Speech by SEC Staff:
Remarks before the Federation of European Accountants:
International Financial Reporting Standards and the US Capital Market

by

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Introduction

Thank you, David. It is a pleasure to be in Brussels again, and I am very happy that the Federation of European Accountants decided to devote this conference to such an important topic as accounting convergence and consistency.

I’ve been asked to speak about the “Roadmap” articulated by SEC staff that sets forth the milestones toward eliminating the US GAAP reconciliation requirement for foreign issuers selling shares in the US capital market, but preparing their home financial statements using International Financial Reporting Standards.

Unfortunately, I have to admit that I am standing in for a much more interesting and engaging speaker, SEC Chairman Christopher Cox, whose schedule, regrettably, did not permit him to be here today. Compounding your pain, if not mine, David has asked me to follow Commissioner McCreevy’s keynote address. To paraphrase the great American comedian W. C. Fields, you never want to share the podium with an Irishman. In terms of rhetorical skills, it’s just not a level playing field.

On the plus side, I am standing in for Chairman Cox today and discussing a topic to which our Commission and its staff have given considerable thought. While this is not quite the equivalent to speaking ex cathedra, and I cannot dispense with the traditional SEC disclaimer noting that these remarks represent my views only, I can add that these are more than just my own musings. Chairman Cox has asked me to share with you some of our thinking
about the future of the reconciliation requirement and what we hope will be accomplished in the very short term.

Let me begin by noting that the SEC fully recognizes the enormous possibilities that a truly global set of high quality accounting standards offer capital markets around the world — including those in the United States. Indeed, the SEC was one of the earliest backers of the development of International Accounting Standards. A single set of global accounting standards would improve investor confidence in the market, so long as they are high-quality, sufficiently comprehensive and rigorously applied. They would serve to increase market efficiency by allowing investors to draw better comparisons among investment options. They would also lower costs for issuers. Issuers would not have to incur the cost of preparing financial statements using different sets of accounting standards.

But before addressing the “Roadmap,” please indulge me if I start with a bit of history as some background may be useful in terms of framing the issues.

A History of US GAAP

US GAAP has been used extensively in the United States since the 1930s. As most of you know, the SEC was formed out of the crucible of the 1929 Stock Market Crash and the Great Depression. One thing that may be less well-known outside the US is the degree to which the United States had become an “equity culture” by that time. Of course, it was nothing like today. Today, more than half of all US households are invested in our stock markets. In 1929, this figure was much lower. But, even in the early 1900s, businesses relied heavily on the markets for capital. And by the Roaring Twenties everyone seemed interested in the stock market. In August 1929, just two months before Black Tuesday, John Jakob Raskob, the builder of the Empire State Building, published an article in the *Ladies Home Journal* that would hardly seem out of place in the 1990s. The title of this article was “Everybody Ought to be Rich,” and Raskob described how:

> If a man saves $15 a week, and invests in good common stocks, and allows the dividends and rights to accumulate, at the end of twenty years he will have at least $80,000 and an income from investments of around $400 a month. He will be rich.

And this exuberance wasn’t limited to readers of the *Ladies Home Journal*. A telling statistic of the extent of the enthusiasm, perhaps, is the fact that purchases of stock on margin increased 900% between 1921 and 1929.¹ Joseph Kennedy, the SEC’s first chairman and father of President John F. Kennedy, reputedly told colleagues that he sold most of his stock prior to the 1929 Crash after his shoe-shine boy started giving him stock tips. He reasoned that if his shoe-shine boy knew something he didn’t, something had gone seriously awry with the markets.

The boldness of the financial improprieties that came to light following the 1929 Crash make some of our more recent scandals look like mere
schoolyard misbehavior. It has been suggested that at a time when the New
York Stock Exchange traded the shares of approximately 800 companies, the
prices of more than 100 of these were openly manipulated by syndicated
stock pools. Disclosure of financial information throughout this period was
voluntary. Even for those companies that did provide investors with audited
financial statements, the balance sheet and dividends were paramount.
Investors seemed to trust dividend payments rather than income statements
as an indicator of a company’s financial condition.

When the SEC was created in 1934, its enacting legislation authorized the
Commission to not only establish disclosure standards for issuers, but also
set the accounting standards to be used in preparing these disclosures. Given
the complexity of this task, in 1938 the SEC began to look to the private
sector for assistance in setting these accounting standards.

