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Updated: May 31, 2017

2017		
2017	EU	The European Commission published a legislative proposal on a CCP recovery and resolution framework on November 28, 2016. This legislative proposal was submitted to the European Parliament and the Council of the European Union for their consideration, probably mostly during 2017, and subsequent adoption.
2Q 2017	EU	EC expected to further endorse RTS (for which they have not have not expressed any objection) regarding MIFID 2/MIFIR RTS.
2Q 2017	EU	EC expected to endorse RTS on package orders for which there is a liquid market (for purpose of MIFID 2/MIFIR pre-trade transparency requirements).
June 2017	O EU	Estimated publication of the Money Market Funds Regulation in the Official Journal of the European Union and entry into force.
June 2017	O EU	ESMA expected to publish a consultation paper on the trading obligation for derivatives under MiFIR.
June 2017	EU	On November 10, 2016 ESMA delivered its final advice on delegated acts for the Regulation on Financial Benchmarks to the European Commission. A consultation is expected to be published by the EC in June.
June 2017	O EU	The EC is expected to publish a legislative proposal on the supervision (and possibly, location) of Financial Market Infrastructure.
June 2017	EU	Communication expected from the European Commission clarifying parts of the Packaged Retail and Insurance-based Investment Products (PRIIPs) Regulation.
		First batch of Q&A on the Packaged Retail and Insurance-based Investment Products (PRIIPs) Regulation expected from the ESAs.
June 1, 2017	Russia	Deadline for comments to the Bank of Russia's Consultation Paper on Mandatory Margining of Non-Centrally Cleared OTC Derivatives.
June 1, 2017	Strain Hong Kong	Commencement of enhancement to the SFC's position limits regime.
June 2, 2017	Singapore	Deadline for responses to MAS' consultation on draft regulations pursuant to the Securities and Futures Act.
June 6, 2017	Australia	Deadline for responses to APRA's consultation on substituted compliance for non-centrally cleared derivatives.
June 7, 2017	EU	Expected publication of European Commission's communication on Capital Markets Unions which will notably include t he review of the European Supervisory Authorities (ESAs) and the review of the Solvency II calibration of risk charges for infrastructure corporates.

June 15, 2017	EU	Transitional arrangements under CRR – which allow firms to treat exposures to yet-to-be- recognised CCPs as QCCP exposures – will expire on June 15, 2017. In particular, an
		Implementing Regulation was published in December allowing firms to treat exposures to yet-to- be-recognised CCPs as QCCP exposures for an additional six months until June 15, 2017.
June 16, 2017	EU	European Parliament and Council scrutiny period on revised Clearing Obligation RTS (postponing effective date for clearing by category 3 counterparties to June 21, 2019) ends.
June 27, 2017	US	Expiration of relief to DCOs from the requirement to report continuation data on original swaps accepted for clearing (CFTC Letter No. 16-86).
June 30, 2017	e Japan	Expiration of temporary exemption for licensing requirements for CCPs:
		 CDS on non-Japanese indices/entities: clearinghouses which were established in US and Europe and holds similar license as Japan IRS denominated in Korean Won: KRX
June 30, 2017	Singapore	Expiry of relief for masking counterparty identity where consent has not been received under the Securities and Futures (Reporting of Derivatives Contracts) (Amendment) Regulations 2015.
June 30, 2017	Philippines	Banks required to commence reporting on repo activity per BSP Series of 2016 Circular No.923.
End of June 2017	EU	For the Regulation on Financial Benchmarks, the European Securities and Markets Authority (ESMA) delivered its final proposal for technical standards to the European Commission (EC) on March 30, 2017. The EC has three months to decide whether to endorse the technical standards with or without changes. Once adopted by the EC, Council of the EU and European Parliament will scrutinise the standards over a period of either one or three months, depending on whether or not the EC has made changes to the ESMA drafts.
End of June 2017	O EU	Expected publication by the European Commission of a legislative proposal on pan-European Personal Pensions Product as part of Capital Markets Union.
3Q 2017	O EU	ESMA expected to submit a draft technical standard to the European Commission on the trading obligation for derivatives under MiFIR.
3Q 2017	O EU	The European Commission expected to publish final RTS revising clearing obligation effective date for category 3 counterparties to June 21, 2019.
July 2017	EU	Second batch of Q&A on the Packaged Retail and Insurance-based Investment Products (PRIIPs) Regulation expected from the ESAs.
July 1, 2017	Hong Kong	Commencement of mandatory clearing under the Securities and Futures (OTC Derivative Transactions – Clearing and Record Keeping Obligations and Designation of Central Counterparties) Rules, and Phase 2 mandatory reporting under the Securities and Futures (OTC Derivative Transactions – Reporting and Record Keeping Obligations) Rules.
July 1, 2017	Australia	Final APRA requirements for the governance and risk management components of the framework for supervision of banking and insurance conglomerate groups (Level 3 framework) take effect.

