ISDA Resolution Stay Jurisdictional Modular Protocol

Hong Kong Jurisdictional Module

FAQs

ISDA has prepared this list of frequently asked questions to assist in your consideration of the HONG KONG JURISDICTIONAL MODULE to the ISDA RESOLUTION STAY JURISDICTIONAL MODULAR PROTOCOL (the ISDA Jurisdictional Modular Protocol).

THESE FREQUENTLY ASKED QUESTIONS DO NOT PURPORT TO BE AND SHOULD NOT BE CONSIDERED A GUIDE TO OR AN EXPLANATION OF ALL RELEVANT ISSUES OR CONSIDERATIONS IN CONNECTION WITH THE HONG KONG JURISDICTIONAL MODULE. PARTIES SHOULD CONSULT WITH THEIR LEGAL ADVISERS AND ANY OTHER ADVISER THEY DEEM APPROPRIATE PRIOR TO USING OR ADHERING TO THE HONG KONG JURISDICTIONAL MODULE. ISDA ASSUMES NO RESPONSIBILITY FOR ANY USE TO WHICH ANY OF ITS DOCUMENTATION MAY BE PUT.

These FAQs address the following questions:

- What is the purpose of the Hong Kong Jurisdictional Module?
- How does adherence to the Hong Kong Jurisdictional Module and the ISDA Jurisdictional Modular Protocol work?
- How does the Hong Kong Jurisdictional Module relate to the Hong Kong Regulation?
- Why are certain terms in italics and others in quotation marks?
- What agreements are Covered Agreements under the Hong Kong Jurisdictional Module?
- What entities are Regulated Entities under the Hong Kong Jurisdictional Module?
- When does the Hong Kong Jurisdictional Module become effective?
- What are the compliance dates for the Hong Kong Regulation?
- How do I sign up to the Hong Kong Jurisdictional Module?

The ISDA Jurisdictional Modular Protocol is designed to facilitate market participants’ compliance with regulations regarding contractual stays in certain financial contracts not governed by Hong Kong law. As regulations are adopted in a jurisdiction, a “Jurisdictional Module” to the ISDA Jurisdictional Modular Protocol can be published that includes operational provisions based on the text of that regulation and aimed at enabling parties to comply with those requirements. A party can adhere to a particular Jurisdictional Module by submitting an Adherence Letter for such Jurisdictional Module. Each Jurisdictional Module is considered individually. For more information on the ISDA Jurisdictional Modular Protocol and adherence to the ISDA Jurisdictional Modular Protocol, please see the general FAQs for the ISDA Jurisdictional Modular Protocol.

The Hong Kong Jurisdictional Module was published as a Jurisdictional Module to the ISDA Jurisdictional Modular Protocol on 24 September 2021.
What is the purpose of the Hong Kong Jurisdictional Module?

The Hong Kong Jurisdictional Module was created to allow market participants to comply with the Financial Institutions (Resolution) (Contractual Recognition of Suspension of Termination Rights—Banking Sector) Rules (Cap. 628C, laws of Hong Kong) made by the “Monetary Authority” (Hong Kong Regulation) under section 92 of the Financial Institutions (Resolution) Ordinance (Cap. 628, laws of Hong Kong) (FIRO) regarding contractual stays in certain financial contracts that are not governed by Hong Kong law. Adhering Parties will be able to adhere to the Hong Kong Jurisdictional Module and identify themselves as either “Regulated Entities” that are subject to the Hong Kong Regulation or “Module Adhering Parties” that are adhering for the purpose of satisfying the regulatory requirements applicable to their counterparties under the Hong Kong Regulation.

How does adherence to the Hong Kong Jurisdictional Module and the ISDA Jurisdictional Modular Protocol work?

Does a Module Adhering Party have to amend its Covered Agreements with all Regulated Entities?

No, a Module Adhering Party has the ability to choose the Regulated Entity or Regulated Entities it would like to amend its Covered Agreements with when it adheres to the Hong Kong Jurisdictional Module. Once a Module Adhering Party chooses to amend its agreements with a particular Regulated Entity, that Regulated Entity is defined as a “Regulated Entity Counterparty” with respect to that particular Module Adhering Party and to the Hong Kong Jurisdictional Module.

