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(तीसरा पुनरीक्षण)

**Securities and Related Financial
Instruments — Classification of
Financial Instruments CFI Code**
(*Third Revision*)

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NATIONAL FOREWORD

This Indian Standard (third revision) which is identical with ISO 10962:2021 ‘Securities and related financial instruments — Classification of financial instruments (CFI) code’ issued by the International Organization for Standardization (ISO) was adopted by the Bureau of Indian Standards on recommendation of the Banking and Financial Services Sectional Committee and approval of the Services Sector Division Council.

This standard was first published in 2005 as an identical adoption of ISO 10962 : 1997 ‘Securities — Classification of Financial Instruments (CFI code)’ under dual numbering system and further revised in 2018 and then in 2021. This third revision has been undertaken to align the Indian Standard with the latest version of ISO 10962 that is, ISO 10962 : 2021 (Securities and related financial instruments — Classification of financial instruments (CFI) code).

The previous edition has been technically revised. The main changes to the previous edition are as follows:

- a) The CFI code list has been removed from the specification and moved to an external code list.
- b) The structure of the CFI and content of the code list are captured in the form of a machine-readable semantical model of the code lists and their values. It is important to understand that this is a semantic representation of the CFI hierarchical structure and not a canonical semantic classification of financial instruments, which is beyond the scope of this document.
- c) The CFI external code list is maintained and published by the ISO 10962 maintenance agency, which is responsible for managing the modification and enhancement of the code lists, their values and corresponding descriptions. The maintenance agency is responsible for publishing the CFI code list. The CFI external code list is published in a selection of human-readable and machine-readable data formats [for example spreadsheet, PDF, comma-separated values (CSV), JSON-LD, TTL] at the discretion of the maintenance agency. See https://www.iso.org/maintenance_agencies.html#81140.

The text of ISO Standard has been approved as suitable for publication as an Indian Standard without deviations. Certain conventions are, however, not identical to those used in Indian Standards. Attention is particularly drawn to the following:

- a) Wherever the words ‘International Standard’ appear referring to this standard, they should be read as ‘Indian Standard’.
- b) Comma (,) has been used as a decimal marker while in Indian Standards, the current practice is to use a point (.) as the decimal marker.

In this adopted standard, references appear to certain International Standards for which Indian Standards also exist. The corresponding Indian Standards which are to be substituted in their respective places are listed below along with their degree of equivalence for the editions indicated:

<i>International Standard</i>	<i>Corresponding Indian Standard</i>	<i>Degree of Equivalence</i>
ISO 6166 Securities and related financial instruments — International securities identification numbering system (ISIN)	IS 15415 : 2021/ISO 6166 : 2021 Securities and related financial instruments — International securities identification numbering system (ISIN) (<i>first revision</i>)	Identical with ISO 6166 : 2021

Annex A is for information only.

Contents

Page

Introduction	iv
1 Scope	1
2 Normative references	1
3 Terms and definitions	1
4 Conventions and principles	2
4.1 General.....	2
4.2 Category.....	4
4.3 Group.....	4
4.4 Attributes.....	4
4.5 Semantic model of the external code list for the CFI.....	4
5 CFI code allocation	6
5.1 General.....	6
5.2 Existing CFI codes and existing financial instruments without a CFI code.....	7
6 Maintenance	7
Annex A (informative) Classification examples	8
Bibliography	9

Introduction

The classification of financial instruments (CFI) code was developed to address several problems that concerned the financial community. With the growth of cross-border trading, the requirement to improve communication of information among market participants had become critical.

The business problems centred around an inability to obtain information on financial instruments due to the lack of a consistent and uniform approach to grouping financial instruments. With the explosive growth over the previous 20 years in new instruments and features attached to financial instruments, a serious communication problem had developed.

Many market participants were using similar terminology for instruments having significantly different features. This problem was compounded when market participants looked beyond their own national markets where they encountered the same words used to describe instruments with significantly different features. Where the terminology was in a different language, market participants encountered additional problems of translation, which can also be misleading.

