April 20, 2009

Ms. Elizabeth M. Murphy
Secretary
U.S. Securities and Exchange Commission
100 F Street, N.E.
Washington, DC 20549-1090


Dear Ms. Murphy:

The Investment Company Institute appreciates the opportunity to comment on the Securities and Exchange Commission’s proposed rules establishing a roadmap for a possible transition to International Financial Reporting Standards (“IFRS”). The Proposal commits the Commission to monitor progress toward several milestones through 2011. If the Commission believes the milestones are achieved and it determines that IFRS is globally accepted and consistently applied, it would then consider rulemaking to require U.S. issuers to use IFRS beginning in 2014.

The Roadmap excludes issuers that are investment companies under the Investment Company Act of 1940. The Proposal indicates that investment companies are excluded because of the separate regulatory requirements applicable to funds. The Proposal requests comment on the appropriateness of excluding investment companies from the possible transition to IFRS. The Proposal also requests comment on excluding investment companies from the optional early use of IFRS by issuers that satisfy specified criteria beginning in 2010.

1 The Investment Company Institute is the national association of U.S. investment companies, including mutual funds, closed-end funds, exchange-traded funds (ETFs), and unit investment trusts (UITs). ICI seeks to encourage adherence to high ethical standards, promote public understanding, and otherwise advance the interests of funds, their shareholders, directors, and advisers. Members of ICI manage total assets of $9.47 trillion and serve over 93 million shareholders.

The Institute supports the decision to exclude investment companies from the Proposal at the present time. There are significant differences between U.S. GAAP and IFRS as applied to investment companies. These differences, in our view, make fund financial statements prepared under U.S. GAAP more informative and transparent than those prepared under IFRS. Further, we are concerned that certain elements of IFRS as applied to investment companies directly conflict with Article 6 of Regulation S-X. We believe convergence in accounting standards as applied to investment companies and resolution of these conflicts are prerequisites to any transition to IFRS.

In addition, the typical investor benefits associated with a transition to a single set of accounting standards, e.g., comparable financial information for U.S. and foreign issuers, will be of very limited value in the context of investment companies. U.S. securities laws strongly limit or discourage investment by U.S. persons in foreign funds and U.S. tax rules discourage foreign investment in U.S. investment companies. The cross-border sale of foreign funds in the U.S. and of U.S. investment companies in overseas markets is therefore extremely limited. Further, even absent these impediments, the typical investor benefits would be limited because few European countries apply IFRS to open-end funds. We elaborate on our comments and concerns below.

**Investment Company GAAP vs. IFRS**

U.S. GAAP as applied to investment companies reflects the unique characteristics of pooled investment vehicles. Funds pool investor assets and purchase investment securities with the objective of earning a return through both income and capital growth. U.S. GAAP as applied to investment companies effectively illustrates the fund’s financial position and results of operations by requiring disclosure of the fund’s portfolio holdings, investment income, the change in value of its holdings, as well as key measures, such as total return, the income ratio, the expense ratio, and portfolio turnover.

In contrast, IFRS does not provide accounting standards or guidance specific to the investment company industry. Accordingly, investment companies would apply the same financial reporting standards followed by general corporate enterprises and their financial statement presentation would appear very similar to that of corporate entities. As a result, fund financial statements prepared under IFRS would less clearly reflect the nature of the fund’s investing activities and thus would be far less meaningful to shareholders than those prepared under U.S. GAAP.

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4 GAAP provides industry specific accounting standards and guidance, in addition to the general authoritative accounting pronouncements. The *AICPA Audit and Accounting Guide – Investment Companies* describes fund industry specific guidance and standards.
Differences in Disclosure Requirements

Certain disclosures required under U.S. GAAP are not required by IFRS. The absence of these disclosures, we believe, results in financial statements that are less informative to shareholders. For example, IFRS does not require a detailed schedule of investments or financial highlights. Also, IFRS does not require separate presentation of investment income and gains/losses on investment securities in the statement of operations. Equally problematic, IFRS requires certain disclosures that are not required by U.S. GAAP. In most instances, these additional disclosure requirements, while relevant to general corporate enterprises, are not germane to pooled investment vehicles and serve only to obfuscate more important information. For example, IFRS requires a statement of cash flows and multi-year comparatives information.5

Differences in Accounting Policy

In addition to the disclosure differences described above, IFRS differs from U.S. GAAP on certain matters of accounting policy. For example, IFRS treats open-end fund shares as liabilities, causes brokerage commissions paid on portfolio transactions to be characterized as an expense, and requires consolidation of “controlled” investee companies. We believe these differences would significantly alter the presentation of a fund’s financial position and results of operations.6 Accordingly, we believe there should be convergence between the two regimes before consideration of any mandated transition. Without such convergence, we are deeply concerned that the application of IFRS to funds would result in financial statement presentations that are less meaningful to investment company shareholders.