The reason for this short history discussion is that any conversation about
where we are going would be incomplete without an understanding of where
we have been. Accounting standards in the United States have a long and
unique history. Of course, the roots of accounting are far older, with origins
in Europe and elsewhere. Double-entry bookkeeping was invented in Italy
during the Renaissance, and flourished in England in the 1700s, to give an
enterprise’s owners as fair and complete an idea as possible of their
company’s performance. US GAAP exists for the same reason. I believe the
strength of US GAAP, however, derives at least partially from the fact that it
has been stress-tested, developed and leavened for many decades in an
economic environment in which retail investors — and not just banks or
entrepreneurial families — have played, and continue to play, a substantial
role.

The SEC’s enacting legislation charges it with setting the accounting
standards used by issuers accessing the US capital market. While the SEC
today looks to the FASB to set US accounting standards, it retains ultimate
responsibility for them. With active oversight of the standard setting process
by the SEC through the decades, this model has served accounting well in
terms of developing a robust, well-articulated set of standards that well
serves and protects the users of financial statements.

**Current Situation**

With this historical perspective, I will turn to the present. Today, when
measured by market capitalization, US GAAP is used by more than half of the
world’s companies. It is far from perfect. But because it has been around for
nearly 70 years, both its strengths and weaknesses are well-known — by
issuers as well as investors. Seventy years of interpretation and application
by tens of thousands of issuers and other companies has meant that US
GAAP’s applicability to a wide range of industries and markets has been
tested and refined.

In short, despite whatever shortcomings it may have, US GAAP today is
widely-used, comprehensive, well-understood, and well-regarded both at
home and internationally.

IFRS is also a set of comprehensive, high-quality accounting standards. IFRS is now also relatively widely-used, given the adoption by the European Union and others. To this extent, IFRS is similarly situated to US GAAP.

This is a new development. Very new, particularly when you think that IFRS have only existed in this form — as a truly comprehensive set of accounting standards — for just a few years. However, IFRS differs from US GAAP in that it has little to no history of application and interpretation. Indeed, regulators, investors and issuers alike are still inquiring as to whether IFRS will be interpreted and implemented consistently in all of the jurisdictions that have decided to use them.

In short, IFRS is now a widely used set of comprehensive, high-quality accounting standards, with limited history of interpretation and application. As you will note in the “Roadmap”, the SEC staff is asking for some time to assess the consistency and faithfulness of IFRS interpretation and application.

The time we are seeking for this is not long, though some seem to think otherwise. I was at a conference recently where a very senior European executive referred to the “Roadmap” and stated “2009 is not soon enough. We must have mutual recognition now, or never.” The sense of indignity was quite palpable.

The irony, for me, at least, is that, as Americans, we are used to being considered impatient. Yet, at this conference, the European business leaders seemed nearly American in their desire to change the world by the afternoon.

But this reversal of stereotypes is understandable in light of developments in the EU. The European Union’s capital markets are in the midst of some of the most significant changes in decades. The EU is now attempting to forge a single capital market across 25 different countries with widely varying financial cultures, legal traditions, and disclosure standards. Accounting standards are just one part — albeit a quite significant part — of a larger project. The EU has reached a tipping point where companies demand and expect change.

By contrast, for the past seventy years the United States has had a single, large, deep and unified capital market. The situation of the US capital market over the past 70 years is one characterized by overall steadiness of regulation. And this steadiness has played a large part in the market’s success. But this is not to say that the SEC is averse to change. Far from it. When an opportunity to improve investor protection and capital market efficiency presents itself, the SEC can move with relative speed.

IFRS represent an outstanding opportunity. The standards start with the benefit of the lessons garnered over the past century from numerous national accounting standards. They also benefit by having brought to bear some of
the accounting industry’s brightest and most experienced minds. But they have almost no track record in terms of implementation and interpretation. This next step of faithfully implementing and consistently interpreting and applying IFRS is no longer primarily in the hands of the IASB, but rests heavily with the different jurisdictions that are requiring IFRS, with the issuers using IFRS … and with you — the accounting profession.

**Accounting Convergence**

So you have heard me state the paramount importance of faithfulness and consistency in interpretation and application of IFRS as prerequisite to eliminating the reconciliation requirement. By now you are asking yourself about the role of convergence in eliminating the reconciliation requirement. I know I certainly would not be able to leave this building without addressing this issue. Let me start off by noting that the convergence project between the International Accounting Standards Board and the US Financial Accounting Standards Board is recognized in the US and the EU as seeking the best of both worlds — convergence of IFRS and US GAAP provisions around a single best approach to each issue. Over the past three years, this effort has reduced the differences between the two sets of standards and, importantly, improved both in the process.

