Template for comments

Public consultation on the draft recast ECB Regulation on investment fund statistics

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General comments

Summary

INREV* strongly supports the European Central Bank's draft recast Regulation on investment fund statistics. We agree that the recast regulation would fill a significant gap in the availability of statistical information on the assets and liabilities of investment funds which is needed to analyse developments in the investment fund sector in the euro area. The collection of high-quality, consistent data on the .financial activities of investment funds is critical to success and will ultimately lead to more informed analysis and recommendations **Collection of high-quality, consistent data is critical**

As the ECB noted in the draft recast Regulation, the extent of data on financial activities of investment funds currently reported under ECB regulations is not sufficient to provide policymakers with a comprehensive and timely picture of developments in the euro area .investment fund sector. Therefore, we support the aim of the recast regulation to amend the existing reporting requirements We believe that increased data granularity and income statement components are crucial to better understand market dynamics and support future policy recommendations. This detailed information should be complemented with enhanced timelines and frequency of reporting to satisfy regular and ad hoc analytical needs. Regrettably, the lack of such data until now has sometimes led to policy .recommendations that are not based on actual situations in the market

As investment funds experts and researchers in all sectors know, the value of data is not just about the quantity but also its quality and consistency. A particular challenge to the ability to conduct research on real estate investment funds across jurisdictions is the lack of sufficiently detailed and consistent data. Beyond INREV's own research on real estate markets in Europe for more than twenty years, a good example of this is the International Property Forum (IPF) European Consensus Forecasts, which have been published half-yearly -since 2006 (the November 2023 edition can be downloaded at: https://www.ipf.org.uk/resourceLibrary/ipf-european-consensus .(forecasts--november-2023--report.html

Obtaining good real estate investment fund data is critical if the ECB intends to continue producing research and recommendations on the sector. In the past, data from the listed real estate investment sector has been used as a proxy for the non-listed real estate funds sector, which is actually much larger although also more opaque. The ease of collection and consistency of information of listed real estate funds and property companies under the stock exchange rules in each jurisdiction make this practice understandable, but the two sectors are actually quite different, with leverage in non-listed funds, for example, being dramatically lower than listed funds and property companies. We note that the European Commission's recent initiative on Commercial real estate statistics would also contribute to the ECB's efforts and to a more comprehensive understanding of the real estate investment landscape Furthermore, we appreciate emphasis on harmonisation and integration with existing data frameworks. Leveraging existing resources like the ECB's Securities Holdings Statistics, Register of Institutions and Affiliates Data, and ESMA's AIFMD and UCITSD data streams

,reduces unnecessary reporting burdens for stakeholders. This comprehensive approach widens the net of captured investment funds .ultimately presenting a more cohesive and representative picture of the euro zone's investment fund landscape **Conclusion**

As the association representing institutional investors globally in non-listed real estate markets in Europe, we urge to the European Central Bank to take measures to ensure European institutions and Member States have high-quality, consistent data necessary to make informed analysis and recommendations concerning our industry. The non-listed real estate industry is a critical financial sector and a major asset class for pension funds and insurers seeking to generate returns necessary to meet their commitments to pensioners .and policy holders

We believe the proposed recast Regulation strikes a positive balance between enhanced data availability and manageable reporting burdens. We are confident that these improvements will ultimately benefit the entire euro area investment fund sector and contribute in particular to monitoring financial stability and systemic risk necessary for fiscal, monetary and macro-prudential policymaking, as well as for research and policy recommendations on real estate investment funds

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Please enter all your feedback in this list.

When entering feedback, please make sure that:

- each comment deals with a single issue only;

- you indicate the relevant chapter/article/paragraph/page, where appropriate;

- you indicate whether your comment is a proposed amendment, clarification or deletion.

Deadline: xx February 2024

10)	Chapter	Article	Paragraph	Pade	Type of comment	IDefailed comment		Name of commenter	Personal data
	1	Annex II	Table 5	Point 20	20	Amendment	Please add 'non applicable' to Redemption frequency answers options	Redemption is applicable only for open end funds. Based on our data, most of European real estate funds are closed end. Not giving a N/A option could falsely increase the frequency to choose 'other/irregular' answer.	Rupp, Jeff	Publish