

Committee on
Payments and Market
Infrastructures

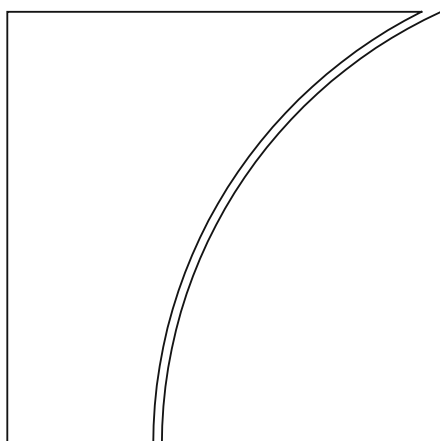
Board of the International
Organization of Securities
Commissions

Consultative report

Harmonisation of critical
OTC derivatives data
elements (other than
UTI and UPI) – third
batch

June 2017

Response form



BANK FOR INTERNATIONAL SETTLEMENTS



OICU-IOSCO

Introduction to the consultative report

In 2009, the G20 Leaders agreed that all over-the-counter (OTC) derivatives transactions should be reported to trade repositories (TRs) to further the goals of improving transparency, mitigating systemic risk and preventing market abuse.¹ Aggregation of the data reported to TRs will help authorities to obtain a comprehensive view of the OTC derivatives market and its activity. Such aggregation is feasible if “the work on standardisation and harmonisation of important data elements [is] completed”.²

1.1 CPMI-IOSCO working group for harmonisation of key OTC derivatives data elements

Since November 2014, the CPMI and IOSCO Harmonisation Group has worked to develop guidance regarding the definition, format and usage of key OTC derivatives data elements reported to TRs, including the Unique Transaction Identifier (UTI), the Unique Product Identifier (UPI) and other critical data elements. *Technical Guidance on the Unique Transaction Identifier (UTI)* was published in February 2017³ and *Technical Guidance on the Unique Product Identifier (UPI)* will be published in Q3 2017.

The CPMI and IOSCO published consultative reports on the first and second batch of other critical data elements in September 2015 and October 2016, respectively.⁴ This third report seeks comment on a third batch of critical data elements. The Harmonisation Group plans to issue in early 2018 the final Technical Guidance on all the critical data elements other than UTI and UPI.

The Harmonisation Group acknowledges that the responsibility for issuing requirements on the reporting of OTC derivatives transactions to TRs falls within the remit of the relevant authorities. As a consequence, this consultative report does not present guidance on which critical data elements will be required to be reported in jurisdictions. Rather, to allow meaningful global aggregation, the consultative report solicits comment on the definition, format and allowable values of critical data elements to develop guidance for relevant authorities that require these data elements to be reported to TRs in the own jurisdiction.⁵

The third batch of critical data elements includes data elements focused on collateral, prices, quantities, non-regular payments, packages and other links, and custom baskets. The list of critical data elements that will be included in the final Technical Guidance on critical data elements, other than the UTI and UPI, will be the outcome of a dynamic and iterative process that takes into consideration the feedback from respondents. Some of the batch three data elements are closely related to data elements included in previous batches. Therefore, the following batch two data elements – appropriately revised based on the consultation feedback – have been repeated in this document to provide an overview of all the pricing-related data elements: strike price and option premium. Also the data element notional amount, already included in batch 1 for all asset classes other than commodities and equity derivatives, has been repeated and expanded in this consultative report to cover all asset classes.

¹ TRs are also known as swap data repositories (SDRs) in the United States.

² See Financial Stability Board, *Feasibility study on approaches to aggregate OTC derivatives data*, September 2014, www.financialstabilityboard.org/wp-content/uploads/r_140919.pdf.

³ See www.bis.org/cpmi/publ/d158.pdf.

⁴ See www.bis.org/cpmi/publ/d132.pdf and www.bis.org/cpmi/publ/d153.pdf.

⁵ Also the mandate of the Harmonisation Group does not include addressing issues that are planned or are already covered by other international workstreams, such as the legal, regulatory and technological issues related to the implementation of a global aggregation mechanism, or the governance and legal issues related to the UTI and UPI. With the Harmonisation Group advancing in its work, the FSB established a governance working group in early 2016 to take forward the development of governance arrangements for the UTI and UPI.