In addition, the customs and practices of local markets varied considerably in how they structured financial instruments, often leaving foreign participants perplexed. On careful analysis, it was often found that the characteristics and features of these instruments were similar to domestic instruments. However, most market participants did not have the time and resources to do this analysis.

The inability to group financial instruments in a consistent manner was another problem encountered by market participants. Reports of holdings by different sources for similar financial instruments often resulted in those instruments being categorized differently. This not only affected comparability but caused a credibility issue with the reader. When relative performance is measured, the ability to properly categorize holdings is essential if true comparisons are to be made.

A twofold solution was developed to address these problems. One was to establish a series of codes that classify financial instruments having similar features. The other was to develop a glossary of terms and provide common definitions that allow market participants to easily understand the terminology being used.

The benefits derived are many:

- The CFI code system provides a set of codes for financial instruments that can be used globally for straight-through processing by all involved participants in an electronic data processing environment. For example, readers of portfolio holdings see reports from different sources using the same categories, groups and attributes, making the comparison of instruments more credible.
- The use of these codes increases the efficiency, reliability, data consistency and transparency of financial services transactions for both market and reference data. Classifying financial instruments in a consistent, structured and standardized way is also beneficial for regulatory reporting requirements.
- The broadened scope and coverage of CFI codes encourages market participants to take advantage of other International Standards, particularly international securities identification numbers (ISINs).
- It is intended that the improved understanding of the characteristics and categorization leads to a better understanding of financial instruments. This leads to more active markets and improved market liquidity. In addition, these codes are displayed on websites using internet technology, which has allowed the growth of e-issuing, e-trading and e-settlements.
- The CFI code system can further serve as a basis for the classification of financial instruments for industry risk aggregation and regulatory reporting.

The International Organization for Standardization (ISO) draws attention to the fact that it is claimed that compliance with this document may involve the use of a patent.

ISO takes no position concerning the evidence, validity and scope of this patent right.

The holder of this patent right has assured ISO that he or she is willing to negotiate licences under reasonable and non-discriminatory terms and conditions with applicants throughout the world. In this respect, the statement of the holder of this patent right is registered with ISO. Information may be obtained from the patent database available at www.iso.org/patents.

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Indian Standard

SECURITIES AND RELATED FINANCIAL INSTRUMENTS
CLASSIFICATION OF FINANCIAL INSTRUMENTS CFI CODE
(*Third Revision*)

1 Scope

This document defines and describes the structure for the codes for an internationally valid system to classify financial instruments. The classification system applies to financial instruments negotiated internationally as well as to domestic instruments. The term “financial instruments” refers not only to classical securities and derivatives but also covers the innovative financial products that have emerged in different markets (a trend that is expected to continue in the future).

This document is intended for use in any application in the trading and administration of financial instruments in the international securities business. Insofar as the trading and administration of securities do not affect other countries, the application of this document remains at the discretion of the responsible national bodies, such as stock exchanges, banks, brokers, regulatory bodies and other institutions active in the securities field.

In principle, the CFI code reflects characteristics that are defined when a financial instrument is issued and that remain unchanged during its entire lifetime. However, a few events that can lead to a new CFI code for the same instrument are anticipated, such as the changing of voting rights or ownership restrictions by a stockholders' meeting.

2 Normative references

There are no normative references in this document.

3 Terms and definitions

For the purposes of this document, the following terms and definitions apply.

ISO and IEC maintain terminological databases for use in standardization at the following addresses:

- ISO Online browsing platform: available at <https://www.iso.org/obp>
- IEC Electropedia: available at <http://www.electropedia.org/>

3.1

concept

unit thought, idea or meaning

Note 1 to entry: A concept uses an *Internationalized Resource Identifier* (3.2) as a unique identifier.

3.2

Internationalized Resource Identifier

IRI

unique string of characters to identify a *concept* (3.1)

Note 1 to entry: The IRI supersedes the universal resource identifier (URI) for use in identifying concepts within a *Resource Definition Framework* (3.3).