July 1, 2017	Australia	Updated governance requirements for APRA-regulated superannuation trustees (SPS 510) take effect.
July 3, 2017	Canada	Effective date of segregation and portability regulations for customer collateral.
July 5, 2017	Australia	Deadline for responses to APRA's consultation on revisions to its framework on large exposures.
July 7, 2017	US	Deadline to submit comments to the CFTC's proposed rule Chief Compliance Officer Duties and Annual Report Requirements for Futures Commission Merchants, Swap Dealers, and Major Swap Participants; Amendments published in the Federal Register on May 8.
July 7, 2017	Hong Kong	Deadline for responses to the SFC's consultation on baseline cybersecurity requirements for internet brokers to reduce hacking risks in internet trading.
July 24, 2017	US	Expiration of extended CFTC order designating the Global Markets Entity Identifier utility (formerly known as the DTCC-SWIFT utility) and other pre-Local Operating Units as acceptable suppliers of approved LEIs.
August 1, 2017	New Zealand	Deadline for companies making regulated offers of short-term duration derivative products to New Zealanders that settle within 3 days to apply for a licence from the Financial Markets Authority.
August 9, 2017	EU	The clearing obligation RTS for credit default swaps, including 5-year iTraxx Europe Main and Crossover contracts, series 17 onwards, entered into force on May 9, 2016. The clearing obligation will take effect from August 9, 2017 for Category 2 counterparties, June 21, 2019 for Category 3 counterparties and May 9, 2019 for Category 4 counterparties. The Frontloading Obligation started on October 9, 2016 for both Category 1 and Category 2 counterparties.
August 9, 2017	EU	The RTS for EEA interest rates derivatives, including SEK, PLN, and NOK fixed-to-float swaps and NOK, PLN and SEK forward rate agreements entered into force on August 9. The clearing obligation will take effect from August 9, 2017 for Category 2 counterparties, June 21, 2019 for Category 3 counterparties and August 9, 2019 for Category 4 counterparties. The Frontloading Obligation started on October 9, 2016 for both Category 1 and Category 2 counterparties.
August 14, 2017	US	Expiration of relief from the notice filing requirement under CFTC Regulation 150.4(c) relating to exemption from aggregation of positions (CFTC Letter No. 17-06).
August 28, 2017	US	Effective date of the CFTC's final rule Recordkeeping published in the Federal Register on May 30 amending the recordkeeping requirements under Regulation 1.31.
August 31, 2017	US	 Expiration of: Relief to swap dealers relating to the March 1 variation margin requirements for uncleared swaps (CFTC Letter No. 17-11) Guidelines issued by the Federal Reserve Board and Office of the Comptroller of the Currency regarding the supervisory oversight of variation margin requirements for parties without significant exposures Guidelines issued by the Office of the Superintendent of Financial Institutions (OSFI) regarding the supervisory oversight of variation margin requirements for parties without significant exposures