Conflicts With Regulation S-X

Certain elements of IFRS as applied to investment companies conflict with Article 6 of Regulation S-X. For example, IFRS requires funds to consolidate all investee companies they control. Control is defined as the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.7 Further, IFRS requires consolidation of special purpose entities.8 In


6 The 2007 Letter describes these differences in accounting policy and their effect on fund financial statements in detail.

7 See IAS 27, Consolidated and Separate Financial Statements. The IASB recently released ED 10, Consolidated Financial Statements for public comment. ED 10 revises the definition of control and provides related application guidance. The Institute’s comments on ED 10 recommended that the IASB provide a scope exception from consolidation for investment companies, similar to that found in Regulation S-X and U.S. GAAP.
contrast, rule 6-03(c) of Regulation S-X prohibits an investment company from consolidating any entity that is not an investment company. Investment company application of IFRS could, among other things, result in a) consolidation of “controlled” investee companies; b) elimination of the specialized “master/feeder” presentation of financial statements; and c) require consolidation of a fund where a majority interest is owned by a fund of funds.

IFRS as applied to investment companies causes open-end fund shares to be treated as liabilities.\(^8\) Classification of fund shares as liabilities results in funds having no equity or net assets. Further, under IFRS, dividend and capital gain distributions paid to fund shareholders are reflected as “financing costs” in the income statement (as though distributions paid are similar in nature to interest expense on borrowings). In contrast, rule 6-09 of Regulation S-X requires distributions paid to be presented in the statement of changes in net assets. Further, while Regulation S-X does not specifically address the nature of fund shares (equity vs. liabilities), we note that characterization as liabilities gives rise to numerous non-financial statement related concerns. For example, many investment policies and fee calculations are based on “net assets.” It is unclear how these policies and fee calculations would be applied if the fund were deemed to have no equity.

IFRS requires investment securities traded in active markets to be valued at the bid price.\(^9\) In contrast, rule 6-02(b) of Regulation S-X requires funds, in preparing their financial statements, to value investment securities traded in active markets at the last sale price. These conflicts would cause a fund to violate either IFRS or Regulation S-X, as a fund could not concurrently comply with both. These conflicts would need to be addressed prior to any consideration of a mandated transition to IFRS.

**IFRS Benefits**

Benefits from IFRS include an enhanced ability to compare financial information of U.S. companies with that of non-U.S. companies, as well as improving the comparison of financial information among investment alternatives that cross national boundaries. With more comparable information on U.S. and foreign issuers, investors should be able to make better-informed investment decisions. These types of investor benefits, however, are very limited in the investment company context due to the impact of certain U.S. laws.

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8 See SIC-12, Consolidation—Special Purpose Entities.

9 See IAS 32, Financial Instruments: Presentation. The IASB adopted amendments to IAS 32 in 2008 that allow shares redeemable at the option of the holder at their current fair value to be treated as equity, provided they satisfy certain criteria. We understand, however, that any fund that has more than one class of shares would not satisfy these criteria, and that all share classes would be characterized as liabilities. Also, funds with only a single class of shares would satisfy the criteria and would be characterized as equity. This disparate treatment raises issues of comparability and shareholder confusion.

With respect to the cross-border distribution of funds, U.S. securities and tax laws strongly limit or discourage the offer and sale of foreign funds in the U.S. and, in addition, U.S. tax policies, when compared with foreign tax regimes, frequently disadvantage the sale of U.S. investment companies overseas. Specifically, Section 7(d) of the Investment Company Act of 1940 limits the ability of a foreign fund to register and publicly offer or sell its shares to U.S. persons. Recognizing the challenges posed by Section 7(d), the Commission and the staff have recommended that foreign funds instead form and register a U.S. “mirror” fund, i.e., a U.S. registered fund that mirrors the investments of a foreign manager’s foreign fund. Similarly, U.S. tax rules applied to shareholders of passive foreign investment companies (the “PFIC rules”) also discourage U.S. investment in foreign funds.

