide financial statements as described in paragraph 30.

23.] The following information should be disclosed for each individually reported earmarked fund from dedicated collections, or portion thereof, for which a component entity has program management responsibility (see paragraph 24).

1. A description of each fund’s purpose, how the entity accounts for and reports the fund, and its authority to use those revenues and other financing sources.
2. The sources of revenue or other financing for the period and an explanation of the extent to which they are inflows of resources to the Government or the result of intragovernmental flows.

3. Any change in legislation during or subsequent to the reporting period and before the issuance of the financial statements that significantly changes the purpose of the fund or that redirects a material portion of the accumulated balance.

[24.] Selecting earmarked funds from dedicated collections to be presented individually requires judgment. The preparer should consider both quantitative and qualitative criteria. Acceptable criteria include but are not limited to: quantitative factors such as the percentage of the reporting entity’s earmarked revenues from dedicated collections or cumulative results of operations from earmarked such funds; and qualitative factors such as whether an earmarked fund from dedicated collections is of immediate concern to constituents of the fund, whether it is politically sensitive or controversial, whether it is accumulating large balances, or whether the information provided in the financial statements would be the primary source of financial information for the public.

[25.] The total cumulative results of operations of all earmarked funds shown in the note disclosure should agree with the cumulative results of operations of earmarked funds shown on the face of the component entity’s Balance Sheet and the Statement of Changes in Net Position.

[26.] In accordance with the provisions of paragraph 20, if a component entity reports a different portion of an earmarked fund program funded by dedicated collections than it reported in prior years, it should not restate its prior year financial statements. It should disclose the change in a note. This applies if a component entity does not report an earmarked fund from dedicated collections, or portion thereof, that it reported in the previous year. It also applies if a component entity does report an earmarked fund from dedicated collections, or portion thereof, that it did not report in the previous year.

Financial Statements and Disclosures for the U.S. Government-wide Financial Statements

12. Requirements for the U.S. Government-wide Financial Statements are amended as follows:

[30] Specific information should be disclosed for selected earmarked funds from dedicated collections. Paragraph 24 discusses criteria to consider in selecting individual funds for disaggregated disclosure. The following information should
be provided for selected individual earmarked funds from dedicated collections and, in aggregate for all remaining earmarked funds from dedicated collections, and in total for all funds from dedicated collections. The disclosure may present combined or consolidated amounts but must label the amounts accordingly.

1. Condensed information about assets, liabilities and net position.
2. Condensed information on gross cost, exchange revenue, net cost, nonexchange revenues and other financing sources, and change in net position.

Updates for Subsequent Issuances

12. Footnote 6 of SFFAS 27, which refers to the exposure draft for SFFAS 31, is updated to refer to SFFAS 31.
13. Paragraph 37 of SFFAS 27 is updated as follows:
   [Paragraph 37 was superseded by paragraph 34 of SFFAS 31, which rescinded paragraphs 83 through 87 of SFFAS 7.]

Implementation Guidance

14. In the year this standard becomes effective, entities should restate prior period amounts displayed on the face of the financial statements and disclosed in notes.

Effective Date

15. These standards are effective for periods beginning after September 30, 2011. Early adoption is not permitted.

The provisions of this Statement need not be applied to immaterial items.
Appendix A: Basis for Conclusions

This appendix discusses some factors considered significant by Board members in reaching the conclusions in this Statement. It includes the reasons for accepting certain approaches and rejecting others. Individual members gave greater weight to some factors than to others. The standards enunciated in this Statement—not the material in this appendix—should govern the accounting for specific transactions, events, or conditions.

Note: Although the Board is proposing to change the term “earmarked funds” to “funds from dedicated collections,” this appendix generally uses the existing term, "earmarked funds,” to facilitate review.

Project Background

A1. SFFAS 27 was established to distinguish between earmarked funds and all other funds. Earmarked funds have characteristics that justify special accountability. An explicit commitment associated with the statutory establishment of earmarked funds is created that raises an expectation on the part of the public that the Government will use the amounts collected from specific sources and accumulated in earmarked funds for their stated purpose. Resource inflow is accounted for separately from general tax receipts, allowing the program's status to be more easily examined.

A2. SFFAS 27 became effective in fiscal year 2006. It required each component entity to display nonexchange revenue and other financing sources, and net cost of operations attributed to earmarked and all other funds separately on the Statement of Changes in Net Position. The component entity also displays the portions of cumulative results of operations attributable to earmarked funds and all other funds separately on the Statement of Changes in Net Position and on the Balance Sheet. The government-wide financial statements display revenue, other financing sources and net cost of operations attributed to earmarked and all other funds separately on the U.S. Government Statement of Operations and Changes in Net Position. The U.S. Government Balance Sheet displays separately the portions of net position attributable to earmarked and all other funds.
Appendix A: Basis for Conclusions

A3. The Board is reviewing SFFAS 27 to determine if the intended objectives have been achieved. Following an initial review by staff, a task force that included representatives from 23 federal agencies was formed. The task force assisted the Board by identifying concerns, testing alternatives, and reviewing proposals.