August 31, 2017	Australia	
	Singapore	End of the six-month transitional period for variation margin under the Australian margin rules (CPS 226), Singaporean margin guidelines, Hong Kong margin Supervisory Policy Manual (CR-G-
	Sector Hong Kong	14) and phase 1 entities under the Korean margin guidelines.
	Korea	
September 1, 2017	US	Expiration of an extension of the relief granted under Letter No. 16-03 and 16-33 for "French Reportable Swaps" and "Swiss Reportable Swaps" relating to the masking of counterparty identifying information (CFTC Letter No. 17-16).
September 1, 2017	Switzerland	Effective date for VM for financial counterparties except those already covered by VM requirements under Phase 1 of non-cleared margin rules. Korean VM requirements for Phase 2
	Korea	subject to six month transition period until March 1, 2018.
September 1, 2017	US	
	EU	
	Switzerland	
	🛑 Japan	
	Canada	Initial margin requirements apply under US PR, CFTC, Canada, Japanese, EU, Singapore, Hong Kong and Australian margin rules to Phase 2 entities. First phase of initial margin requirements commences in Korea.
	Singapore	
	Hong Kong	
	Australia	
	Korea	
September 1, 2017	Korea	Variation margin requirements apply to counterparties not covered by VM requirements under Phase 1 of non-cleared margin rules.
September 28, 2017	US	Expiration of relief from submitting certain specified information via New Form 102A (relief period begins September 29, 2016) (CFTC Letter No. 16-32).
September 28, 2017	US	Expiration of relief from submitting certain specified information regarding DCM volume threshold accounts via New Form 102B (relief period begins September 29, 2016) (CFTC Letter No. 16-32).

September 30, 2017	US	Expiration of an extension of relief from Transaction-Level Requirements for certain non-US SDs using personnel or agents located in the US to arrange, negotiate, or execute a swap – CFTC Letter No. 16-64 (extends CFTC Letter No. 15-48, which extended CFTC Letters No. 14-140, 14-74, 14-01 and 13-71).
September 30, 2017	US	Deadline to submit comments to the CFTC's request for information pertaining to Project KISS.
4Q 2017	Singapore	Expected commencement of reporting of equity and commodity derivatives under the Securities and Futures (Reporting of Derivatives Contracts) Regulations.
4Q 2017	Singapore	Expected commencement of mandatory clearing under the Securities and Futures (Clearing of Derivatives Contracts) Regulations.
October 1, 2017	Singapore	
	Hong Kong	Commencement of UTI "share-and-pair" obligations.
	Australia	
October 4, 2017	Canada	Effective date for mandatory clearing requirements for all other Canadian market participants.
November 1, 2017	EU	Reporting of EMIR eligible trades under the newly published revised technical standards becomes applicable.
November 1, 2017	Malaysia	Expected commencement of pilot reporting regime for certain banks in Malaysia.
November 6, 2017	US	Expiration of an extension of relief to swap dealers from certain requirements of the U.S. final rule on margin requirements for uncleared swaps when transacting with counterparties subject to the corresponding EU rules (CFTC Letter No. 17-22).
November 15, 2017	US	Expiration of CFTC relief for swap execution facilities from certain audit trail requirements in Commission Regulation 37.205 related to post-trade allocation information (CFTC Letter No. 15-68).
November 15, 2017	US	Expiration of an extension of relief to SEFs in connection with the execution of block trades (CFTC Letter No. 16-74).
November 15, 2017	US	 Expiration of relief for the following package transactions (CFTC Letter No. 16-76): MAT/New Issuance Bond MAT/Futures MAT/Non-MAT (Uncleared) MAT/Non-Swap Instruments MAT/Non-CFTC Swap
November 30, 2017	US	Expiration of relief to Shanghai Clearing House permitting it to clear certain proprietary trades of US clearing members and their affiliates (CFTC Letter No. 16-56).