As in the consultative reports on batch one and batch two critical data elements, for each of the critical data elements included in the third batch, individual tables specify the “definitions”, containing the definition, format, and list of allowable values, and provide cross-references for identifying dependencies between data elements. The envisaged guidance aims to provide consistent “definitions” of data elements with the same characteristics and to allow implementation that is independent of the chosen communication protocol. As a consequence, the consultative report references, whenever possible, existing industry standards for business concepts that can be implemented within multiple syntaxes. The guiding principles of the harmonisation methodology described in the consultative report for the first batch have also been adopted in drafting this consultative report for the third batch.

In the annex to this report, each data element is also illustrated with at least one example to demonstrate how it supports authorities’ data needs. For some data elements of the third batch, more than one harmonisation alternative is proposed and discussed.

1.2 Organisation of this report and feedback to consultation

This report is organised as follows. Section 2 sets out the harmonisation proposal in individual tables, data element by data element. In Annex 1, Table 1 shows how the batch three data elements are grouped; Table 2 gives a non-exhaustive list of examples showing how each data element could be used to support authorities’ data needs; and Table 3 clarifies the formats used in the Section 2 tables. Table 4 lists the allowable values for the data element “Price Unit of Measure” and “Quantity Unit of Measure” and Table 5 the ones for “Counterparty rating thresholds” and “Threshold rating for automatic termination provision”.

Comments and suggestions are welcome on any aspect of the full set of harmonisation proposals in Section 2 and associated Tables 4 and 5 in Annex 1. Please be as specific as possible in your response. In particular, the CPMI and IOSCO invite comments on the questions included in Section 2. Comments on proposals and alternatives and responses to general and specific questions are solicited by 30 August 2017 and should be sent to the secretariats of both the CPMI (cpmi@bis.org) and IOSCO (cde@iosco.org) using the dedicated form. The submitted form with comments will be published on the websites of the BIS and IOSCO unless respondents specifically request otherwise.

In making comments and providing responses to the questions, it would be helpful if respondents could consider the following:

- Whether the consultative guidance is unambiguous and sufficiently clear, and, if not, what other details and specifications would, in your opinion, add value.
- Whether the proposed definitions, formats and granularity level in allowable values appropriately capture different market practices at a global level, or are consistent with standards that may already be in use globally. If not, please specify which definition, format or list of allowable values requires modification, the reasons why, and your suggested alternative.
- Alternative proposals, other than the ones presented in this report, that would, in your view, be preferable to achieve consistent data collection with a view to meaningful global aggregation.

Harmonisation of critical OTC derivatives data elements (other than UTI and UPI) – third batch – consultative report

Respondent name:

Contact person:

Contact details:

Please flag if you do not wish your comments to be published. Otherwise, the completed form with your comments will be published on the websites of the BIS and IOSCO.

General comments on the report

2.1 Collateral portfolio

Comments on the data element "collateral portfolio":