Outcome of Task Force Evaluation

A4. The following four major issues were identified by FASAB staff and the Task Force:

a. ** Appropriateness of Classifications** – the appropriateness of certain types of funds being classified as earmarked funds was questioned for the following reasons:

   i. no non-federal (external) source of funding exists for some funds reported as earmarked funds

   ii. classification of funds with mixed sources of funding where the predominant source is general fund appropriations may be misleading

b. **Understandability** – whether presenting earmarked funds information on the face of component-level financial statements is understandable to financial statement readers

c. **Eliminations** – confusion over whether and how to perform and disclose eliminations at the component entity level

d. **Term “Earmarked”** – confusion caused by competing meanings of the term “earmarked”

A5. These issues are discussed in more detail in the sections that follow.

Terminology – “Earmarked Funds”

A6. Although this ED is proposing to change the term “earmarked funds” to “funds from dedicated collections,” this Basis for Conclusions generally uses the term “earmarked funds” to avoid confusion.

A7. The Board believes that the term “earmarked funds” has become confusing to readers because of the increasing focus on a similar term, “earmarking,” which refers to earmarked spending. Earmarking occurs
Appendix A: Basis for Conclusions

when legislation designates appropriations for a specific purpose. In contrast, the reporting requirements of SFFAS 27 are focused on collections that are distinct from the government’s general revenues and are dedicated for a specific purpose.

A8. The Board believes that the proposed new term, “funds from dedicated collections,” is a unique and descriptive term that will not be confused with other commonly used terms. In addition, it explicitly states the reason for separate reporting (dedicated collections).

Appropriateness of Classifications

A9. A primary objective of SFFAS 27 was that “under this standard the financial statements would thus present – in a transparent manner – the cumulative financing provided by earmarked funds to the general fund that will need to be repaid in order to use earmarked funds for the designated activities, purposes or benefits.”3 The need for greater transparency was explained as follows:

...the consolidated net position of the Federal Government reported on the U.S. Government-wide financial statements does not include the effect of the claim on the U.S. Treasury that the various funds hold, just as the consolidated net position does not include the effect of other intragovernmental claims. Instead, the U.S. Government-wide financial statements include the cumulative results of operations of earmarked funds – currently a large positive balance – as an offset against the cumulative results of operations of the general fund – currently a large negative balance. The result is that the financing provided by earmarked fund operations to general fund operations – which would otherwise be financed through the issuance of debt to the public, tax increases or other financing sources – is not shown on the face of the U.S. Government Balance Sheet.4

A10. By providing separate presentation of the cumulative results of operations attributable to earmarked funds, the commitment to restrict the use of net position, or “net assets,” accumulated in earmarked funds would be apparent. In developing SFFAS 27, the Board noted that a 2001 report identified three hundred and ninety-two possible earmarked funds. Annual revenues and other financing sources for those earmarked funds range from negligible amounts to over half a trillion dollars. Accumulated balances range from zero to over a trillion dollars.”5 However, upon

3 SFFAS 27, Basis for Conclusions, paragraph 63.
4 SFFAS 27, Basis for Conclusions, paragraph 62.
5 SFFAS 27, Basis for Conclusions, paragraph 3.
implementation in 2006, five of the sixteen largest earmarked funds reported a negative net position.

A11. Not previously having been aware of earmarked funds with negative net positions, staff questioned whether these funds are appropriately included as earmarked funds. Further research showed that some of the funds with negative net positions did not receive any non-federal sources of funds. For example, the Medicare Eligible Retiree Health Care Fund receives income from three sources: an annual Treasury payment made on behalf of the military services at the beginning of the year based on average budgeted force strengths, annual payments from the Treasury to amortize the unfunded liability, and investment income on Treasury securities.

A12. The intent of SFFAS 27 was that the specifically identified revenues and other financing sources required to meet the criteria in paragraph 11 of SFFAS 27 for an earmarked fund should be from a source that is non-federal – that is, a source that is external to the federal government. Evidence of that intent is found in the SFFAS 27 explanation that earmarked funding “raises an expectation on the part of the public that the Government will use the amounts collected from specific sources and accumulated in earmarked funds for their stated purpose.” However, SFFAS 27 did not explicitly state that a non-federal source of funds was required and current reporting practices vary. To ensure that funds reported as earmarked funds are those where such a public expectation exists, the Board is proposing amendments to explicitly state that the source of the specifically identified revenues or other financing source must be external to the federal government, and clarify the distinction between earmarked funds and the general fund.

Funds with Mixed Sources of Funding

A13. In implementing SFFAS 27, agencies classified numerous funds primarily funded by general fund appropriations as earmarked funds. The Board believes that guidance is needed for funds with mixed sources of funding (that is, a combination of (a) revenues and other financing sources that meet the criteria in paragraph 11 of SFFAS 27 (“non-federal”) and (b) general fund appropriations (“federal”)). In some such cases, the

6 SFFAS 27, Basis for Conclusions, paragraph 54.
Appendix A: Basis for Conclusions

funding from non-federal sources is insignificant both to the component entity and the government as a whole. The Board believes that because a "fund" (usually associated with a Treasury account fund symbol) is the smallest accounting unit in the federal government, a fund with mixed sources of funding including earmarked receipts presents special challenges in meeting the objectives of SFFAS 27. Conceptually, the earmarked portion should be separately identified. In the Board’s view, separately accounting for the earmarked portion of these funds would impose reporting burdens in excess of any benefits. However, classifying both earmarked receipts and general fund appropriations as "earmarked revenues" would overstate restricted revenue in component entity reports.