Differences in tax policies between the U.S. and other jurisdictions also present disadvantages for U.S. registered investment companies overseas. For example, U.S. investment companies generally are required to distribute their taxable income and gains every year to avoid tax at the fund level. In contrast, many foreign jurisdictions do not require investment companies to distribute their income and gains and may impose little, if any, capital gains tax. This means shareholders in these foreign funds would not recognize any taxable gains or income until their shares are redeemed, as the earnings are “rolled-up” in the share price of the fund. This important difference creates an obvious disadvantage for U.S. investment companies seeking foreign investors; consequently, foreign investors will seek exposure to U.S. securities markets through foreign funds rather than through a U.S.-based fund.

As a result of these impediments, there is limited cross-border distribution of investment companies both into the U.S. and from the U.S. Therefore, from a U.S. perspective, the benefits associated with a transition to IFRS will not be meaningful for investors in the context of investment companies.

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11 Section 7(d) under the Investment Company Act prohibits any company organized outside the U.S. from using the U.S. mails or facilities of interstate commerce in connection with a public offering of its securities, except pursuant to an order from the Securities and Exchange Commission. Such an order must be based on a finding that “it is both legally and practically feasible effectively to enforce the provisions of [the Investment Company Act] against such company.” This standard has proven difficult to meet. See Framlington Unit Management Ltd., SEC No-Action Letter (Jan. 10, 1992); Global Mutual Fund Survey, SEC No-Action Letter (July 14, 1992). See also Protecting Investors, supra note 3.

12 See Applications of Foreign Investment Companies Filed Pursuant to Section 7(d) of the Investment Company Act of 1940, Investment Company Act Release No. 13691 (December 23, 1983); Framlington supra note 11; Protecting Investors, supra 3.

13 Unlike U.S. registered investment companies, foreign funds tend to roll-up their income and gains and the PFIC rules generally make it uneconomic for U.S. persons to invest in foreign funds that roll-up their income and gains.

14 Protecting Investors, at 215-16, supra note 3.
Even absent these impediments to cross-border distribution, the potential for enhanced comparability is limited because many European jurisdictions do not apply IFRS to open end funds. Instead, in most cases, existing national laws permit or require the use of local GAAPs that apply specifically to UCITS and there is no special obligation for funds to prepare financial statements based on IFRS.15

In recent remarks Commission staff has indicated that the Division of Investment Management will be considering reform of fund shareholder annual and semi-annual reports. We believe the shareholder benefits associated with fund shareholder report reform far exceed any benefits that may be associated with transitioning investment companies from U.S. GAAP to IFRS. Accordingly, we encourage the Commission staff to dedicate its resources to shareholder report reform, rather than rule and form changes necessary to accommodate a transition to IFRS.

We appreciate the opportunity to comment on the Proposal. If you have any questions about our comments or would like additional information, please contact the undersigned at 202/326-5851.

Sincerely,

/s/

Gregory M. Smith
Director – Operations/
Compliance & Fund Accounting

cc: Andrew J. Donahue, Director
Division of Investment Management

Richard F. Sennett, Chief Accountant
Division of Investment Management

VIA ELECTRONIC MAIL

November 13, 2007

Ms. Nancy M. Morris
Secretary
U.S. Securities and Exchange Commission
100 F Street, N.E.
Washington, DC 20549-1090

Re: Commission Request for Comments on Allowing U.S. Issuers to Prepare Financial Statements in Accordance with IFRS; File Number S7-20-07

Dear Ms. Morris:

The Investment Company Institute1 appreciates the opportunity to comment on the Securities and Exchange Commission’s concept release on allowing U.S. issuers, including investment companies subject to the Investment Company Act of 1940, to prepare financial statements in accordance with International Financial Reporting Standards as published by the International Accounting Standards Board (“IFRS”).2 Our comments are limited to financial statements issued by registered investment companies, which are currently prepared in accordance with generally accepted accounting principles as used in the United States (“GAAP”).

