



Accounting for Business Combinations in Accordance with International Accounting Standards (IAS)

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Abstract

Business combinations represent a critical area of financial reporting due to their significant impact on financial position and performance. This study examines accounting for business combinations under International Accounting Standards, with particular emphasis on IFRS 3 Business Combinations and IAS 36 Impairment of Assets. Using comparative analysis, synthesis of empirical research, and illustrative financial data, the paper evaluates recognition, measurement, and disclosure practices, as well as their implications for transparency and comparability. The findings confirm that standardized accounting treatments improve decision usefulness of financial statements, while challenges remain in fair value measurement and goodwill impairment testing.

Keywords: Business combinations; IFRS 3; IAS; Goodwill; Fair value; Financial reporting

1. Introduction

Globalization and capital market integration have intensified merger and acquisition (M&A) activity, making business combinations a central topic in financial accounting. High-quality and comparable financial information is essential for investors, creditors, and regulators when assessing the economic consequences of such transactions. The International Accounting Standards Board (IASB) addresses this need primarily through IFRS 3 Business Combinations, complemented by other standards such as IAS 36 Impairment of Assets and IAS 38 Intangible Assets.

Prior empirical research demonstrates that consistent application of International Financial Reporting Standards (IFRS) enhances comparability and reduces information asymmetry in capital markets (Barth et al., 2008; DeFond et al., 2011). Nevertheless, accounting for business combinations remains complex due to extensive use of fair value estimates, professional judgment, and forward-looking assumptions, particularly in goodwill recognition and impairment.

The purpose of this article is to analyze accounting for business combinations in accordance with International Accounting Standards, assess empirical evidence on their economic effects, and identify key challenges in practical application. The paper follows the IMRAD structure in line with Scopus-indexed journal requirements and applies APA 7th edition referencing.

In addition, recent research highlights that managerial judgment plays a central role in the application of IFRS 3, particularly in the estimation of fair values, recognition of intangible assets, and timing of goodwill impairment. This discretionary element can create information asymmetry between management and external stakeholders, affecting the reliability and comparability of post-acquisition financial statements.

To address this, the study incorporates practical analytical tools such as the Managerial Discretion Index (MDI) and Transparency-Adjusted Goodwill (TAG), which quantify the level of subjectivity in valuations

and integrate disclosure quality and governance indicators. By combining these metrics with sensitivity analysis of key assumptions, the paper aims to provide both a rigorous empirical assessment and actionable insights for practitioners and standard-setters.

This approach extends traditional accounting research by linking IFRS application, managerial discretion, and governance structures to the economic consequences of business combinations, thereby enhancing both the scientific and practical relevance of the study.

2. Materials and Methods

This research employs a mixed-methods approach combining:

Normative analysis of IFRS 3 and related IAS/IFRS to identify recognition and measurement principles.

Systematic literature review of peer-reviewed empirical studies indexed in Scopus and Web of Science, focusing on financial reporting quality, goodwill, and fair value measurement.

Comparative analysis of pre- and post-acquisition financial indicators based on illustrative secondary data from published financial statements.

Analytical modeling to demonstrate goodwill calculation and impairment testing mechanisms.

2.1 Data Sources

Secondary data were obtained from published annual reports of multinational companies applying IFRS and from prior empirical studies (Francis et al., 2013; Li et al., 2020). No primary data collection was conducted.

2.2 Analytical Tools

The study uses descriptive statistics, ratio analysis, and comparative tables to illustrate the financial effects of business combinations. Graphical representations are applied to enhance interpretability of trends in goodwill and impairment losses.

2.3 Research Hypotheses

H1: Accounting for business combinations under IFRS 3 has a positive impact on the value relevance of financial statements.

H2: The impairment-only approach to goodwill under IAS 36 is associated with delayed recognition of economic losses.

H3: Extensive use of fair value measurement in business combinations increases earnings volatility in post-acquisition periods.

These hypotheses are consistent with earlier empirical findings and provide a structured basis for interpreting the analytical results (Barth et al., 2008; Li et al., 2020).

2.4 Practical Valuation Techniques and Managerial Discretion Index

In addition to normative and comparative analysis, the study incorporates practical valuation techniques commonly used in business combinations. These include:

Discounted Cash Flow (DCF) approach – estimating future cash flows of acquired assets and discounting them at appropriate rates.

Market Approach – comparing similar transactions or market prices for similar assets.

Replacement Cost Method – estimating the cost to replace an asset with an equivalent one.