A14. To avoid such overstatements while minimizing reporting burdens, the Board believes that to be classified as an earmarked fund, a fund should be predominantly funded by revenues from non-federal sources. However, if the non-federal revenues supporting the fund are material to the reporting entity, the Board believes that the fund should be classified as earmarked even if the non-federal revenues are not the predominant source of inflows of the fund for which they are collected. The Board believes that this approach will result in a cost-effective solution. Material non-federal revenues that meet the definition and criteria in paragraph 11 of SFFAS 27 will be disclosed and costs will not be incurred to provide special accountability for immaterial amounts of non-federal revenue that meet the criteria but are commingled with other financing sources provided through general fund appropriations. The Board has accordingly proposed an exception to the "predominant source of funds" principle in cases where the revenue that meets the criteria of paragraph 11 of SFFAS 27 is material to the reporting entity. In such cases, such as Medicare Parts B and D, the entire fund should be included.

Funds Excluded

A15. The Board believes that funds established to account for pensions, other retirement benefits, other post-employment benefits, and other employee benefits provided to federal employees (civilian and military) should not be reported as earmarked funds because such funds account for employee-employer transactions and requirements tailored to those transactions are provided by SFFAS 5, Accounting for Liabilities of the Federal Government, paragraphs 56-96. SFFAS 5 addresses

Comment: Edit recommended by Michael Granof.
Appendix A: Basis for Conclusions

accountability for intra-governmental and employee contributions toward
the cost of employee benefits and any resulting liabilities.

A16. In addition, because these funds recognize significant long-term
liabilities, the large negative net position offsets much of the generally
positive net position of other earmarked funds. The result at the
government-wide level is that these funds reduce the cumulative amount
to be repaid by the general fund in order for the earmarked revenues to
be used for their intended purposes. Accordingly, the Board is proposing
that such funds should be excluded from the category of earmarked
funds.

Understandability

A17. Members of the task force expressed concerns regarding the
understandability of financial statements displaying separate amounts for
earmarked and all other funds. They believed that users would find the
display cluttered and confusing. Illustration 1, Example Statement of
Changes in Net Position, shows that four columns may be needed to
convey information as required. This adds complexity to an already
challenging financial presentation. Further, it may prevent display of
comparative financial statements on the same page.
Illustration 1: Example Statement of Changes in Net Position

<table>
<thead>
<tr>
<th>Statement of Changes In Net Position</th>
<th>FY 20XX (CY)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Earned Funds</td>
</tr>
<tr>
<td><strong>Cumulative Results Of Operations:</strong></td>
<td></td>
</tr>
<tr>
<td>1. Beginning Balances</td>
<td>$ xxx</td>
</tr>
<tr>
<td>2. Adjustments:</td>
<td></td>
</tr>
<tr>
<td>2A. Changes in accounting principles</td>
<td>xxx</td>
</tr>
<tr>
<td>2B. Corrections of errors</td>
<td>xxx</td>
</tr>
<tr>
<td>3. Beginning balance, as adjusted</td>
<td>xxx</td>
</tr>
<tr>
<td><strong>Budgetary Financing Sources:</strong></td>
<td></td>
</tr>
<tr>
<td>4. Other adjustments</td>
<td>xxx</td>
</tr>
<tr>
<td>5. Appropriations used</td>
<td>xxx</td>
</tr>
<tr>
<td>6. Non-exchange revenue</td>
<td>xxx</td>
</tr>
<tr>
<td>7. Donations and forfeitures of cash and cash equivalents</td>
<td>xxx</td>
</tr>
<tr>
<td>8. Transfers in/out without reimbursement</td>
<td>xxx</td>
</tr>
<tr>
<td>9. Other</td>
<td>xxx</td>
</tr>
<tr>
<td><strong>Other Financing Sources (Non-Exchange):</strong></td>
<td></td>
</tr>
<tr>
<td>10. Donations and forfeitures of property</td>
<td>xxx</td>
</tr>
<tr>
<td>11. Transfers in/out without reimbursement</td>
<td>xxx</td>
</tr>
<tr>
<td>12. Imputed financing</td>
<td>xxx</td>
</tr>
<tr>
<td>13. Other</td>
<td>xxx</td>
</tr>
<tr>
<td>14. Total Financing Sources</td>
<td>xxx</td>
</tr>
<tr>
<td>15. Net Cost of Operations</td>
<td>xxx</td>
</tr>
<tr>
<td>16. Net Change</td>
<td>xxx</td>
</tr>
<tr>
<td>17. Cumulative Results of Operations</td>
<td>xxx</td>
</tr>
<tr>
<td><strong>Unexpended Appropriations:</strong></td>
<td></td>
</tr>
<tr>
<td>18. Beginning Balance</td>
<td>xxx</td>
</tr>
<tr>
<td>19. Adjustments:</td>
<td></td>
</tr>
<tr>
<td>19A. Changes in accounting principles</td>
<td>xxx</td>
</tr>
<tr>
<td>19B. Corrections of errors</td>
<td>xxx</td>
</tr>
<tr>
<td>20. Beginning Balance, as adjusted</td>
<td>xxx</td>
</tr>
<tr>
<td><strong>Budgetary Financing Sources:</strong></td>
<td></td>
</tr>
<tr>
<td>21. Appropriations received</td>
<td>xxx</td>
</tr>
<tr>
<td>22. Appropriations transferred in/out</td>
<td>xxx</td>
</tr>
<tr>
<td>23. Other adjustments</td>
<td>xxx</td>
</tr>
<tr>
<td>24. Appropriations used</td>
<td>xxx</td>
</tr>
<tr>
<td>25. Total Budgetary Financing Sources</td>
<td>xxx</td>
</tr>
<tr>
<td>26. Total Unexpended Appropriations</td>
<td>xxx</td>
</tr>
<tr>
<td>27. Net Position</td>
<td>xxx</td>
</tr>
</tbody>
</table>