Of course, accounting standards are both numerous and complicated, and, as we have seen over the course of the past couple of years, discussions over changes to them can prove difficult. It is no small wonder that, consequently, some have come to view the IFRS-US GAAP convergence project as a never-ending story and thus the elimination of the SEC reconciliation requirement as effectively an unreachable goal.

But I am here today to make clear that we do not expect full or even a finite degree of convergence before we are willing to eliminate the reconciliation requirement. What is important is that investors in the United States be able to understand financial statements prepared under IFRS. While convergence between IFRS and US GAAP will certainly help us all in reaching that goal, it is clearly possible for US investors to understand financial statements prepared using a rigorously applied system of IFRS, even if there remain differences between IFRS and US GAAP.

Accordingly, we do not expect an artificially paced standard-setting work targeted at a specific level of convergence before eliminating the reconciliation requirement. That said, before eliminating the requirement, the Commission likely will be keen to see that a robust process for converging IFRS and US GAAP is in place and active. This will help make sure that, going forward, both sets of accounting standards will converge rather than diverge. Of course, the only way to judge the effectiveness of a process is through the results it generates. This means that, before the reconciliation requirement can be eliminated, the Commission will need to review the progress of the IASB/FASB convergence project and will look for convergence of standards that reflect a sense of priority and a measure of efficiency.
The Roadmap

So what is SEC staff doing?

As a next step, the staff will identify changes to SEC rules that will be necessary for the SEC to eliminate the reconciliation requirement.

Critically, this next year, because of the new EU requirement, the SEC expects approximately 300 of its foreign private issuers to file their 2005 home country financial statements using IFRS. At the same time, European regulators will review the first major set of IFRS filings of EU issuers. SEC staff plans to review the US GAAP reconciled financial statements of some of these same companies that also list shares in the US. For both of us, this will be the first time that there will be a substantial number of such statements. And these statements will prove vital to evaluating the faithfulness, consistency and resulting transparency of IFRS.

After our review, the SEC staff hopes to be able to share the results of its analysis, and assess what implications they may have for the SEC’s elimination of the reconciliation requirement. If and where the SEC staff identifies areas in which there is inconsistent application and interpretation of IFRS, it will communicate these concerns to relevant counterparts abroad.

If all goes well — if IFRS are applied and interpreted faithfully, consistently and thoroughly across different jurisdictions and across different industrial sectors, if major remaining differences are either converged or clear, and if further convergence remains an active priority for the IASB and FASB — then this will help place the SEC staff in a position to recommend to the Commission that the US GAAP reconciliation requirement be eliminated for issuers using IFRS.

This is an ambitious goal. To be clear, we fully realize that, in the short-term, IFRS and US GAAP will not be the same. Indeed, financial statements prepared using IFRS likely will be significantly different from those prepared according to US GAAP. Allowing the use of two different sets of accounting standards would be a significant change for the SEC. This necessarily would entail the SEC explaining to the investing public and other interested parties why the co-existence of financial statements prepared under two different sets of accounting standards, which are not entirely comparable, makes sense.

This, in turn, will only be possible if IFRS is more of a known quantity than it is today. Indeed, how IFRS works in practice is something we all need to know.

We all need to recognize what we are considering is of vital importance and much is at stake. It is important to investors that we get it right, and the speed of change should be a secondary consideration where market reputation is concerned. In New York, in London, in Frankfurt, fortunes are so frequently made in seconds that even recent events seem distant. But the
pain of Enron and Parmalat is still being felt by us all. Our margin for error is small.

Nonetheless, provided IFRS are used and interpreted faithfully and consistently from jurisdiction to jurisdiction — in other words, we can demonstrate that IFRS are indeed a single set of international accounting standards and not a multiplicity of standards going by the same name — then the potential benefits to investors of allowing the use of IFRS in the financial statements of foreign issuers may justify the risks posed by the use of two separate accounting standards in the United States. These benefits include increased investor access to foreign issuer investment opportunities in the US capital markets — issuers that might otherwise be deterred from listing shares in the US market by the high costs associated with reconciling their financial statements to US GAAP. The risks, by contrast, are not that IFRS are of insufficient quality to provide US investors with adequate information about an issuer. Rather, it is that financial statements prepared using IFRS cannot be compared to one another.

**Underlying Assumptions**

This “Roadmap,” of course, is predicated on a handful of expectations. These expectations are not numerous, but they are critical to any SEC decision to end the US GAAP reconciliation requirement regarding issuers using IFRS.