As a general matter, the Institute supports convergence of accounting principles and reporting requirements as a means to improve comparability and efficiency of financial reporting across global capital markets. Currently, however, there are significant differences between IFRS as applied to investment companies and investment company GAAP. We are concerned that these differences would limit the comparability of financial statements prepared under the differing regimes. Further, we have strong concerns that investment company financial statements prepared under IFRS are less

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1 The Investment Company Institute is the national association of the U.S. investment company industry. More information about the Institute is available at the end of this letter.

meaningful and less transparent than those prepared under investment company GAAP. We note that other associations around the world representing funds have also expressed concerns regarding the application of IFRS to funds. We recommend that the Commission ensure that there is substantial convergence relating specifically to investment company financial reporting before it provides investment companies with the option to prepare their financial statements under IFRS, and urge that the standards converge toward investment company GAAP, which we believe better serves the interests of fund shareholders. We elaborate on our concerns and recommendations below.

**Investment Company GAAP vs. IFRS**

GAAP for investment companies is an industry-specific reporting model that reflects the unique characteristics of pooled investment vehicles. Funds invest in a portfolio of investment securities with the objective of earning a return through both income and capital growth. GAAP for investment companies effectively illustrates the fund’s financial position and results of operations by requiring disclosure of the fund’s portfolio holdings, investment income, the change in value of its holdings, as well as key measures, such as the fund’s total return, the income ratio, the expense ratio and the portfolio turnover rate.

In contrast, IFRS does not provide accounting standards or guidance specific to the investment company industry. Accordingly, investment companies would follow the same financial reporting standards followed by general corporate enterprises and their financial statements would appear very similar to those prepared by corporate entities. As a result, fund financial statements prepared under IFRS would not reflect the nature of the fund’s investing activities and thus would be far less meaningful to shareholders relative to those prepared under investment company GAAP.

Certain disclosures required under investment company GAAP are not required by IFRS. The absence of these disclosures, we believe, results in financial statements that are less informative to shareholders. Equally problematic, IFRS requires certain disclosures that are not required by investment company GAAP. In most instances, these additional disclosure requirements, while relevant to general corporate enterprises, are not germane to pooled investment vehicles and serve only to obfuscate more important information. We describe certain differences below to illustrate why we believe there should be substantial convergence before the Commission provides investment companies with the option to file IFRS financial statements.

- **Schedule of Investments** – IFRS does not require a schedule of investments. In contrast, investment company GAAP requires at least a summary schedule of investments listing each

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3 GAAP provides industry specific accounting standards and guidance, in addition to the general authoritative accounting pronouncements. The AICPA Audit and Accounting Guide – Investment Companies describes fund industry specific guidance and standards and represents investment company GAAP.
holding that constitutes more than 1 percent of net assets and at a minimum, the 50 largest investments. Investments must be categorized by type (e.g., common stock, preferred stock, bonds, etc.) and by industry or country. In practice, most registered investment companies provide a full schedule of investments, listing separately each investment held by the fund. The schedule of investments provides investors with a valuable insight into the fund’s holdings and the implementation of its investment objective and strategies.

- **Financial Highlights** – IFRS does not require disclosure of financial highlights. In contrast, GAAP for investment companies requires disclosure of financial highlights for each share class. The financial highlights provide, on a per share basis: beginning net asset value, net investment income/loss, realized and unrealized gain/loss, total from investment operations, distributions, and net asset value at the end of the period. The financial highlights also provide several important measures that shareholders frequently rely upon to evaluate funds, such as: total return, income ratio, expense ratio and portfolio turnover. These measures, calculated based on prescribed methodologies, enable fund shareholders to compare fund performance, the recurring income generated by the fund’s portfolio, fund operating expenses, and the frequency of portfolio trades.

- **Income Statement** – IFRS permits combining interest and dividend income with gains/losses on securities to determine net income. In contrast, investment company GAAP requires separate presentation of investment income (i.e., dividends and interest) and gains/losses on investment securities. This separate presentation permits display of the fund’s net investment income (i.e., dividends and interest less expenses). Net investment income represents the recurring income generated by the investment portfolio and forms the basis for the income ratio included in the financial highlights. Further, investment company GAAP requires separate reporting of realized gain/loss on investment securities and the net increase/decrease in unrealized gain/loss on investments.