The accompanying notes are an integral part of these statements.
A18. The Board believes that component entity financial statements need not display earmarked and all other fund totals separately. Instead, such information can be provided through disclosures. Component entity financial statements must be read with the understanding that they provide information about a single component of the federal government. Each component acts as an agent of that government and restrictions are placed on the use of most funds available to agencies whether earmarked or not. While special accountability for the use of funds can be conveyed through component entity reports by presenting information on significant individual funds, the cumulative financial implications of total earmarked funds are best understood from the government-wide perspective since the focus is on intra-governmental borrowing.

A19. One member expressed concerns that users may be misled if a component entity has no information on the face of the basic financial statements about the magnitude of funds from dedicated collections that are reserved for use for designated activities, benefits, or purposes. This member believes that, at a minimum, the balance sheets and statements of changes in net position should parenthetically disclose for key line items (such as net position, total financing sources, net cost, and changes in net position) the dollar amounts associated with funds from dedicated collections.

Component Entity Eliminations

A20. SFFAS 27 provided confusing guidance on eliminations for component entities by implying that the earmarked funds disclosure should include eliminations between earmarked funds and non-earmarked funds. Practice has varied as a result. The proposed amendments eliminate the confusing guidance and instead provide that combined or consolidated totals are permitted so long as they are properly labeled.

A21. The primary objective of SFFAS 27 relates to intra-governmental borrowing/investing:

Under this standard the financial statements would thus present- in a transparent manner- the cumulative financing provided by earmarked funds to
the general fund that will need to be repaid in order to use earmarked funds for
the designated activities, purposes or benefits.\textsuperscript{7}

A22. Another objective of SFFAS 27 relates to special accountability:

All earmarked funds have characteristics that justify special accountability.
While many Government programs raise implied commitments for the future,
there is a more explicit commitment associated with the statutory establishment
of earmarked funds. The Government raises an expectation on the part of the
public that the Government will use the amounts collected from specific
sources and accumulated in earmarked funds for their stated purpose.\textsuperscript{8}

A23. The above objectives of SFFAS 27 focus primarily on the accumulated
net position of earmarked funds. Because net position is not affected by
eliminations, presentation of eliminations at the component entity level is
not necessary to meet the objectives of SFFAS 27. In addition, because
the focus of special accountability is necessarily on individual funds (or
programs) – members question whether the consolidated total is useful
for assessing the status of earmarked funds available for the individual
purposes established in law.

A24. Members believe that a broader study of fund reporting is needed.
Specifically, a fund reporting project would address the question of
whether consolidated or combined amounts are more useful when
reporting on a specific class of funds. Until such a study is completed, the
Board believes it is acceptable to report either consolidated or combined
amounts so long as the amount is labeled\textsuperscript{ accordingly.}

\textsuperscript{7} SFFAS 27, Basis for Conclusions, paragraph 63.
\textsuperscript{8} SFFAS 27, Basis for Conclusions, paragraph 54.
Appendix B: Text of SFFAS 27 Accounting Standards with Proposed Amendments

Definition of Funds from Dedicated Collections

11. Funds from dedicated collections are financed by specifically identified revenues, provided to the government by non-federal sources, often supplemented by other financing sources, which remain available over time. These specifically identified revenues and other financing sources are required by statute to be used for designated activities, benefits or purposes, and must be accounted for separately from the Government’s general revenues. The three required criteria for a fund from dedicated collections are:

1. A statute committing the Federal Government to use specifically identified revenues and/or other financing sources that are originally provided to the federal government by a non-federal source only for designated activities, benefits or purposes;

2. Explicit authority for the fund to retain revenues and/or other financing sources not used in the current period for future use to finance the designated activities, benefits, or purposes; and

3. A requirement to account for and report on the receipt, use, and retention of the revenues and/or other financing sources that distinguishes the fund from the Government’s general revenues.

