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The European System of Central Banks (ESCB) ecb.secretariat@ecb.int

October 24th, 2003

Bundesverband Investment

und Asset Management e.V.

The Committee of European Securities Regulators(CESR) secretariat@europefesco.org

cc: Thorsten.Behnke@bafin.de cc: Roland.Neuschwander@bundesbank.de

ESCB-CESR Standards for Securities Clearing and Settlement Systems in the European Union Your Consultation Announcement

Dear Sir or Madam,

The BVI, the German Investment and Asset Management Association, represents 75 members, the Kapitalanlagegesellschaften and Asset Managers, with more than 950 billions Euro assets under management.

We generally welcome the ESCB-CESR Standards for Securities Clearing and Settlement Systems in the European Union, and in particular **Standard 16**.

We support the idea, that all national and specially cross-border securities transactions should use or accommodate the relevant international communication procedures and message standards. The move towards straight-through processing (STP) will achieve timely, safe and cost-effective securities processing.

The BVI and its member companies support national and international standardization initiatives in the sphere of asset management including those based on the ISO-15022 Standard.

We would like to draw your attention on the Funds Securities Processing Group (FSPG) of the European Federation of Investment Funds and Companies (FEFSI) which is chaired by BVI. FEFSI plays an active role to firstly develop and deliver a matrix of national standardization initiatives.

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The FSPG will work in a second stage on the coordination and establishment of market practices and standards for the processing of fund securities in Europe.

Regulators play an increasing role to increase efficiency in this environment. They could support international communication and message standards by engaging in a dialogue with the industry which standards could (also) be used for regulatory reporting purposes.

For example in the German market it could be envisaged that the envisaged reporting required to the securities regulator BaFin for portfolio holdings of an investment fund (§ 10 Investmentmodernisierungsgesetz) could be similar to the standards concerning the annual report of the fund ("Bundesanzeiger-XML") or the industry reporting standard ("fundsxml.org").

In this way regulators could support standardization initiatives by providing for a "kick start" acceptance of new standards by the securities marktes.

Please do not hesitate to contact us with questions or comments.

Yours sincerely BVI Bundesverband Investment und Asset Management e.V.

Rudolf Siebel (Managing Director) Frank Schöndorf (Vice President)