

**Von:** "Zenner, Carsten" <[zenner@bdta.de](mailto:zenner@bdta.de)>

**Datum:** 26. September 2017 um 16:18:02 MESZ

**An:** [REDACTED] <[\[REDACTED\]@ec.europa.eu](mailto:[REDACTED]@ec.europa.eu)> <[\[REDACTED\]@ec.europa.eu](mailto:[REDACTED]@ec.europa.eu)>

**Betreff:** Draft secondary legislation relating to the establishment and operation of the systems of traceability and security features for tobacco products, as provided for under Articles 15 and 16 of Directive 2014/40/EU.

Dear [REDACTED],

attached please find a general Statement by the President of the European Tobacco Wholesalers Association (E.T.V.) concerning the published **draft secondary legislation** (Article 15 and 16 of Directive 2014/40/EU).

We would be pleased if our arguments and positions would be taken into account in the further discussions.

Kind regards

Carsten Zenner  
Secretary General  
on behalf of Paul Heinen, President E.T.V.

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