Footnote 3a: In some cases, specifically identified revenues or other financing sources are collected from a non-federal source by one agency and transferred or appropriated to another. For example, Social Security taxes are collected from non-federal entities (employees and employers) by the Internal Revenue Service. Those amounts are subsequently appropriated and transferred to the Social Security Administration. This internal process does not change the nature of the revenue or other financing source (i.e., specifically identified revenues or other financing sources originally collected from a non-federal source).

Footnote 4. A “report” may be something other than stand-alone financial statements for the fund from dedicated collections.

Application of the Definition

12. The requirement to account for revenues and other financing sources that are statutorily available only for designated activities, benefits or purposes is usually created by statute. A fund from dedicated collections may be
classified in the statute, the unified budget, or both, as a trust, special, or public enterprise fund. Application of this standard, however, shall not be based on how a statute or the unified budget labels the fund. Rather, the Board intends that the term “funds from dedicated collections” be applied based on the substance of the statute and consistent with the three criteria described above.

13. **Fund** in this statement’s definition of funds from dedicated collections refers to a “fiscal and accounting entity with a self-balancing set of accounts recording cash and other financial resources, together with all related liabilities and residual equities or balances, and changes therein, which are segregated for the purpose of carrying on specific activities or attaining certain objectives in accordance with special regulations, restrictions, or limitations.” Classification is made at the level of an individual fund. A fund should be classified as a “fund from dedicated collections” if it meets the criteria in paragraphs 11.2 and 11.3 and either:

1. its predominant sources of revenue and other financing sources are non-federal sources meeting the paragraph 11.1 criterion, or
2. it has non-federal revenue and other financing sources material to the reporting entity that meet the paragraph 11.1 criterion.

For example, as currently funded, Medicare Parts B and D do not have non-federal sources as described in paragraph 11 as their predominant revenue and other financing sources. However, Medicare Parts B and D do have revenue and other financing sources material to the reporting entity that meet the criteria in paragraph 11. Therefore, Medicare Parts B and D should be classified as funds from dedicated collections.

Footnote 5: National Council on Governmental Accounting Statement 1, par. 16.

Footnote 5a: In situations where there is a mixed source of funding (so that not all of the revenue and other financing sources meet the criteria in paragraph 11) and the proportion and/or amounts of funding sources vary from year to year so that it is difficult to determine a predominant source and/or assess materiality, acceptable options for classification include but are not limited to:

1. long-term expectations rather than periodic results that may fluctuate
2. 36-month averages

Preparers should use judgment in deciding whether such funds should be analyzed annually or on a less frequent basis. Changes in classification of funds from year to year should be disclosed.
Distinct from the General Fund

14. Whereas funds from dedicated collections are financed by specifically identified revenues and other financing sources, the general fund is financed by receipts not dedicated by law for a specific purpose and the proceeds of general borrowing. Although there are exceptions, funding decisions regarding activity financed from general receipts usually govern one fiscal year and are made as part of the process of enacting one of the annual appropriations acts. In contrast, legislation establishing funds from dedicated collections reflects a longer (if not indefinite) Government commitment to collect, hold and spend identified revenues for a designated activity, benefit or purpose. Funds from dedicated collections may be given authority to make expenditures by means of a permanent indefinite appropriation, often enacted by authorizing legislation. If not, an appropriation provided in annual appropriation acts is necessary to make expenditures. Whether the budget authority is provided by authorizing legislation or annual appropriations acts, the funds are reserved or restricted to the designated activity, benefit or purpose.

Distinct from Fiduciary Activities

15. The activity of funds from dedicated collections differs from fiduciary activities primarily in that in funds from dedicated collections, fund assets are Government-owned. A fiduciary activity is the collection or receipt, management, protection, accounting, investment and disposition by the Federal Government of cash or other assets in which non-Federal individuals or entities have an ownership interest that the Federal Government must uphold. Therefore, even though a fund from dedicated collections is designated exclusively for a specific activity, benefit or purpose, the Federal Government does not have a fiduciary relationship with the individuals or groups who potentially will benefit from the fund.

Distinct from Private Sector Trust Funds

16. Although funds from dedicated collections are predominantly in funds that are designated by law as trust funds, the meaning of the term “trust” in the Federal Government differs significantly from its meaning in the private sector. Whereas funds from dedicated collections in the Federal Government are distinct from fiduciary activities, a trust in the private sector necessarily involves a fiduciary relationship.
17. A fund from dedicated collections should not be characterized as a “trust” in general purpose external financial reports of Federal entities. (The use of the term “trust fund” is acceptable only in the fund’s official title.)

