Institution name	Global Legal Entity Identifier Foundation (GLEIF)	Please provide the name of your institution]
Deliverable Name	TARGET Instant Payments Settlement User Requirements	How to use this document:
Version No.	0.1	1 - Please fill in your Institution name 2 - Select a Section for your comment
Document sent for review on	9 January 2017	3 - Select a requirement ID for the ID (if any)
Feedback by	24 February 2017	4 - Write your comment

No	Commented by	Page	Section	Requirement ID	Name	Comment
			[Please provide a Section by the use of the 'drop-down' list]	[Please provide a requirement ID by the use of the 'drop-down' list]		[Please provide your input]
1	Global Legal Entity Identifier Foundation (GLEIF)	1	1.1 BACKGROUND	General	General Comment	GLEIF would like to thank the ECB and the Eurosystem for the opper Consultation on the TARGET Instant Payments Settlement User Re- comments specifically to GLEIF's views on the use of Legal Entity lot the user requirements for TIPS as the subject of the consultation. The public and private interest as the operational arm of the Global L the opportunity to provide comments on the possible use of LEIs in For our feedback, GLEIF would like to concentrate on the following Market Consultation - principles 6, 7 and 10.
2	Global Legal Entity Identifier Foundation (GLEIF)	2	1.4 GENERAL PRINCIPLES	General	General Comment	Principle 6 states that TIPS should be a 'harmonised and standardis functionality across different countries and jurisdictions' and principl be defined by the Central Banks responsible for the RTGS'. Since the TIPS would benefit from using the LEI for identity and identification allow standard identification of legal entities linked to TIPS data and the EU as well as by the ECB. The LEI data record includes the ele list of minimum information to be obtained in verifying the identity of users in an open system for public access to LEIs and their related of duplication of effort in the collection, validation and maintenance of the foundation to identify parties in payment transactions would give the relationship data that is being implemented in the GLEIS which of with the collection of relationship data of ultimate and direct parents of relationship data is scheduled to begin on 1st May 2017 for all ne renewing their LEIs.
3	Global Legal Entity Identifier Foundation (GLEIF)	2	1.4 GENERAL PRINCIPLES	General	General Comment	The ability to identify legal entities to TIPS data and transactions de account, as the consultation states, 'TIPS will be integrated into TAF can be sourced from TARGET2' with the expectation that the 'imple significantly enhance the availability of TIPS liquidity management in standardization of data on liquidity at the EU level and for Central Ba foundation for these can be put in place by leveraging the LEI for TI

portunity to provide feedback to the Market Requirements. Our response will limit its y Identifiers (LEIs) in regard to the topic of . The GLEIF has been established to act in al LEI System. Consequently, we appreciate in the identification purposes within TIPS. ng three principles set out for TIPS in the

rdised pan-European service with common siple 7 states that 'participation criteria shall be the coverage of TIPS is pan-European, on management. The use of the LEI would and transactions, by any Central Bank within elements that are specified in the required of a legal entity. This data is available to all ed data records and would eliminate the of data on legal entities. Using the LEI as ive the ECB and the Central Banks access to ch can improve risk management. Beginning nts on an accounting basis, implementation newly registered entities and entities

derives even more meaning when taking into ARGET2' and 'The liquidity in TIPS account blementation of this project is expected to at in the future'. The implications for the I Banks across the EU are significant and the TIPS data and transactions.

4	Global Legal Entity Identifier Foundation (GLEIF)	2	1.4 GENERAL PRINCIPLES	General	General Comment	Most recently, the Financial Stability Board (FSB) has recognized the in the use of common global identifiers, most notably the LEI, to both such as the FSB itself and the authorities working under the FSB. T specified by the FSB as key to supporting aggregation and a global authorities with respect to using the LEI in payments is the Committee Infrastructures (CPMI) to support the requirement by CPMI to include relevant payment messages to unambiguously identify the originator banking activity. Here is where the mapping of LEIs to the BICs use for TIPS, and correspondent banking could be leveraged, producing identification management perspective.
5	Global Legal Entity Identifier Foundation (GLEIF)	2	1.4 GENERAL PRINCIPLES	General	General Comment	The consultation also states the TIPS will offer reporting tools to Par European Market Infrastructure Vision, the Eurosystem is in the inve- modernise, harmonise and enhance its market infrastructural service versions of ISO standards may be leveraged. Through the use of the process of collecting and reporting data for regulatory purposes, esp above. The way to eliminate the duplication of effort necessary in tra- to create different data sets in the first place. So consideration could messages used in TIPS with the LEI prior to the 2018 implementation TIPS from the initial implementation.
6	Global Legal Entity Identifier Foundation (GLEIF)	2	1.4 GENERAL PRINCIPLES	General	General Comment	The benefits of this would be realized by both the private sector part infrastructure and regulatory authorities who will be able to devote the rather than reconciling different data sets. In addition, the level of tr will be increased overall by leveraging the LEI to identify legal entities in correspondent banking.

the benefits brought and the progress made oth the private sector and to policymakers The role of common identifiers has been al view. The most active of these FSB ittee on Payments and Market

ude the LEI as additional information in the tor and the beneficiary for correspondent used both in instant payments, as is specified ng similar benefits from an identity and

Participants and notes that 'TIPS as part of nvestigation phase of another project to vices.' Further, principle 10 states that future f the LEI, TIPS also could improve the especially in the area of liquidity as noted trying to reconcile different data sets is not ould be given to enhancing the ISO 20022 ation date so that LEI data will be present for

articipants as well as the market their time conducting substantive analysis transparency for payments market activity ities in the instant payments framework and