Module Adhering Parties have multiple options for how they can choose the Regulated Entity or Regulated Entities they would like to amend their Covered Agreements with.

How can a Module Adhering Party choose which Regulated Entities it will amend its Covered Agreements with?

A Module Adhering Party with respect to the Hong Kong Jurisdictional Module may choose the Regulated Entity or Regulated Entities it would like to amend its Covered Agreements with by choosing between the following three options in its Adherence Letter:

1. All Regulated Entities: Under this option, a Module Adhering Party identifies every Adhering Party that has identified itself as a “Regulated Entity” with respect to the Hong Kong Jurisdictional Module to be a Regulated Entity Counterparty with respect to it. That means that the Module Adhering Party is agreeing to amend all of the relevant Covered Agreements with all of the Regulated Entities that have adhered or will adhere in the future to the Hong Kong Jurisdictional Module.

2. All G-SIBs: Under this option, a Module Adhering Party identifies any current or future Regulated Entity with respect to the Hong Kong Jurisdictional Module that is part of a banking group that has been designated by the Financial Stability Board as a “global systemically important bank” (G-SIB), as of the date of the publication of the Hong Kong Jurisdictional Module, as a Regulated Entity Counterparty with respect to it. This election would include Regulated Entities within such G-SIB group that subsequently
adhere to such Jurisdictional Module but not Regulated Entities that are members of banking groups that are subsequently identified as G-SIBs.

3. **Entity-by-Entity:** Under this option, the Module Adhering Party chooses to identify one or more Regulated Entities with respect to the Hong Kong Jurisdictional Module as Regulated Entity Counterparties with respect to it. The Module Adhering Party can notify each Regulated Entity that it identifies as a Regulated Entity Counterparty, either through ISDA Amend (functionality to be available in due course) or by sending a bilateral **“Module Adherence Notice”** directly to such Regulated Entity. Note that a Module Adhering Party that chooses to identify one or more Regulated Entities as Regulated Entity Counterparties with respect to it may choose between Regulated Entities in the same banking group within the Hong Kong Jurisdictional Module.

Note that a Module Adhering Party can elect both option 2 to identify all G-SIB Regulated Entities as its Regulated Entity Counterparties and option 3 to identify additional Regulated Entities as its Regulated Entity Counterparties.

*Once I submit my Adherence Letter, is my adherence to the Hong Kong Jurisdictional Module complete or are there any other steps I have to take?*

Depending on the elections you make as a Module Adhering Party, you may be required to send notices to Regulated Entity Counterparties **after** you submit your Adherence Letter to complete your adherence to the Hong Kong Jurisdictional Module.

**Entity-by-Entity Designation**

If you adhere as a Module Adhering Party and elect to identify Regulated Entity Counterparties on an “Entity-by-Entity” basis (i.e., option 3 above), you need to take steps to identify Regulated Entity Counterparties. You can do this either (1) through ISDA Amend (functionality to be available in due course) or (2) by sending a bilateral **“Module Adherence Notice”** to each Regulated Entity Counterparty. **Your contracts will not be amended until the date you notify a Regulated Entity that it is a Regulated Entity Counterparty with respect to you.**

If you wish to use ISDA Amend to identify one or more specific Regulated Entities as Regulated Entity Counterparties with respect to you, you may do so by using the ISDA Amend website (http://www.markit.com/product/isda-amend). To use the ISDA Amend website, you will need to have an account with ISDA Amend, log in and complete the steps necessary to make Entity-by-Entity elections.

If you wish to identify one or more specific Regulated Entities as Regulated Entity Counterparties with respect to you by sending such Regulated Entity or Regulated Entities bilateral Module Adherence Notices, rather than through ISDA Amend, such notices must at a minimum (1) identify the Module Adhering Party and the Jurisdictional Module and (2) identify the Regulated Entity as a Regulated Entity Counterparty with respect to the Module Adhering Party. ISDA has published a sample **Module Adherence Notice** (http://assets.isda.org/media/f253b540-102/3eb0dc21.docx) that Module Adhering Parties can use to make Entity-by-Entity elections.
Adherence as an Agent on Behalf of Clients

If you are an agent adhering on behalf of “some but not all” clients, you must either identify the clients on whose behalf you are adhering in an annex to your Adherence Letter (which will be made public on the ISDA website) or send a list to each Regulated Entity Counterparty with respect to such clients identifying the clients on whose behalf you are adhering.