Exclusions from Reporting Requirements

18. Certain categories of funds are excluded from the reporting requirements of this standard. Intragovernmental funds are excluded because they are revolving funds that conduct business primarily within and between Government agencies. Credit financing accounts are also excluded. Credit financing accounts are nonbudgetary funds that do not accumulate results of operations; they primarily serve as clearing accounts for cash activity relating to Federal credit programs. Fiduciary funds, which are not Government-owned, are also excluded. Funds established to account for pensions, other retirement benefits, other post-employment benefits, and other employee benefits provided to federal employees (civilian or military) should not be classified as funds from dedicated collections because such funds account for employer-employee transactions and requirement tailored to those transactions are provided by SFFAS 5, Accounting for Liabilities in the Federal Government, paragraphs 56-96. In addition, because these funds recognize significant long-term liabilities, the large negative net position offsets much of the generally positive net position of other funds from dedicated collections. The result at the government-wide level is that these funds reduce the cumulative amount to be repaid by the general fund in order for the dedicated collections to be used for their intended purposes.

Reporting for Funds from Dedicated Collections

Financial Statement Disclosures for Component Entities

19. [Paragraph 19 was rescinded by SFFAS XX, Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards 27.

20. Most revenues and other financing sources that are dedicated collections are reported in the basic financial statements of the entity carrying out the program and responsible for administration of the fund. If more than one component entity is responsible for carrying out the program financed with revenues and other financing sources that are dedicated collections, and the separate portions of the program can be clearly identified with a responsible component entity, then each component entity should report its portion in accordance with the requirements of this standard. If separate portions
Appendix B: SFFAS 27 with Proposed Amendments

cannot be identified, the component entity with program management responsibility should report the fund.\footnote{7}

Footnote 7 To determine program management/accounting responsibility, agencies should consider the legislation authorizing the program; the Memorandum of Understanding that establishes responsibilities; and the provisions of SFFAC 2, \textit{Entity and Display}, as amended by this standard.

21. A component entity should disclose\footnote{8} the portions of beginning and ending net position, non-exchange revenue and other financing sources, and net costs of operations attributable to funds from dedicated collections and to all other funds. A reference to the disclosure should be included with each line item presenting net position on the balance sheet and statement of changes in net position. Entities may present combined or consolidated amounts, but must label the amounts accordingly. In addition, a component entity should disclose all funds from dedicated collections for which it has program management responsibility by either a list, by official title, or a statement indicating where the information can be obtained. A fund from dedicated collections should not be characterized as a “trust” in general purpose external financial reports of Federal entities. (The use of the term “trust fund” is acceptable only in the fund’s official title.)

Footnote 8 Disclosure is reporting information in notes or narrative regarded as an integral part of the basic financial statements.

22. Information should be disclosed for each individual fund from dedicated collections. An exception is provided for component entities having numerous individual funds from dedicated collections. Paragraph 24 discusses criteria to consider in selecting individual funds for disaggregated disclosure. Entities may present combined or consolidated amounts but must label the amounts accordingly. The following information should be disclosed for selected individual funds from dedicated collections, in aggregate for all remaining funds from dedicated collections, and in total for all the entity’s earmarked funds from dedicated collections:

\begin{enumerate}
  \item Condensed information about assets and liabilities showing investments in Treasury securities, other assets, liabilities due and payable, other liabilities, cumulative results of operations and net position.
  \item Condensed information on gross cost, exchange revenue, net cost, nonexchange revenues and other financing sources, and change in net position.\footnote{9}
\end{enumerate}

Footnote 9 was rescinded by SFFAS XX, \textit{Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards} 2.7

---

Federal Accounting Standards Advisory Board

\textit{Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards} 27

\textit{Date of Document (same as on cover)}

\textit{Preballot Draft}
23. The following information should be disclosed for each individually reported fund from dedicated collections for which a component entity has program management responsibility (see paragraph 24).

1. A description of each fund’s purpose, how the entity accounts for and reports the fund, and its authority to use those revenues and other financing sources.

2. The sources of revenue or other financing for the period and an explanation of the extent to which they are inflows of resources to the Government or the result of intragovernmental flows.

3. Any change in legislation during or subsequent to the reporting period and before the issuance of the financial statements that significantly changes the purpose of the fund or that redirects a material portion of the accumulated balance.

24. Selecting funds from dedicated collections to be presented individually requires judgment. The preparer should consider both quantitative and qualitative criteria. Acceptable criteria include but are not limited to: quantitative factors such as the percentage of the reporting entity’s revenues from dedicated collections or cumulative results of operations from such funds; and qualitative factors such as whether a fund from dedicated collections is of immediate concern to constituents of the fund, whether it is politically sensitive or controversial, whether it is accumulating large balances, or whether the information provided in the financial statements would be the primary source of financial information for the public.

25. [Paragraph 25 was rescinded by SFFAS XX, Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards 27.]

26. In accordance with the provisions of paragraph 20, if a component entity reports a different portion of a program funded by dedicated collections than it reported in prior years, it should disclose the change. This applies if a component entity does not report a fund from dedicated collections that it reported in the previous year. It also applies if a component entity reports a fund from dedicated collections that it did not report in the previous year.

Note on Investments

27. Investments in Treasury securities for funds from dedicated collections should be accompanied by a note that explains the following issues:
• The U.S. Treasury does not set aside assets to pay future expenditures associated with funds from dedicated collections. Instead, the cash generated from such funds is used by the U.S. Treasury for general Government purposes.