- **Statement of Cash Flows** – The primary purpose of a statement of cash flows is to provide relevant information about cash receipts and cash payments over the period. The information included in a statement of cash flows enables an investor to: i) assess the enterprise’s ability to generate positive cash flows, ii) assess the enterprise’s ability to meet its obligations, its ability to pay dividends and the need for external financing, iii) assess the differences between net income and associated cash receipts/payments and iv) assess the effects of investing and financing transactions during the period.

In 1989 the Financial Accounting Standards Board (“FASB”) exempted investment companies from the requirement to provide a statement of cash flows, so long as they meet certain criteria.4

The FASB exemption recognized that the statement of cash flows provides little benefit where funds invest in highly liquid securities and have little or no debt. FASB concluded that the other financial statements in a fund’s shareholder report would provide sufficient information for shareholders to assess liquidity, financial flexibility, profitability and risk.

IFRS requires investment companies to provide a statement of cash flows, even though it provides little benefit to investment company shareholders. We believe the requirement to include a statement of cash flows may divert shareholder attention from more important information contained elsewhere in the financial statements. We recommend that the Commission ensure that IFRS provides an exemption from the requirement to provide a statement of cash flows, similar to that provided in GAAP before providing funds with the option to file IFRS financial statements.

- **Comparatives Information** – IFRS requires two years’ balance sheets, income statements, statements of changes in equity, and cash flow statements. In contrast, investment company GAAP requires only presentation of the most recently completed period. For general corporate enterprises, analysis of changes in revenues, earnings and cash flows relative to the prior period is appropriate. However, for investment companies, it is more appropriate to focus on total return and total return relative to a benchmark index over various periods. The requirement to include prior period financial statements may divert shareholder attention from more important information contained elsewhere in the financial statements.

**Differences in Accounting Policy**

In addition to the financial statement presentation differences described above, IFRS differs from investment company GAAP on certain matters of accounting policy. We believe these differences would limit the comparability of financial statements prepared under the differing regimes. Further, we believe that the IFRS prescribed policy must be tailored to reflect the structural differences between investment companies and operating companies. Without such refinement, we are deeply concerned that the application of IFRS to funds would result in financial statement presentations that are less meaningful from the investment company shareholder perspective.

- **Classification of Fund Shares** – IFRS provides that any financial instrument that gives the holder the right to put it back to the issuer for cash is a liability, regardless of whether the amount of cash is determined by reference to an index or has potential to increase or decrease in value. IFRS specifically cites shares issued by open-end funds as a puttable instrument. Accordingly, mutual fund shares are deemed to be liabilities under IFRS. Classification of fund shares as liabilities results in funds having no equity or net assets.\(^5\) Further, under IFRS, distributions paid to fund shareholders give rise to other non-financial statement related concerns. In particular, many investment policies and fee calculations are based on “net assets.” It is unclear how these policies and fee calculations would be applied if the fund were deemed to have no equity.
shareholders are reflected as “financing costs” in the income statement (as though distributions paid are similar in nature to interest expense on borrowings).

In 2006 the IASB issued proposed amendments to IFRS that would allow fund shares to be classified as equity, under certain conditions. While we appreciate the IASB’s efforts to address this classification issue, we are concerned that the proposed amendments do not address multiple class share arrangements where classes bear different levels of fees and expenses.

Fund shares are treated as equity under investment company GAAP. Further, distributions paid are characterized as such in the Statement of Changes in Net Assets. We believe any characterization of fund shares as liabilities grossly misrepresents the nature of the shareholder’s investment in the fund and could cause substantial shareholder confusion and potential industry disruption.

- **Brokerage Commissions** – IFRS does not explicitly require disclosure of brokerage commissions incurred on acquisition and disposition of investment securities. However, we have been advised by several accounting firms that in their view, under IFRS, commissions paid should be recognized as expense in the income statement and that a separate line item in the income statement may be required if commissions paid are material.

Brokerage commissions paid on purchase of portfolio securities are included in the cost basis of the holding under investment company GAAP. Brokerage commissions paid on sale of portfolio securities are deducted from the proceeds in determining realized gain/loss. Brokerage commissions paid reduce gains (or increase losses) on the fund’s portfolio transactions and are reflected within the realized and unrealized gain/loss accounts in the income statement.