3.3

Resource Definition Framework

RDF

general method used to model *concepts* (3.1)

3.4 Web Ontology Language OWL

semantic web language designed to represent rich and complex knowledge about things, groups of things and relations between things, allowing one to represent hierarchical class relationships and capture properties and constraints, among other things

Note 1 to entry: Further information is provided at: <https://www.w3.org/OWL/>. There are various syntax conventions by which OWL can be represented [see *Terse RDF Triple Language* (3.6)].

Note 2 to entry: Any terms that are part of this vocabulary are prefixed with owl:

3.5 Simple Knowledge Organization System SKOS

W3C recommendation designed for representing classification schemes and taxonomies

Note 1 to entry: Like OWL, SKOS is an RDF-based vocabulary..

Note 2 to entry: Unlike the class hierarchy one can develop in OWL, SKOS provides the ability to create hierarchies that utilize different types of relationships, e.g. is-a-part/member-of and as such, and also provides the opportunity to support classifications and taxonomies across a broad range of information and use cases.

Note 3 to entry: Further information is provided at: <https://www.w3.org/SKOS/>.

Note 4 to entry: Any terms that are part of this vocabulary are prefixed with skos:.

3.6 Terse RDF Triple Language TTL

syntax convention that represents the *Web Ontology Language* (3.4)

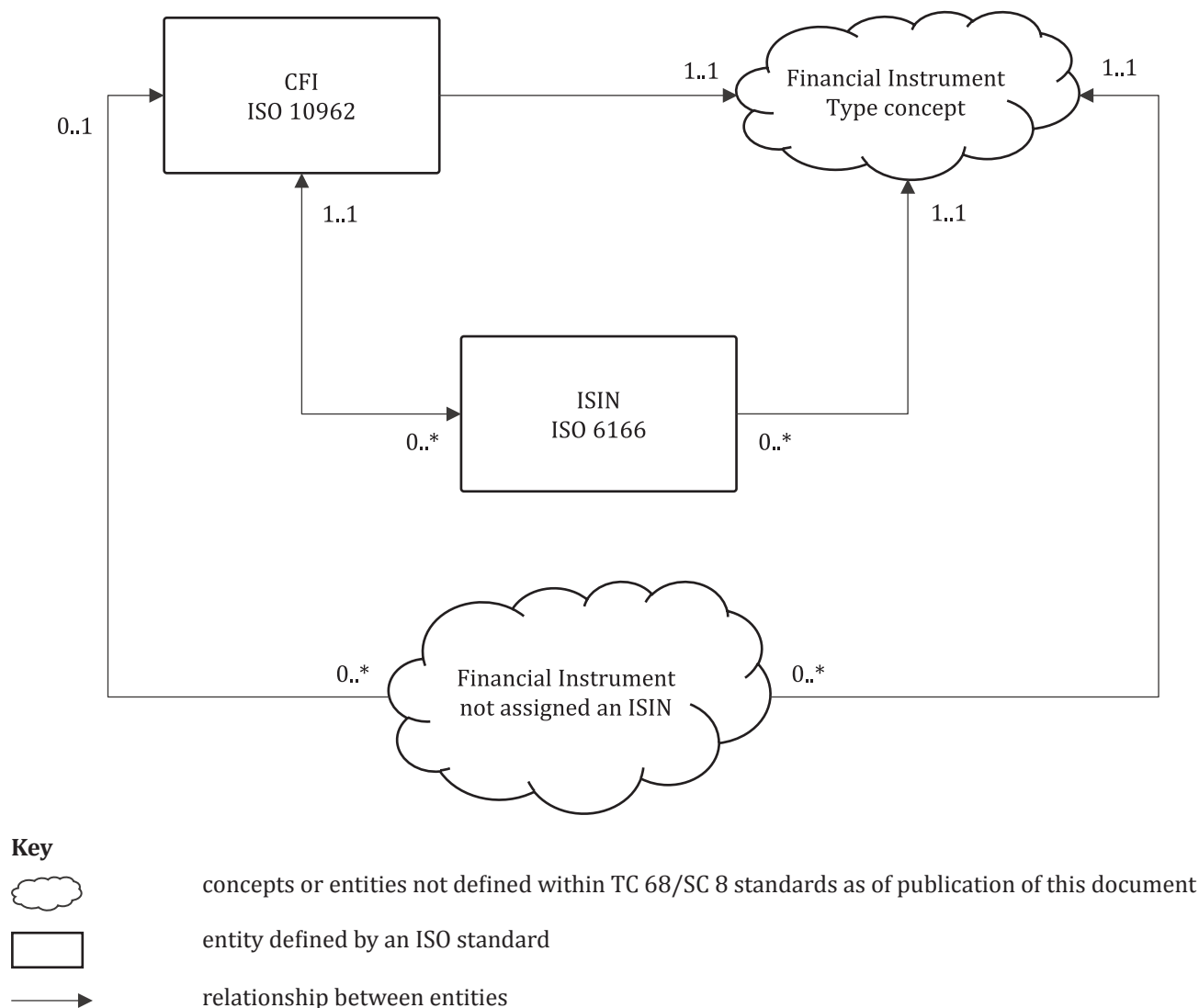
Note 1 to entry: Further information on this OWL syntax and details regarding how it is structured is provided at: <https://www.w3.org/TeamSubmission/turtle/>.

