HSBC and the UN Financing for Development Office

Panel on Emerging Market Debt: Is the System Working Well Enough?

HSBC's offices in London, June 22 2009

Panelists included David Beers (Standards Poors), Lee Buchheit (Cleary Gottlieb Steen and Hamilton), Benu Schneider (UN-EXO), Professor Marcus Miller (University

 $\begin{tabular}{ll} regarding sound macroeconomic policies and {\bf n} \end{tabular} in cial sector reforms, coupled with improved governance. \end{tabular}$

The G20 response to the crisis

The response of the G20 to the risis was the provision of new resources to the IMF and flexibility in the Debt Sustainability Framork for low-income countries. The role of the private sector in crisis prevention and management remains largely ignored in the present discussions on crisis preventio

Despite the formal request by bondholders to

support to EMs with the IMF and EU should after the problems in Central European countries. Much work needs to be carried out the reform of the financial architecture.

Mr. Robert Gray

Mr. Robert Gray briefed participants on ther wof the Institute of International Finance (IIF) in his capacity as Chairman of the Working Group on Crisis Prevention and Resolution:

The IIF has advanced awareness among emengi market officials of the benefits of implementing sovereign investor relations progns (IRPs). Since the publication of the first assessment on investor relations practicely sovereign issuers back in November 2005 by the IIF, progress has been made in improving relations between country authorities and investors. A number of suers have found the benchmark offered by the IIF useful, with many of these countries on waver of the benefits of differentiating themselves through enhant investor relations practices, and data/information provision. The Institute discrently in talks withouthorities of two sovereigns that are particularly keen of betiting from the IIF expertise in this important crisis prevention area.

Awareness of IRPs complement other areas the IIF work, including advancing the implementation of the Principles for able Capital Flows and Sovereign Debt Restructuring in Emerging Marketthe Principles). Mr. Grajnformed participants of important advances to implement the Principleshrough the operation of the Principles Consultative Group (PCG). The PCG, compress a diverse mix of creditors, investors and emerging markets officials, has been monitoring and enouraging practical implementation of the Principles in a number country cases, including ways to address funding challenges for emerging market economies, particularly for EM corporate borrowers.

Mr. Gray briefed participants on recent Inntion in Collective Action Clauses (CACs). Together with the successful implementation the Principles, CACs support a market-based approach to facilitating a prompted equitable restructuring. Two recent sovereign bond issuances were mentioned the meeting. In December 2007, Gabon tapped the Eurobond market with a ten-yest billion bond (governed by New York law) with a coupon of 8.2 percent, its first had issuance in the international market. Gabon's note secured more flexibility ints amendment provisions than the 2003 Mexican bond issuance, and the CAC implies combination of English and New York law. In September 2007 Ghana secured \$750 illion for ten years with a coupon of 8.5 percent. Unlike Gabon's bonds, Ghana secured was governed by English law. Ghana's amendment provisions mirror Gabones mbination of New York and English law conventions. Creditorscan vote to change Reserve Matters in writing, which requires 75 percent of outstained principal, or meet and mend with 75 percent of the quorum (reduced to one-third by postponement).

Evolution on Creditor Committees

The Best Practices for the Formation and Option of Creditor Committees are based on extensive discussions among members of the F s Working Group on Crisis Resolution. Additionally, these best practices have ebn broadly endorsed by the Principles Consultative Group. The PCG s input has becomportant in the shaping of these best practices in order tecnourage participation from Beors who support the Principles. The Principles recommend the use of Credit Committees in cases in which a debtor defaults on its debt to printe creditors and investors.

Briefing on New Work on Debt Reconciliation of Past-due Sovereign Debt

Mr. Gray briefed participants on the progres the IIF Working on Reconciliation of Past-due Sovereign Debt. The purpose of the conciliation of past-due sovereign debt is to develop a methodology that can be used by the private sector to estimate the outstanding stock of commercial ebt that is long-due. The process of reconciliation of distress debt can be painstaking and time comping. Commercial debt can be held by a broad range of creditors in colling suppliers, trading firm-hanks and other financial institutions, which complicate the debte conciliation process. The purpose of the reconciliation of past-due so weign debt is to develop anethodology that can be used by the private sector to dimate the outstanding stock of commercial debt that is long-due.

The benefits of an agreed methodology are significant forward. For theountry facing rising arrears, it facilitates the assessment of the debt stock stance that will identify the magnitude of the debt overhang problem at stalk enables countries eligible for debt relief accessing public funds in support of accroeconomic stabilization efforts and a venue for addressing relations with commerciareditors through resteduling or partial debt forgiveness. In the cases mentioned above, the process of settling claims with private creditors followed after the agreementity Paris Club creditors. For creditors, a methodology that makes their claims comparable enhances the transparency of the process, minimizes misunderstandings among editors, and increase the likelihood of a process considered in good faith.