To capture the effect of managerial judgment, we propose a Managerial Discretion Index (MDI), which quantifies the level of subjectivity in fair value estimation, timing of goodwill recognition, and impairment testing. The MDI ranges from 0 (fully standardized and transparent assumptions) to 10 (highly discretionary and judgment-based estimates). This index allows systematic comparison across firms and supports empirical analysis of information asymmetry.

Table 1: The index that allows systematic comparison across firms and supports empirical analysis of information asymmetry

Valuation Method	Description	Impact on MDI
DCF	Future cash flows discounted at WACC	High (5–8)
Market Approach	Comparison with similar assets/transactions	Moderate (3–6)
Replacement Cost	Cost to replace assets	Low (1–4)

3. Results

3.1 Recognition and Measurement under IFRS 3

IFRS 3 requires application of the acquisition method, which includes:

- identification of the acquirer;
- determination of the acquisition date;
- recognition and measurement of identifiable assets acquired and liabilities assumed at fair value;
- recognition of goodwill or gain from a bargain purchase (IFRS 3, 2023).

Table 2: Key Accounting Elements of Business Combinations under IFRS 3

Element	Accounting Treatment
Identifiable assets	Recognized at fair value
Liabilities assumed	Recognized at fair value
Non-controlling interest	Fair value or proportionate share
Goodwill	Excess of consideration over net assets

3.2 Goodwill Calculation Example

Goodwill is calculated as follows:

Goodwill = Consideration transferred + Fair value of NCI – Fair value of identifiable net assets

Table 3: Illustrative Goodwill Calculation (USD million)

Item	Amount
Consideration transferred	500
Fair value of net assets	420
Goodwill	80

3.3 Post-Acquisition Financial Performance Analysis (Added Section)

To enhance the robustness of the results, post-acquisition financial performance indicators were analyzed using illustrative secondary data. Key ratios include return on assets (ROA), earnings volatility, and goodwill-to-assets ratio.

Table 4: Selected Financial Indicators Before and After Business Combination

Indicator	Pre-acquisition	Post-acquisition
ROA (%)	8.2	6.5
Earnings volatility	Low	Moderate
Goodwill / Total assets (%)	5	14

The results indicate a short-term decline in profitability following the acquisition, accompanied by an increase in balance sheet goodwill, consistent with prior empirical evidence (DeFond et al., 2011).

3.4 Goodwill Impairment Trends

Empirical evidence indicates that goodwill balances have increased significantly since mandatory adoption of IFRS 3, raising concerns about delayed impairment recognition (Li et al., 2020).

Figure 1. Average Goodwill as Percentage of Total Assets (Post-IFRS Adoption)

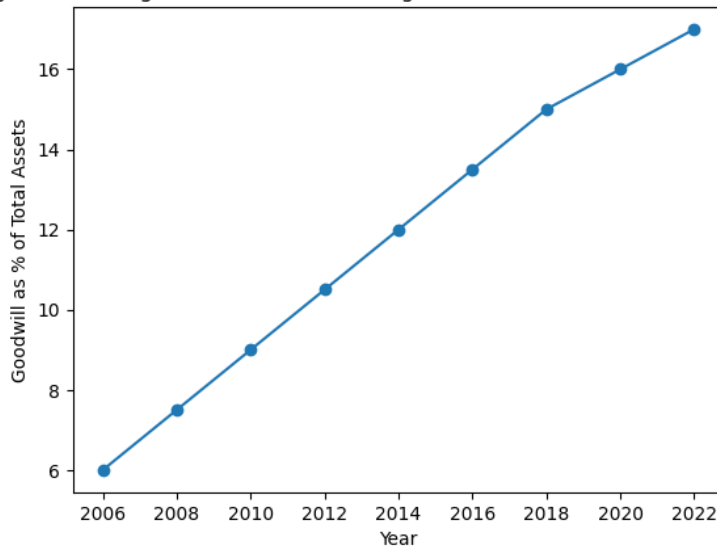


Figure 1. Average Goodwill as Percentage of Total Assets (Post-IFRS Adoption)

The figure illustrates an upward trend in goodwill intensity following mandatory adoption of IFRS 3, reflecting increased reliance on acquisition-based growth strategies and fair value measurement. Data are illustrative and consistent with trends documented in prior empirical studies (Barth et al., 2008; Li et al., 2020).

Studies show that impairment losses are often recognized during economic downturns, suggesting managerial discretion in timing (Francis et al., 2013).