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6 Exposure Draft of Proposed Amendments to IAS 32 and IAS 1: *Financial Instruments Puttable at Fair Value and Obligations Arising on Liquidation*. The exposure draft requires the puttable shares to meet certain conditions intended to ensure that they are equivalent to ordinary common shares in all respects. One of these conditions requires that the puttable shares be in the most subordinated class of instruments with a claim on the entity’s net assets. If the exposure draft is adopted (and fund shares are classified as equity), IAS 33 may require funds to calculate earnings per share. FAS 128, adopted by the FASB in February 1997, exempts investment companies from the requirement to calculate and disclose earnings per share. This exemption recognizes that the per-share information disclosed in the Financial Highlights is more appropriate for investment companies.

7 In particular, funds often issue several different classes of shares, each bearing different sales charges and fee rates. These share classes provide shareholders the option to pay sales charges at initial investment (i.e., a front-end sales load) or over time (i.e., a contingent deferred sales load). Additional classes with no sales charges may be offered, for example, through qualified retirement plans. Because these share classes bear expenses at differing fee rates, they may receive differing dividend distributions per share and have differing share prices. It is unclear whether such multiple class share arrangements would qualify as a “financial instrument that entitles the holder to a pro rata share of the net assets of the entity” under the proposed amendments to IAS 32.
We believe the current treatment of brokerage commissions paid under investment company GAAP is theoretically sound. In its concept release requesting comments on improving disclosure of mutual fund transaction costs the Commission indicated, “The component of commissions that represent execution and clearing costs are the equivalent of acquisition or disposition costs incurred on physical assets and current accounting principles dictate that they be included in the cost basis of securities purchased or in the net proceeds from securities sold.” Differences in the treatment of brokerage commissions paid would likely impede comparison of fund expenses and expense ratios.

- **Valuation of Investment Securities** – IFRS requires investment securities traded in active markets to be valued at the bid price. Funds have traditionally used the last sale price to value actively-traded exchange-listed investment securities. The methods for valuing investment securities must be described in the fund’s offering documents. Such methods are used to process purchase and redemption orders in fund shares. The IFRS requirement to value at bid creates a conflict between valuation of securities for purposes of financial statements and valuation of securities for purposes of processing fund share transactions. IFRS enables funds to include an adjusting line item in their financial statements that reconciles the value of the portfolio at bid prices to value at last sale prices. Nevertheless, we believe these differing methods would be extremely confusing to shareholders.

Investment company GAAP requires actively-traded securities that are exchange-listed to be valued at the last traded price for financial reporting purposes. Investment company GAAP is consistent with SEC rules, which require actively-traded securities that are exchange-listed to be valued at the last traded price for both financial reporting purposes and for purposes of daily net asset value calculations used to process fund share transactions.

- **Consolidation** – IFRS requires funds to consolidate all investments in which they have control. Control is defined as the power to govern the financial and operating policies of an entity so as to obtain control. Control is presumed to exist if the fund owns more than half of the voting power of another entity and may also exist under other circumstances. As a result, a feeder fund in a master/feeder structure would be required to consolidate the master fund if it owns a majority of

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10 See SEC Form N-1A, Item 6.

11 It is unclear what affect the IFRS requirement to value at bid would have on money market fund financial reporting. SEC registered money market funds typically value their investments at amortized cost for financial reporting purposes and disclose that amortized cost approximates market value.
the master fund’s voting shares. Such consolidation would, of course, distort the results and financial position of the feeder fund because it does not have ownership of the minority portion of the master fund.

Feeder funds do not consolidate master funds under investment company GAAP, even where they own a majority of the master fund’s voting shares. SEC registered feeder funds typically provide the master fund’s financial statements with the feeder fund’s financial statements so as to ensure that the feeder fund’s shareholders understand the master/feeder structure.

An investment fund may also be required to consolidate an investee company under IFRS even where it does not exercise voting control. This may be the case where the investee company is deemed to be a “special purpose entity.”

Special purpose entities are referred to as “variable interest entities” under U.S. GAAP. FASB Interpretation No. 46 exempts registered investment companies from consolidating variable interest entities.