4 Conventions and principles

4.1 General

The CFI code provides the most comprehensive information possible while maintaining the manageability of the code. One of the essential rules of this CFI concept is that the classification is determined by the intrinsic characteristics of the respective financial instruments and not by the instrument names and terms prevailing in a given country; these terms can be used in a different sense in another country. This principle avoids confusion arising from different linguistic usage as well as redundancy, while allowing objective comparison of the instruments across all domestic markets.

The CFI code should be defined in such a way that there is only one possible unique CFI code per type of financial instrument. The CFI code should have a one-to-many relationship with financial instruments. A financial instrument should only be associated with a single CFI code, see [Figure 1](#).



Cardinality rules

- 0..* (optional, zero or more)
- 1..1 (one to one)

Figure 1 — Entity relationship

The CFI code is composed of six alphabetic characters where each character position has special significance. The structure can be summarized as follows (detailed descriptions are provided in the following subclauses):

- The first character represents the Category of the instrument.
- The second character represents the Group within a given Category.
- The third to the sixth characters are attributes which are defined to be significant within the context of a given Category and Group.

The alphabetic characters A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, S, T, U, V, W, X, Y and Z are available for assignment. Two alphabetic characters have special meanings and cannot be redefined:

X Not applicable or undefined: the character 'X' may be used for any respective Attribute if the information is unknown, not available or applicable at the time of assignment, regardless of whether it is stated as an available character for the Attribute and should be updated to reflect the respective Attribute as soon as it is known or available.

The character 'X' shall not be used as a value in this manner for Category or Group.

M Others (miscellaneous): the character 'M' exclusively represents 'Others (miscellaneous)' and may only be used where it is available as a character within the context of its parent category or group. 'M' is only to be selected when the Category, Group or Attribute being classified shall not be attributed to an existing specified Category, Group or Attribute.

The meaning of an alphabetic character is local to, and only valid within, the context of its parent category or its group.

Refer to [Annex A](#) for an example.

4.2 Category

The first character indicates the highest level of classification, the Category, which describes the broad asset classes of the instrument, such as debt, equities, listed options, referential instruments or swaps.

4.3 Group

The second character indicates specific Groups within each category. For example, equities are broken down into groups such as common or ordinary shares, preferred or preference shares, and common or ordinary convertible shares. Within the category of debt instruments, groups include bonds and convertible bonds.

For the complete classification breakdown covering all categories, see https://www.iso.org/maintenance_agencies.html#81140.

4.4 Attributes

The last four characters indicate the most relevant attributes applicable to each group within a category. Whereas voting rights, ownership, transfer or sales restrictions, payment status and form are useful information in equities, these features do not exist for options, which have other attributes such as option style, underlying assets, delivery, standardized or non-standardized, or trigger. The position of the four attributes among them do not represent a hierarchical structure within the instrument group.

4.5 Semantic model of the external code list for the CFI

The metamodel for the CFI consists of a specification of each type of CFI component (e.g. Category, Group, First Attribute) as well as the metadata that is attached to each of those components. The annotations function to describe the elements (e.g. provide the definition) as well as to specify certain administrative facts associated with the item (e.g. whether the item has been deprecated), see [Figure 2](#).