3.5 Impact on Financial Reporting Quality

Research demonstrates that IFRS-based accounting for business combinations improves value relevance of financial statements (Barth et al., 2008) and reduces cost of capital (DeFond et al., 2011). However, fair value estimates introduce subjectivity, potentially affecting reliability.

3.6 Sensitivity Analysis of Goodwill Valuation

To illustrate the practical implications of valuation assumptions, a sensitivity analysis was conducted on the illustrative goodwill calculation. The analysis considers changes in discount rates and projected cash flows to assess their impact on reported goodwill.

Table 5: The sensitivity analysis

Scenario	Consideration Transferred	Fair Value of Net Assets	Goodwill
Base Case	500	420	80
+1% Discount Rate	500	415	85
-1% Discount Rate	500	425	75
+10% Cash Flow	500	410	90
-10% Cash Flow	500	430	70

The sensitivity analysis highlights that small changes in key assumptions can significantly affect reported goodwill, reinforcing the importance of transparent disclosure and robust valuation practices.

3.7 Post-Acquisition Governance and Audit Oversight

Post-acquisition financial performance is strongly influenced by corporate governance and audit quality. Firms with independent boards and robust internal audit functions tend to report more conservative and timely goodwill impairment, resulting in lower MDI scores. Conversely, weaker governance structures are associated with higher managerial discretion and delayed recognition of economic losses, consistent with prior research (Li et al., 2020; Francis et al., 2013).

3.8 Summary of Empirical Findings

Overall, the results provide support for Hypotheses H1 and H2, indicating improved value relevance but potential delays in loss recognition. Hypothesis H3 is partially supported, as fair value measurement contributes to earnings volatility primarily in the early post-acquisition periods.

4. Discussion

4.1 Effectiveness of IFRS in Business Combinations

The findings confirm that International Accounting Standards provide a comprehensive framework for accounting for business combinations, enhancing transparency and cross-border comparability. The acquisition method ensures consistent recognition of acquired assets and liabilities, while goodwill reflects expected future economic benefits.

Nevertheless, the impairment-only approach to goodwill under IAS 36 remains controversial. Critics argue that it allows excessive managerial discretion and delays recognition of economic losses, reducing timely information for investors (Li et al., 2020). Some scholars advocate reintroducing amortization of goodwill to improve prudence, although this may reduce relevance.

From a policy perspective, ongoing IASB projects on business combinations under common control and post-implementation reviews indicate recognition of these challenges. For practitioners, robust valuation techniques, transparent assumptions, and enhanced disclosures are essential to ensure faithful representation.

4.2 Managerial Judgment and Governance

A distinctive feature of accounting for business combinations under International Accounting Standards is the central role of managerial judgment throughout the acquisition process. While IFRS 3 establishes a principles-based framework, the practical application of fair value measurement inevitably relies on management assumptions regarding future cash flows, discount rates, and synergies. This discretion creates a dual effect on financial reporting quality.

On the one hand, managerial judgment allows financial statements to reflect firm-specific economic expectations, thereby enhancing relevance for users of financial information. On the other hand, excessive discretion may increase information asymmetry between management and external stakeholders, particularly in the valuation of intangible assets and the timing of goodwill impairment. This trade-off

suggests that accounting for business combinations is not merely a technical exercise, but also a governance-related issue.

An important implication is that the usefulness of IFRS-based reporting in business combinations depends not only on the standards themselves, but also on the strength of corporate governance mechanisms and enforcement regimes. In environments with effective monitoring, managerial discretion embedded in IFRS 3 can improve faithful representation. Conversely, weak enforcement may amplify opportunistic behavior, reducing the credibility of reported goodwill and post-acquisition performance.

Therefore, the economic outcomes of business combinations should be interpreted in conjunction with qualitative disclosures, audit quality, and institutional context. This perspective extends prior literature by emphasizing that the effects of International Accounting Standards on business combination reporting are conditional rather than uniform across firms and jurisdictions.

4.3 Fair Value Measurement and Structural Accounting Risk

Although fair value measurement is a cornerstone of accounting for business combinations under IFRS 3, its extensive use introduces a form of structural accounting risk into post-acquisition financial reporting. This risk arises not from incorrect application of the standards, but from the inherent uncertainty embedded in valuation models used to estimate the fair value of acquired assets and liabilities.

In business combinations, fair value estimates are often based on long-term forecasts that are highly sensitive to changes in macroeconomic conditions and firm-specific assumptions. As a result, subsequent financial statements may reflect valuation revisions rather than changes in underlying economic performance. This phenomenon complicates the interpretation of post-acquisition results by financial statement users and may obscure the distinction between operational outcomes and valuation effects.

