



EMIR REFIT

REVIEW OF EMIR (REGULATION ON OTC DERIVATIVES AND CCPS)

MAIN REGULATORY EVOLUTION

- **6** Clearing obligation for FC: financial counterparties (FC) are split into FC+ and FC- FC- are no more submitted to the clearing obligation
- Clearing obligation for NFC+: with EMIR Refit the clearing obligation for NFC+ will only apply to the asset class(es) for which the threshold has been exceeded
- Reporting: is lightened (exemption for intragroup transactions where one of the parties is a NFC, ETD transactions to be reported by the CCP, for transactions between a FC and an NFC-, the FC is responsible and legally liable for the reporting)
- **FRANDT**: the access to the clearing has proven difficult for certain categories of counterparties. Thus, EMIR Refit requires clearing members and clients providing clearing services to do it under Fair, Reasonable And Non Discriminatory and Transparent commercial terms

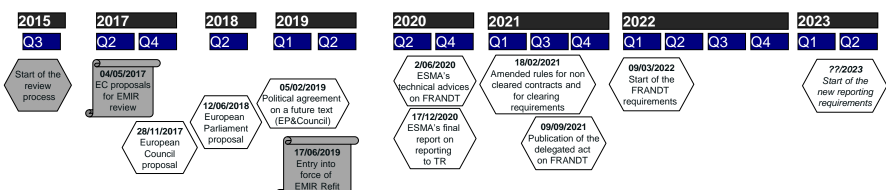
CRITICAL POINTS

The qualification is done using the same thresholds as for NFC (all the contracts have to be included in the calculation). The process is also the same (immediate notification to ESMA, start of the obligation 4 months after, ..). The clearing obligation for FC+ will cover all the asset classes even if not all the threshold have been exceeded. Future FC- should correspond to the current category 3.

The way the clearing threshold is calculated is aligned with the one for FC (aggregate month-end average position for the months of March, April and May compared to the thresholds). OTC derivative contracts that "are not objectively measurable as reducing risks directly relating to the commercial activity or treasury financing activity of the non-financial counterparty or of that group" are included in the calculation.

This remains a double side reporting not a single side as what is requested in the US (DFA).

The regulators should keep in mind that the provision of this service is submitted to conditions such as risk management that cannot be overridden



■ Risk mitigation techniques
■ Reporting
● Mandatory clearing
● Margins for non cleared contracts



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Updated on the 30th of November 2021

- Cleared contracts
- Central Counterparties (CCPs)
- Non cleared contracts
 Reporting

STATEMENT

- □ FRANDT: the delegated regulation (2021/1456) is entered into force on the 9th of September 2021 for an application on the 9th March 2022
- □ Reporting: ESMA has issued in December 2020 its final report on reporting to Trade Repositories and is consulting for future guidelines
- □ Clearing: the exemption for Pension Scheme Arrangements until 18/06/2022 official since the 16/06/21; the EC published on report (April 2022) as regards Post Trade Risk Reduction base on the ESMA's one released in November 2020
- □ Cleared and non-cleared contracts: 2 delegated regulations (DR) amending the DR for non-cleared contracts (2016/2251) and the 3 DR relating to the clearing obligation have entered into force on the 18th of February 2021

FOR YOUR CONSIDERATION

- □ EMIR Refit creates two categories FC+ (submitted to clearing) FC- (not submitted)
- □ FRANDT: applies to OTC derivatives contract subject to the clearing obligation (clearing service provided in the Union)
- □ Reporting: for contracts with a NFC- a "double reporting" to be done by one side (the FC). Intragroup transactions involving at least one NFC will be exempted but only if the parent company is not a financial counterparty. The reporting to TR should be amended with numerous additional data and new requirements; the delegated act (not issued by the EC so far) may enter into application early 2023
- □ Scope of FC: IORPs are FC; on the contrary Securitisation Special Purposes Entities (SSPEs) as well as Employee Share Purchase Plans (ESPP) are not qualified FC
- □ Clearing obligation and Trading obligation: ESMA has proposed to align the MIFIR scope to the EMIR Refit's one for both FC+ and NFC+
- □ Non cleared contracts: alignment to the Basel Committee / IOSCO calendar; variation margins not required where one of the counterparties is not an institution (physically settled FX forwards and Swaps); exemption for equities options and index options now until the 4th of January 2024; intragroup contracts exemption until the 30th of June 2022; relocated contracts (due to Brexit) to benefit from the same exemptions as the original contracts
- □ Cleared contracts: clearing exemption for intra-group transactions until the 30th of June 2022: relocated contracts to benefit from the same exemptions as the original ones (Brexit)

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To know more please refer to: FicheEMIRREFIT-ToKnowMore

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