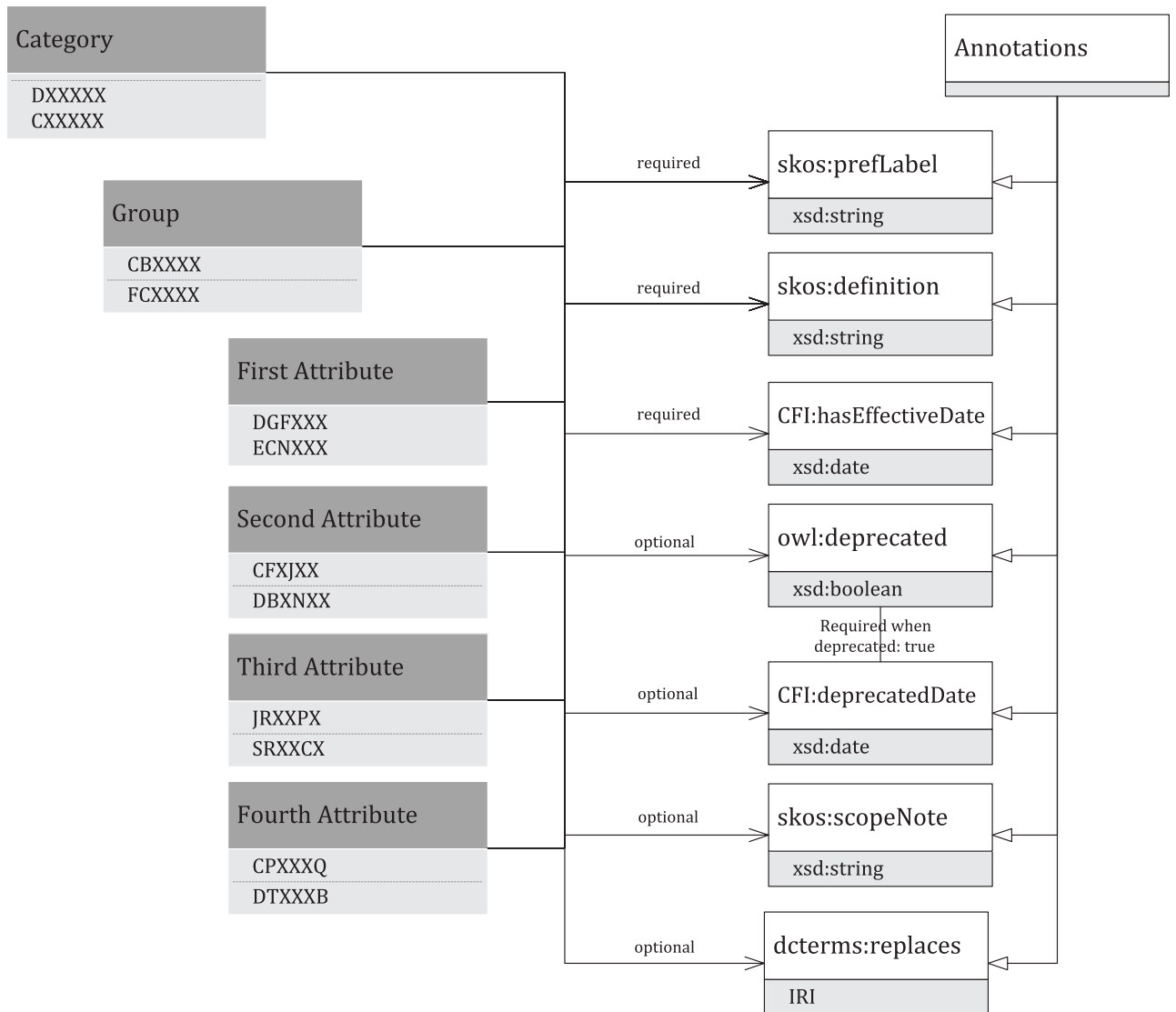


Figure 2 — CFI metamodel

In each case, the individual value specified will be both a `skos:Concept` and `owl:NamedIndividual`. The key relationship in each instance will be specified with `skos:broader` where the relevant individual that is a member of the more general class is specified. Visually, the model is structured as shown in [Figure 3](#).