• Treasury securities are issued to the fund as evidence of dedicated collections and provide the fund with the authority to draw upon the U.S. Treasury for future authorized expenditures (although for some funds, this is subject to future appropriation).

• Treasury securities held by a fund from dedicated collections are an asset of the fund and a liability of the U.S. Treasury, so they are eliminated in consolidation for the U.S. Government-wide financial statements.

• When the fund from dedicated collections redeems its Treasury securities to make expenditures, the U.S. Treasury will finance those expenditures in the same manner that it finances all other expenditures.

28. Below is one example of a note that addresses the points in paragraph 27 above.

_Intra-governmental Investments in Treasury Securities_

The Federal Government does not set aside assets to pay future benefits or other expenditures associated with funds from dedicated collections (or name/s of fund/s). The dedicated cash receipts collected from the public into the fund are deposited in the U.S. Treasury, which uses the cash for general Government purposes. Treasury securities are issued to the (component entity) as evidence of its receipts. Treasury securities are an asset to the (component entity) and a liability to the U.S. Treasury. Because the (component entity) and the U.S. Treasury are both parts of the Government, these assets and liabilities offset each other from the standpoint of the Government as a whole. For this reason, they do not represent an asset or a liability in the U.S. Government-wide financial statements. Treasury securities provide the (component entity) with authority to draw upon the U.S. Treasury to make future benefit payments or other expenditures. When the (component entity) requires redemption of these securities to make expenditures, the Government finances those expenditures out of accumulated cash balances, by raising taxes or other receipts, by borrowing from the public or repaying less debt, or by...
Financial Statement Presentation and Disclosures for the U.S. Government-wide Financial Statements

Financial Statement Presentation

29. Funds from dedicated collections should be shown separately on the U.S. Government Statement of Operations and Changes in Net Position. The portion of Net Position attributable to funds from dedicated collections should be shown separately on the U.S. Government Balance Sheet. (See Appendix C: Pro Forma Illustrations for examples of accounting entries and financial reporting.)

Footnote 10 Net Position is composed of unexpended appropriations and cumulative results of operations for component entities. Since unexpended appropriations are not applicable at the U.S. Government-wide level, net position equals cumulative results of operations.

Disclosure

30. Specific information should be disclosed for selected funds from dedicated collections. Paragraph 24 discusses criteria to consider in selecting individual funds for disaggregated disclosure. The following information should be provided for selected individual funds from dedicated collections, in aggregate for all remaining funds from dedicated collections, and in total for all funds from dedicated collections. The disclosure may present combined or consolidated amounts but must label the amounts accordingly.

1. Condensed information about assets, liabilities and net position.
2. Condensed information on gross cost, exchange revenue, net cost, nonexchange revenues and other financing sources, and change in net position.

31. The information for funds from dedicated collections should be disclosed in the notes accompanying the basic financial statements. Information for funds not shown individually may be aggregated (see paragraph 24). A total column should be presented that relates the disaggregated data to the data on the face of the principal financial statements. The net position shown in the note disclosure should agree with the portion of net position attributable to funds from dedicated collections shown on the face of the balance sheet.

32. A note disclosure should provide a reference to component reports for additional information about individual funds from dedicated collections.

Federal Accounting Standards Advisory Board
Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards 27
Date of Document (same as on cover)
Preballot Draft
33. A note disclosure should provide a general description of funds from dedicated collections and an explanation of how the Federal Government as a whole could provide the resources represented by the balance in Treasury securities held by funds from dedicated collections.

34. A fund from dedicated collections should not be characterized as a “trust” in general purpose external financial reports of Federal entities. (The use of the term “trust fund” is acceptable only in the fund’s official title.)

Basis of Accounting

35. All amounts reported and disclosed in the reporting entity’s basic financial statements or the notes thereto, as required in paragraphs 20 through 34, should be recognized and measured using the standards provided in generally accepted accounting principles applicable to the Federal Government.

Effective Date and Implementation

36. This standard is effective for periods beginning after September 30, 2005. Early adoption is not permitted. In the year this standard becomes effective, entities should not restate the prior period columns of the basic financial statements and related disclosures.

Effect on Existing Standards

37. [Paragraph 37 was superseded by paragraph 34 of SFFAS 31, which rescinded paragraphs 83 through 87 of SFFAS 7.]

38. This standard amends Statement of Federal Financial Accounting Concepts (SFFAC) 2, Entity and DisplayFootnote 3, as follows:

For some trust funds, the collection of the revenues is performed by an organizational entity acting in a custodial capacity that differs from the organizational entity that administers the trust fund. In those instances, the organizational entity that collects the revenue would be responsible for reporting only the collection and subsequent disposition of the funds. The organizational entity responsible for carrying out the program(s) financed by a trust fund, or in the case of multiple responsible entities, the entity with the preponderance of fund activity, will report all assets, liabilities, revenues and expenses of the fund, notwithstanding the fact that another entity has custodial responsibility for the assets. In the case of multiple responsible entities, if the separate portions of the program can be clearly identified with a responsible component entity, then each component entity should...
report its portion in accordance with the requirements of SFFAS 27, *Identifying and Reporting Funds from Dedicated Collections*. If separate portions cannot be identified, the component entity with program management responsibility should report the fund.