November 30, 2017	US	Extension of relief to Shanghai Clearing House allowing it to continue to clear certain swaps subject to mandatory clearing in China for the proprietary trades of its clearing members that are
December 1, 2017	US	US persons or affiliates of U.S. persons (CFTC Letter No. 17-26). Expiration of relief from Parts 45 and 46 for swaps with non-US counterparties that are not guaranteed affiliates, or conduit affiliates, of a US person (CFTC Letter No. 16-79) (previously No. 15-61).
		Applies to CFTC-registered SDs and MSPs that are non-US persons established under the laws of Australia, Canada, the EU, Japan or Switzerland, and that are not part of an affiliated group in which the ultimate parent entity is a US: SD, MSP, bank, financial holding company or bank holding company.
December 15, 2017	Canada	Expiration of Blanket Order 96-501 which provides for harmonized discretionary relief from certain requirements in Multilateral Instrument 96-101 <i>Trade Repositories and Derivatives Data Reporting</i> including for masking of counterparty identity, use of LEI to report counterparty and broker identification and local counterparty determination. Similar local relief issued by each of Alberta, New Brunswick, Nova Scotia, Saskatchewan, British Columbia, Newfoundland and Labrador, the Northwest Territories, Nunavut, Prince Edward Island and Yukon.
December 31, 2017	US	Expiration of an extension of relief to Eligible Affiliate Counterparties who do not claim the Inter- Affiliate Exemption from the trade execution requirement (CFTC Letter No. 16-80) (previously No. 15-62).
December 31, 2017	US	Expiration of an extension of relief to Eligible Affiliate Counterparties from the Outward-Facing Swaps Condition in the Inter-Affiliate Exemption (CFTC Letter No. 16-81) (previously No. 15-63).
December 31, 2017	US	Expiration of relief providing for the addition of Australia and Mexico to the list of jurisdictions eligible under the alternative compliance framework of Commission regulation 50.52(b)(4)(ii) used to satisfy the Outward-Facing Swaps Condition in the Inter-Affiliate Exemption (CFTC Letter No. 16-84).
December 31, 2017	EU	Date by which the European Commission has to publish a legislative proposal on the capital requirement regime for commodity trading firms.
End of 2017 – 1Q 2018 (TBD)	US	SEC Regulation SBSR (Reporting and Dissemination of Security-Based Swap Information) Compliance.
2018 and beyond		
1H 2018	Korea	Expected commencement of trade reporting under the Financial Investment Services and Capital Market Act (FISCMA).
January 1, 2018	O EU	Full application date of the EU Regulation on Financial Benchmarks.
January 1, 2018	EU	Implementation date for the Packaged Retail and Insurance-based Investment Products (PRIIPs) Regulation.

January 1, 2018	Australia	Basel III: Revised APRA prudential standard for securitisation (APS 120) takes effect.
January 1, 2018	Singapore	Unmasking date for historical trades with counterparties where consent has not been received under the Securities and Futures (Reporting of Derivatives Contracts) (Amendment) Regulations 2015.
January 1, 2018	Singapore	Amendments to the capital framework for securitisation exposures and interest rate risk in the banking book (IRRBB) takes effect (MAS Notice 637).
January 1, 2018	New Zealand	Basel III: Full implementation of CET1 (4.5%), Total Tier 1 (6%), Tier 1 + Tier 2 (8%).
January 1, 2018	Philippines	Basel III: Banks required to meet LCR (90%) threshold and adherence to the 5% Leverage Ratio commences.
January 1, 2018	Singapore	Basel III: NSFR and NSFR Disclosure implemented.
January 1, 2018	Australia Brazil Canada Hong Kong	Basel III: SA-CCR implemented.
January 1, 2018	Korea	Basel III: Capital requirements for CCPs implemented
January 1, 2018	Australia Kong Kong India China Indonesia	Basel III: NSFR implemented.
January 3, 2018	EU	MiFID2/MiFIR applies to firms.