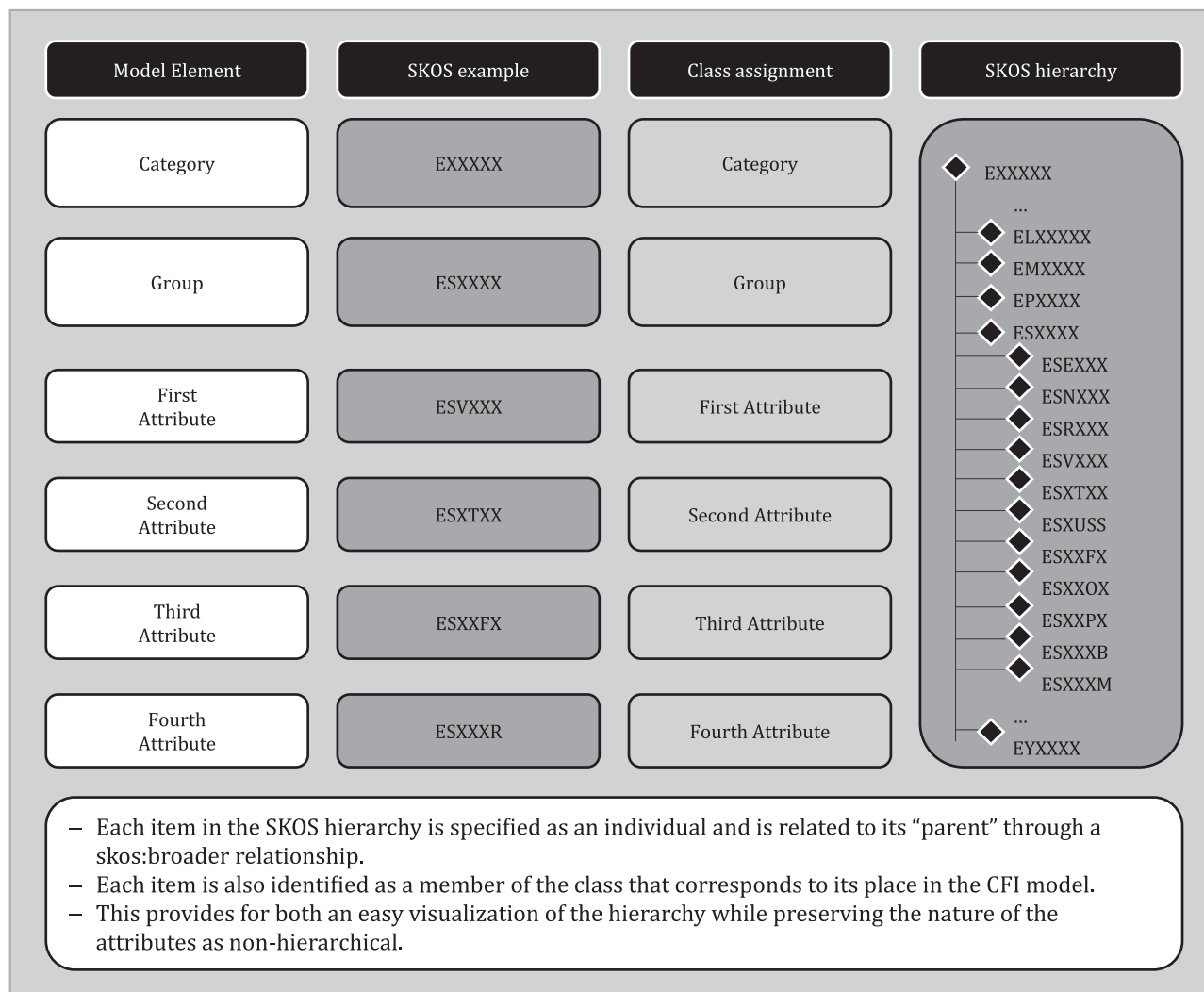


Figure 3 — CFI relationship model

Note that the attributes (First Attribute, Second Attribute, Third Attribute, Fourth Attribute) do not stand in a hierarchical relationship to each other in any instance. Rather, they are all specified as having the appropriate individual that is a member of the class “Group” as the skos:broader “parent”. This is deliberate, as the attribute-level individuals are not semantically related in the actual CFI code strings. This further has the consequence that each Attribute is specified within the context of both a Category and a Group.