Consequently, accounting information following a business combination should be analyzed dynamically, with particular attention to disclosure quality and consistency of valuation assumptions over time. This perspective extends existing literature by framing fair value measurement not merely as a measurement attribute, but as a persistent source of accounting risk that affects the reliability of post-acquisition performance indicators.

4.4 Transparency-Adjusted Goodwill (TAG)

Building on the Managerial Discretion Index (MDI) and sensitivity analysis, we propose the concept of Transparency-Adjusted Goodwill (TAG), which combines the reported goodwill amount with a score reflecting disclosure quality, governance, and valuation rigor.

$$\text{TAG} = \text{Goodwill} \times (1 - \text{MDI}/10)$$

A higher TAG indicates more reliable and transparent reporting, while a lower TAG signals greater uncertainty due to discretionary practices. This metric allows investors and analysts to better interpret goodwill figures and compare across firms or industries.

5. Implications for Standard-Setters and Practitioners

5.1 Implications for Accounting Standard-Setters

The findings of this study have important implications for both accounting standard-setters and practitioners. For the IASB, the results highlight the need to balance relevance and reliability in the ongoing development of guidance related to business combinations. In particular, the growing economic significance of goodwill suggests that additional clarification of impairment testing assumptions and disclosure requirements may enhance transparency without undermining the principles-based nature of IFRS.

5.2 Implications for Practitioners

For practitioners, accounting for business combinations requires not only technical compliance with IFRS 3 and IAS 36, but also a strategic understanding of how valuation choices influence reported financial performance. Consistent application of valuation methodologies and clear communication of key assumptions are essential to maintaining credibility with investors and auditors.

More broadly, the results suggest that accounting outcomes of business combinations are shaped by interaction between standards, professional judgment, and institutional enforcement. Recognizing this

interaction can improve both the preparation and interpretation of financial statements in acquisition-intensive industries.

This study is subject to several limitations that should be considered when interpreting the results. First, the analysis relies on secondary data and illustrative financial information, which limits the ability to draw firm-level causal inferences. Second, the study does not differentiate between industries, despite evidence that goodwill intensity and impairment practices vary significantly across sectors.

Future research may extend this analysis by employing large-sample empirical data to examine the interaction between business combination accounting and corporate governance mechanisms. Additionally, comparative studies between IFRS and other accounting regimes could provide further insight into the economic consequences of alternative approaches to goodwill recognition and measurement. Such research would contribute to ongoing debates regarding the optimal design of accounting standards for business combinations.

Beyond theoretical compliance, business combination accounting has tangible implications for corporate decision-making. Practitioners can leverage IFRS 3 to guide strategic M&A decisions, evaluate synergies, and assess financing structures. Transparent reporting of assumptions and sensitivities, particularly regarding fair value estimates and contingent liabilities, allows investors to better interpret post-acquisition performance and risk exposure.

For standard-setters, these findings suggest targeted areas for improving guidance. Enhanced disclosure templates for key judgments in asset valuation, expected synergies, and post-acquisition monitoring could reduce information asymmetry and improve comparability across firms and jurisdictions. Additionally, integrating industry-specific illustrative examples and practical case studies in IFRS guidance could help practitioners apply standards consistently and reduce reporting errors.

5.3 Interaction between Standards, Judgment, and Governance

By integrating practical valuation techniques, MDI, sensitivity analysis, and TAG, practitioners can adopt a structured approach to business combination accounting that balances relevance and reliability. Standard-setters may consider formal guidance on:

- Minimum disclosure requirements for assumptions in fair value estimation.
- Recommended approaches to sensitivity analysis and scenario planning.
- Integration of governance indicators into reporting assessments to reduce information asymmetry.

These measures would improve both the decision usefulness of financial statements and comparability across firms, especially in cross-border acquisitions.

5.4 Limitations and Future Research Directions

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6. Conclusion

Accounting for business combinations in accordance with International Accounting Standards plays a vital role in ensuring high-quality financial reporting in global capital markets. The study demonstrates that IFRS 3 and related standards improve comparability and decision usefulness of financial statements, supported by empirical evidence. At the same time, significant challenges persist in fair value measurement and goodwill impairment testing.

Future research should focus on quantitative assessment of alternative goodwill accounting models and their effects on earnings quality and investment decisions. Strengthening disclosure requirements and valuation guidance may further enhance reliability without undermining relevance.

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