Strong Concerns in Other Jurisdictions on the Application of IFRS to Funds

We are not alone in our concern about the application of IFRS to investment companies and similar pooled investment products. The European Funds and Asset Management Association12 recently released a paper discussing the application of IFRS to investment funds.13 According to EFAMA, most European jurisdictions do not apply IFRS to investment funds. Instead, in most cases, existing national laws require the use of local GAAPs that apply specifically to UCITS and there is no special obligation for investment funds to prepare financial statements based on IFRS.

The EFAMA Paper describes a number of significant issues in IFRS that must be addressed before IFRS can be meaningfully applied to investment funds. These include, for example: IAS 1 – Comparatives, IAS 7 – Cash Flow Statements, IAS 27 – Consolidation of Subsidiaries, IAS 32 – Classification of Puttable Instruments, IAS 33 – Earnings per Share, and IAS 39 – The Use of Bid Price for Quoted Securities.

The EFAMA Paper indicates that IFRS ignores the open-ended nature of investment funds and the fact that financial reporting does not affect the share price. The EFAMA Paper indicates “EFAMA is of the clear view that under the current conditions IFRS cannot constitute the nucleus of a

12 EFAMA is a non-profit association organized to represent European collective investment funds and asset managers. EFAMA’s members include national associations representing investment funds from more than twenty European nations.

comprehensive and common accountancy framework for investment funds in the European Single Market and it is its intention to bring forward this position to the European Commission and the Committee of European Securities Regulators.”

The International Investment Funds Association\(^{14}\) recently completed their 21st annual meeting, which was attended by 76 delegates representing 35 investment fund associations from markets with $24.3 trillion in assets under management. Conference delegates resolved to support the development of a consistent worldwide regime for investment fund financial reporting that provides meaningful information to investors. In this context IIFA members agreed that IFRS do not presently provide a satisfactory basis for investment fund financial reporting. Further, the conference delegates expressed the view that some of the provisions in IFRS are contrary to sound and long-standing practices for meaningful investment fund reporting. Conference delegates agreed that investment fund financial reporting should be focused on the needs of investors and improving their ability to make informed investment decisions, and that in order to achieve this objective, financial reporting standards need to take into account and reflect the unique characteristics of pooled investment funds.\(^{15}\)

**Convergence of IFRS and U.S. GAAP**

The Concept Release solicits comment on the effectiveness of the process for convergence and the progress to date. As described above, we believe there are numerous, significant differences between IFRS as applied to investment companies and investment company GAAP. IFRS applies a general corporate reporting model to investment funds. In contrast, GAAP for investment companies is an industry-specific model that recognizes the unique characteristics of pooled investment vehicles. We believe fund financial statements prepared under investment company GAAP provide greater transparency and are more meaningful to shareholders. Accordingly, we recommend that the Commission ensure that there is substantial convergence relating specifically to investment company financial reporting before it provides investment companies with the option to prepare their financial statements under IFRS. The convergence process should recognize that an industry specific accounting model that reflects the unique characteristics of pooled investment vehicles better serves the interests of fund shareholders.

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\(^{14}\) IIFA is an international association of national associations representing fund sponsors around the world. IIFA seeks to promote the protection of investment fund investors, to facilitate the growth of the investment funds industry internationally, to act as a medium for the advancement of understanding of the investment fund business around the world, and to encourage adherence to high ethical standards by all participants in the industry.

We appreciate the opportunity to comment on the Concept Release. If you have any questions about our comments or would like additional information please contact the undersigned at 202/326-5851.

Sincerely,

/s/

Gregory M. Smith
Director – Operations/
Compliance & Fund Accounting

cc: Conrad W. Hewitt, Chief Accountant
Office of the Chief Accountant

Andrew J. Donohue, Director
Division of Investment Management

Richard F. Sennett, Chief Accountant
Division of Investment Management

About the Investment Company Institute

The Investment Company Institute is the national association of U.S. investment companies, including mutual funds, closed-end funds, exchange-traded funds (ETFs), and unit investment trusts (UITs). ICI seeks to encourage adherence to high ethical standards, promote public understanding, and otherwise advance the interests of funds, their shareholders, directors, and advisers. Members of ICI manage total assets of $12.5 trillion and serve almost 90 million shareholders.