5 CFI code allocation

5.1 General

CFI codes are assigned following the conventions and principles of [Clause 4](#).

Where an instrument is identified using ISO 6166, the relevant ISIN allocation agency will also assign the CFI code. This CFI code will always be considered as the official CFI code.

For those instruments where no ISIN is assigned, the CFI code may be derived by a user in accordance with this document, the external code list and any recommendations or guidelines published by the maintenance agency.

CFI codes shall be assigned in a timely manner in order to meet the needs of the user community.

5.2 Existing CFI codes and existing financial instruments without a CFI code

The assignment of CFI codes for existing and new instruments will transition to the most recent edition. The maintenance agency shall determine transition timeframes and versioning for new releases of the CFI code set.

The assignment of CFI codes for existing financial instruments without a CFI code shall be based on the most recent edition.

6 Maintenance

A maintenance agency established by the ISO council acts in accordance with procedures approved by the council. It has been entrusted with the following functions: a) to issue and maintain CFI codes and associated metadata as needed; b) to publish and disseminate CFI codes and data records; c) to establish, in the normal course of work, additional rules for the practical application of the principles for issuing and maintaining CFI codes and data records. The name and contact details of the organization acting as the maintenance agency for this document can be found at https://www.iso.org/maintenance_agencies.html#81140.

Enquiries concerning CFI codes, including requests for new codes, should be directed to the maintenance agency.

Annex A (informative)

Classification examples

CFI Code: **ESVUFR**

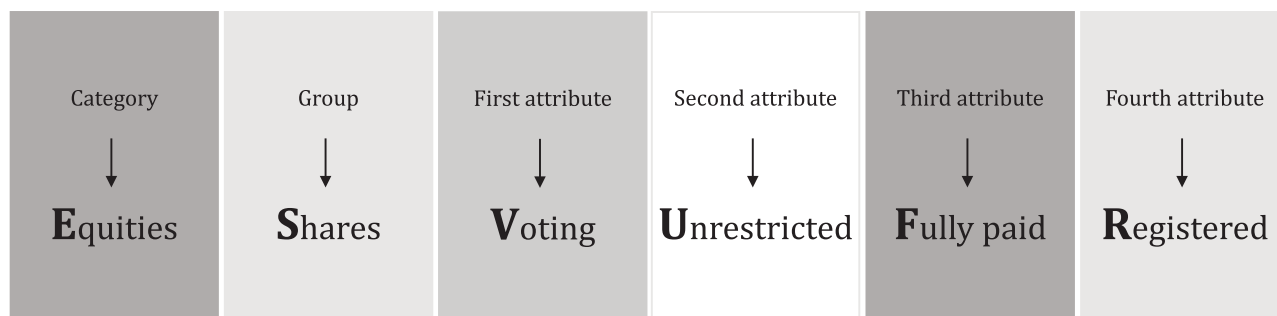


Figure A.1 — Coding of the CFI code

The CFI code ESVUFR (see Figure A.1) can be used for multiple equity securities from various issuers. An example of one financial instrument associated with this CFI code example is provided in [Table A.1](#).

Table A.1 — Example of ISIN mapped to CFI code

Category or group	ISIN	CFI	Issuer or description
Equities or common or ordinary shares	US4592001014	ESVUFR	International Business Machines (IBM)
		E Equities	
		S Common or ordinary shares	
		V Voting	
		U Free (unrestricted)	
		F Fully paid	
R Registered			

Bibliography

- [1] ISO 6166, *Financial services — International securities identification number (ISIN)*
- [2] ISO 15836-1, *Information and documentation — The Dublin Core metadata element set — Part 1: Core elements*

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