If you are an agent adhering on behalf of “all” clients that you represent, you may, but are not required to, identify the clients on whose behalf you are adhering, either in an annex to your Adherence Letter (which will be made public on the ISDA website) or by sending a list of the clients on whose behalf you are adhering to each Regulated Entity Counterparty with respect to such clients.

If you wish to use ISDA Amend to notify your Regulated Entity Counterparties of the clients on whose behalf you are adhering, you may do so by using the ISDA Amend website (http://www.markit.com/product/isda-amend). To use the ISDA Amend website, you will need to have an account with ISDA Amend, log in and complete the steps necessary to provide Regulated Entity Counterparties with the lists of clients on whose behalf you are adhering.

If you wish to bilaterally notify your Regulated Entity Counterparties of the clients on whose behalf you are adhering, ISDA has published a sample Underlying Funds Notice (http://assets.isda.org/media/f253b540-103/af6818e9.docx) that agents can use to notify their Regulated Entity Counterparties of the clients on whose behalf they are adhering.

How does the Hong Kong Jurisdictional Module relate to the Hong Kong Regulation?

The Hong Kong Jurisdictional Module is intended to facilitate compliance with the Hong Kong Regulation. The provisions of the Hong Kong Jurisdictional Module that amend Covered Agreements are based on the provisions of the Hong Kong Regulation. Note, however, that as discussed in Question 4 of the general FAQs for the ISDA Jurisdictional Modular Protocol, amendments in a Jurisdictional Module, including the Hong Kong Jurisdictional Module, are made to Covered Agreements on a “retrospective” and “prospective” basis, even if this is not required by the Hong Kong Regulation.

Parties should consult with their legal advisers and any other adviser they deem appropriate to understand the requirements of the Hong Kong Regulation.

Why are certain terms in italics and others in quotation marks?

Words and phrases in quotation marks and italics have the meaning given in the Hong Kong Regulation and the FIRO. The Hong Kong Jurisdictional Module is interpreted in accordance with the Hong Kong Regulation and the FIRO.

What agreements are Covered Agreements under the Hong Kong Jurisdictional Module?

“Covered contracts”, as defined under the Hong Kong Regulation, are Covered Agreements under the Hong Kong Jurisdictional Module.
What entities are Regulated Entities under the Hong Kong Jurisdictional Module?

A Regulated Entity under the Hong Kong Jurisdictional Module is, as such terms are defined in the Hong Kong Regulation, a:

(a) an “authorized institution incorporated in Hong Kong”;
(b) an “HK holding company”; or
(c) a “related company of an authorized institution incorporated in Hong Kong.”

When does the Hong Kong Jurisdictional Module become effective?

The amendments under the Hong Kong Jurisdictional Module become effective on the later of the applicable compliance date for a Module Adhering Party and a Regulated Entity Counterparty under the Hong Kong Regulation and the “Implementation Date” with respect to a Module Adhering Party and a Regulated Entity Counterparty.

Even if a party adheres to the Hong Kong Jurisdictional Module prior to the applicable compliance date under the Hong Kong Regulation, amendments will not be made by the Hong Kong Jurisdictional Module until required under the Hong Kong Regulation.

What are the compliance dates for the Hong Kong Regulation?

The compliance date with respect to a Covered Agreement, shall be

(i) if there are no counterparties to the Covered Agreement other than an “authorized institution” or a “financial institution” (other than an “authorized institution”) that is a “global systemically important bank” (each as defined in the Hong Kong Regulation) on the “initial day,” twenty-four (24) months from the “initial day”; and

(ii) otherwise, thirty (30) months from the “initial day”,

where “initial day”, in relation to a Regulated Entity, or a Covered Agreement entered into by it, means:

(a) 27 August 2021; or
(b) if it is not a Regulated Entity on 27 August 2021, the later day on which it becomes a Regulated Entity.

How do I sign up to the Hong Kong Jurisdictional Module?

Please see the general ISDA Jurisdictional Modular Protocol FAQs for information on adherence to Jurisdictional Modules and the ISDA Jurisdictional Modular Protocol.