39. This standard amends SFFAC 3, Management's Discussion and Analysis-Concepts, paragraph 26 as follows:

Financial Results, Position and Condition-MD&A should help those who read it to understand the entity's financial results and financial position and the entity's effect on the financial position and condition of the Government. It should give readers the benefit of management's understanding of the significance and potential effect from both a short- and a long-term perspective of:

- the variations discussed in paragraph 14 in terms of major changes in types or amounts of assets, liabilities, costs, revenues, obligations and outlays;
- particular balances and amounts shown in the basic financial statements, including the notes, such as those dealing with earmarked funds dedicated collections, if relevant to important financial management issues and concerns; and
- the entity's required supplementary stewardship information (because RSSI describes economic conditions that cannot be expressed in the basic financial statements).

The provisions of this statement need not be applied to immaterial items.
Appendix C: Earmarked Funds Task Force Participating Agencies

1. U.S. Department of Agriculture
2. Department of Commerce
3. Commodity Futures Trading Commission
4. Department of Defense
5. Department of Energy
6. Environmental Protection Agency
7. Federal Communications Commission
8. Government Accountability Office
9. Department of Health and Human Services
10. Department of Homeland Security
11. Department of Housing and Urban Development
12. Department of the Interior
13. Department of Justice
14. Department of Labor
15. Office of Management and Budget
16. Office of Personnel Management
17. Railroad Retirement Board
18. Securities and Exchange Commission
19. Social Security Administration
20. State Department
21. Department of Transportation
22. Treasury Department (main Treasury and CFR reporting)
23. Department of Veterans Affairs
24.
25.
26.
27.

Federal Accounting Standards Advisory Board
Revisions to Identifying and Reporting Earmarked Funds: Amending Statement of Federal Financial Accounting Standards
Date of Document (same as on cover)
Preballot Draft
<table>
<thead>
<tr>
<th></th>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>FASAB</td>
<td>Federal Accounting Standards Advisory Board</td>
</tr>
<tr>
<td>3</td>
<td>FY</td>
<td>Fiscal Year</td>
</tr>
<tr>
<td>4</td>
<td>SFFAC</td>
<td>Statement of Federal Financial Accounting Concepts</td>
</tr>
<tr>
<td>5</td>
<td>SFFAS</td>
<td>Statement of Federal Financial Accounting Standards</td>
</tr>
</tbody>
</table>
Appendix E: Glossary

**Component entities** - The term “component entity” is used to distinguish between the U.S. federal government and its components. The U.S. federal government as a whole is composed of organizations that manage resources and are responsible for operations, i.e., delivering services. These include major departments and independent agencies, which are generally divided into suborganizations, i.e., smaller organizational units with a wide variety of titles, including bureaus, administrations, agencies, and corporations. (SFFAC No. 2, Entity and Display, pars. 11-12). Use of “component entity” in this standard is only intended to distinguish between the U.S. federal government’s consolidated financial statements and financial statements of its components.

**Dedicated Collections** - Dedicated collections are specifically identified revenues, provided to the government by non-federal sources, often supplemented by other financing sources, which remain available over time. These specifically identified revenues and other financing sources are required by statute to be used for designated activities, benefits or purposes, and must be accounted for separately from the Government’s general revenues. The three required criteria for funds from dedicated collections are:

1. A statute committing the Federal Government to use specifically identified revenues and or other financing sources that are originally provided to the federal government by a non-federal source* only for designated activities, benefits or purposes;
2. Explicit authority for the fund to retain revenues and other financing sources not used in the current period for future use to finance the designated activities, benefits, or purposes; and
3. A requirement to account for and report on the receipt, use, and retention of the revenues and other financing sources that distinguishes the fund from the Government’s general revenues.

*In some cases, specifically identified revenues or other financing sources are collected from a non-federal source by one agency and transferred or appropriated to another. For example, Social Security taxes are collected from non-federal entities (employees and employers) by the Internal Revenue Service. Those amounts are subsequently appropriated and transferred to the Social Security Administration. This internal process does not change the nature of the revenue or other financing source (i.e., specifically identified revenues or other financing sources originally collected from a non-federal source).
FASAB Board Members

Tom L. Allen, Chair
Debra J. Bond
Robert F. Dacey
Michael H. Granof
Mark Reger
Norwood J. Jackson, Jr.
Alan H. Schumacher
D. Scott Showalter
Harold I. Steinberg

FASAB Staff

Wendy M. Payne, Executive Director

Project Staff

Eileen W. Parlow

Federal Accounting Standards Advisory Board
441 G Street NW, Suite 6814
Mail Stop 6K17V
Washington, DC 20548
Telephone 202-512-7350
FAX 202-512-7366
www.fasab.gov
, or with the minority view to report minimum information parenthetically on the face of the component entity financial statements

Staff edit- Moved first sentence to b because proposal is only reflected in par. A19, not par. 11.

Staff edits for clarity and to address Scott Showalter concern

For clarity, recommended by Woody Jackson.