*First*, it is important that the overarching philosophy behind the development of IFRS remain the best interests of current and potential investors. Accounting standards should exist for the benefit of investors, not issuers or other stakeholders. The primary concern should be whether an existing or proposed standard improves investor understanding of an issuer’s performance and financial condition — not whether the standards advance some other stakeholder goal.

*Second*, it is also important that the standards-setting processes of the IASB be fully transparent, as outlined in the International Accounting Standards Committee Foundation constitutional reforms agreed upon this past June. This means that the process for developing IFRS needs to allow for input from all affected parties. And, in finalizing its standards, the IASB should make clear what substantive views it has adopted, which it has rejected, and why.

*Third*, it is important that the IASB be an independent professional accounting standards setter. This means that the IASB should be politically independent, not subject to undue funding pressures, and that the individuals who comprise the IASB should be chosen on the basis of professional competence. IASB members should not be chosen on the basis of their willingness to serve specific national interests. While geographic diversity is necessary to ensure that vital expertise from different regions are reflected in the standards-setting process, political representation will undermine investor confidence in IFRS. This is something that none of us should be willing to tolerate.
Fourth, it is important that IFRS-US GAAP convergence continue apace. Indeed, if the SEC were to eliminate its reconciliation requirement, the continued success of the convergence project becomes all the more vital. We all know that markets are nothing if not changing, and new experiences inevitably lead to new ways of looking at particular standards. If the IFRS-US GAAP convergence project were to falter, or if IFRS and US GAAP were to begin to diverge, it will make more likely that critics will have ammunition to call for re-imposing a reconciliation requirement.

Fifth, and finally, it is important that the current dialogue among financial regulators over IFRS development continue. The steady progress towards ending the reconciliation requirement has depended to a significant degree on the trust and communication that we have shared with European members and with our counterparts in other regions in the world. This dialogue has not always made the financial pages or even been apparent to the larger financial community, but it has always been vital. Things that would undermine this dialogue, such as a finding by the European Commission that US GAAP and IFRS cannot co-exist in Europe, or the introduction of significant additional disclosure requirements for the use of US GAAP in the EU, could also easily cause the public and others to ask the SEC to re-examine whether it can eliminate its own reconciliation requirement. Our mutual effort should be toward creating the conditions that ease the use of US GAAP and IFRS in our jurisdictions, not making it more costly or difficult than is currently the case.

**Important Next Steps**

We have set an ambitious schedule, but not an unrealistic one. But to make it happen, this “Roadmap,” demands something from all of us.

For us regulators, achieving this goal will require a new degree of coordination. Fortunately, the Committee of European Securities Regulators has already taken a major step in this direction by establishing a database designed to share CESR member views regarding the application and interpretation of IFRS in the European Union. IOSCO, the International Organization of Securities Commissions has also shown leadership in this regard by announcing the creation of a similar database for its members. Hopefully, the result will be an international compendium of regulatory precedents and decisions that will promote the consistent development of IFRS, with the assistance of the IASB and IFRIC, as a single, consistent standard, worldwide.

Accounting firms and their clients also play an essential role. Actual consistency in application of IFRS, to a great extent, will fall on your shoulders. We must not forget that IFRS are new, and accounting firms will need to ensure that IFRS are applied consistently across their entire clientele, wherever based, and regardless of which office in the firm’s network is in charge of auditing the issuer’s financial statements.

This will not be easy, but issuers must insist on it. We can expect that IFRS
will come as a shock to some. For many EU jurisdictions, IFRS are significantly different from the national accounting standards traditionally used by issuers, and there will be resistance to change. But the benefits to consistent use of a single set of global standards are just too great to ignore. It will not just lower long-term capital costs and improve European market integrity, but consistency in application across jurisdictions and industrial sectors will contribute to making it possible for foreign private issuers to raise capital in the United States without reconciling their financial statements to US GAAP.

The role of accounting firms, issuers and regulators in this task should not be underestimated. The challenge of crafting one widely-used, comprehensive, high-quality set of accounting standards lies in all of our hands. Unless IFRS is applied and interpreted consistently across all companies, IFRS will no longer be one set of accounting standards, but many. In the latter case, the arguments in favor of eliminating the reconciliation requirement would collapse.

We all owe it to our investors to make sure this doesn’t happen.

Thank you.

1 Malkiel, Burton G. A Random Walk Down Wall Street (1990) at 44.