January 31, 2018	US	Expiration of relief to reporting counterparties clearing swaps through DCOs exempt from registration or CCPs provided relief from the requirement to register as a DCO. The reporting counterparties were granted relief from certain Part 45 reporting obligations. Relief was also granted pertaining to certain data field reporting requirements in Parts 43 and 45 (CFTC Letter No 16-85).
February 5, 2018	US	Expiration of an extension of relief provided by the SEC in connection with the revision of the definition of "security" to encompass security-based swaps published in the Federal Register on January 25, 2017.
February 11, 2018	US	Expiration of certain SEC exemptions (e.g., from the Exchange Act) for security-based swaps. This is extended from February 2017. (Published in the Federal Register on February 15, 2017.)
February 28, 2018	Korea	End of the six-month transitional period for phase 2 entities for variation margin requirements under the Korean margin guidelines.
March 1, 2018	Australia	Risk mitigation requirements for non-centrally cleared derivatives under CPS 226 take effect.
April 1, 2018	India	Basel III: SA-CCR implemented.
April 1, 2018	India	Basel III: Standards for the capitalization of banks' exposures to central counterparties implemented.
August 16, 2018	O EU	Transitional exemption from clearing for pension funds – permitted through a Delegated Act – expires.
August 29, 2018	US	Expiration of relief from submitting certain specified information via New Form 102A (relief period begins September 29, 2016) (CFTC Letter No. 16-32).
August 29, 2018	US	Expiration of relief from submitting certain specified information regarding DCM volume threshold accounts via New Form 102B (relief period begins September 29, 2016) (CFTC Letter No. 16-32)
August 29, 2018	US	Expiration of relief from submitting certain specified information regarding SEF volume threshold accounts via New Form 102B (CFTC Letter No. 16-32).
August 29, 2018	US	Expiration of relief to Reporting Parties from the requirement to report via New Form 102B (for SEFs) (CFTC Letter No. 16-32).
August 29, 2018	US	Expiration of relief from submitting certain specified information via New Form 102S (relief period begins September 29, 2016) (CFTC Letter No. 16-32).
September 1, 2018	US	
	O EU	
	Switzerland	
	🥚 Japan	
	Canada	Initial margin requirements apply under US PR, CFTC, Canada, Japanese, EU, Singapore, Hong Kong and Australian margin rules to Phase 3 entities.

	Singapore	
	Hong Kong	
	Australia	
	Korea	
September 27, 2018	Australia	Expiry of ASIC Corporations (Repeal and Transitional) Instrument 2016/396, which provides relief for foreign financial services providers from the requirement to hold an Australian financial services licence when providing financial services to Australian wholesale clients.
4Q 2018	EU	Effective date for clearing of derivatives by non-financials.
December 31, 2018	US	Phase-in termination date of the swap dealer registration <i>de minimis</i> threshold.
January 1, 2019	Hong Kong	Basel III: Capital Conservation Buffer (2.5%) full implementation.
January 1, 2019	Philippines	Basel III: Banks required to meet LCR (100%) threshold.
January 1, 2019	Singapore	Basel III: Phased in Capital Conservation Buffer (2.5%), Countercyclical Buffer (2.5%), expected for Liquidity Ratio.
January 1, 2019	Australia	Basel III: SA-CCR implemented.
January 1, 2019	Australia	Basel III: Standards for the capitalization of banks' exposures to central counterparties implemented.
February 12, 2019	O EU	Contracts entered into after August 16, 2012, the entry into force of EMIR and before February 12, 2014, the reporting start date (RSD), and no longer outstanding on the RSD must be reported to TRs. *Note: This was an extension to the previous compliance date (February 12, 2017) adopted when amended Implementing Technical Standards were published in the Official Journal in January 2017. It is expected that the EMIR review will see removal of this requirement to back report these expired trades completely.
March 28, 2019	Australia	Expiry of ASIC Corporations (Repeal and Transitional) Instrument 2017/271, which provides relief for collective investment schemes from local registration and licensing requirements where the relevant overseas regulatory regime delivers regulatory outcomes sufficiently equivalent to the Australian regulatory regime.
March 31, 2019	India	Basel III: Capital Conservation Buffer (2.5%) phased in from March 2016.

April 1, 2019	India	Basel III: Large Exposures framework implemented.
September 1, 2019	US	
	EU	
	Switzerland	
	e Japan	
	Canada	Initial margin requirements apply under US PR, CFTC, Canada, Japanese, EU, Singapore, Hong Kong and Australian margin rules to Phase 4 entities.
	Cingapore Singapore	
	Hong Kong	
	Australia	
	Korea	
December 2019	Global	FRTB: Banks are required to report under the new market risk standards by end of 2019.
January 2020	Australia	Basel III: Market risk standards (FRTB) finalized.
March 1, 2020	US	Expiration of relief to swap dealers operating in Japan providing for the posting and collection of variation margin to and from certain counterparties operating in Japan on a T+3 basis (CFTC Letter No. 17-13).
September 1, 2020	US	
	EU	
	Switzerland	
	🥚 Japan	
	Canada	Initial margin requirements apply under US PR, CFTC, Canada, Japanese, EU, Singapore, Hong Kong and Australian margin rules to Phase 5 entities.
	Singapore	



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