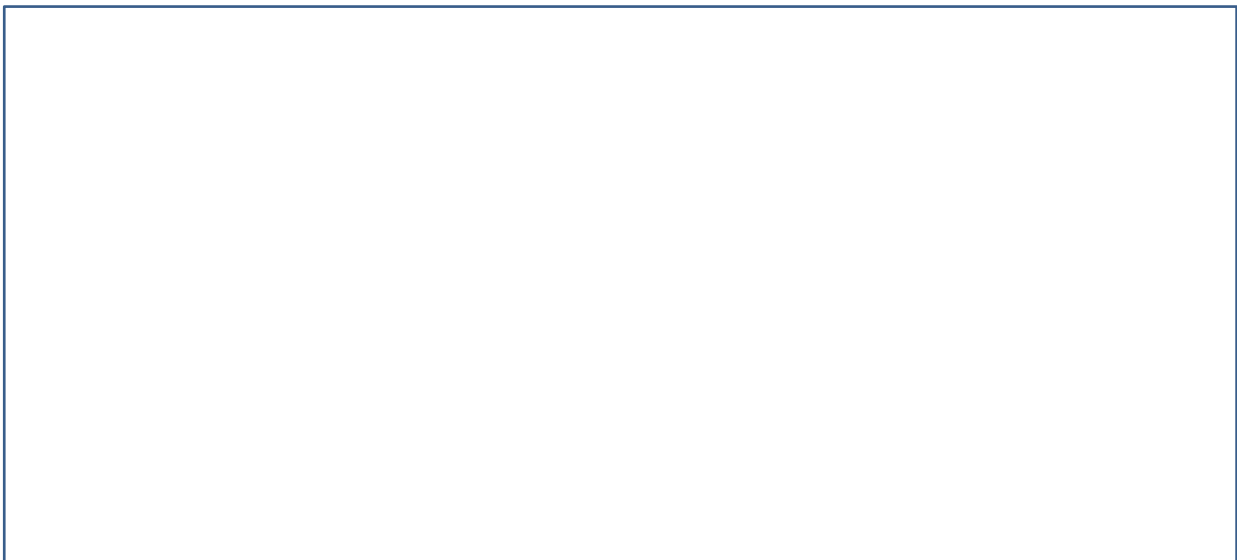
2.2 Collateral portfolio code

Q1: With reference to the alternatives proposed to capture information on portfolio code(s) (Section 2.2):

- (a) In your view, how prevalent is the situation in which different transactions concluded under the same Master Agreement are associated with different CSAs (for initial margin posted, initial margin received and variation margin)?



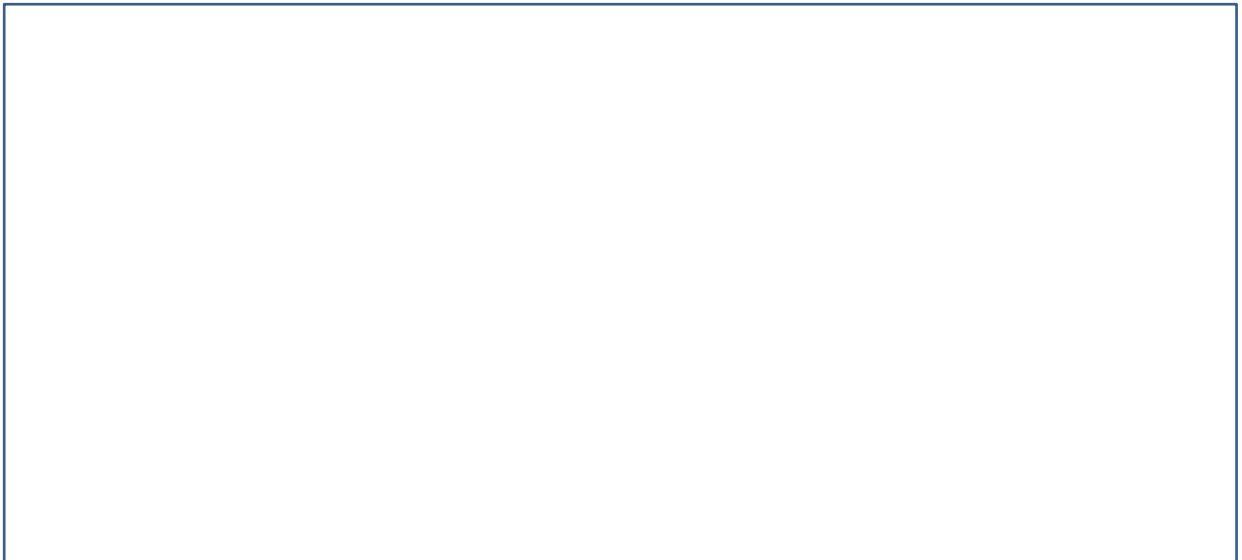
- (b) The definition proposed in Alternative 1 is based on the assumption that, in the event of default, the entirety of the collateral provided under the given Master Agreement would be used to cover the loss of the non-defaulting counterparty, whether or not separate CSAs (for initial margin posted, initial margin received and variation margin) might be linked to that Master Agreement and whether or not all the transactions concluded under that Master Agreement would be associated with each of these CSAs. Is this assumption correct? If not, please clarify how the respective obligations would be resolved in the case of default. Please provide examples.



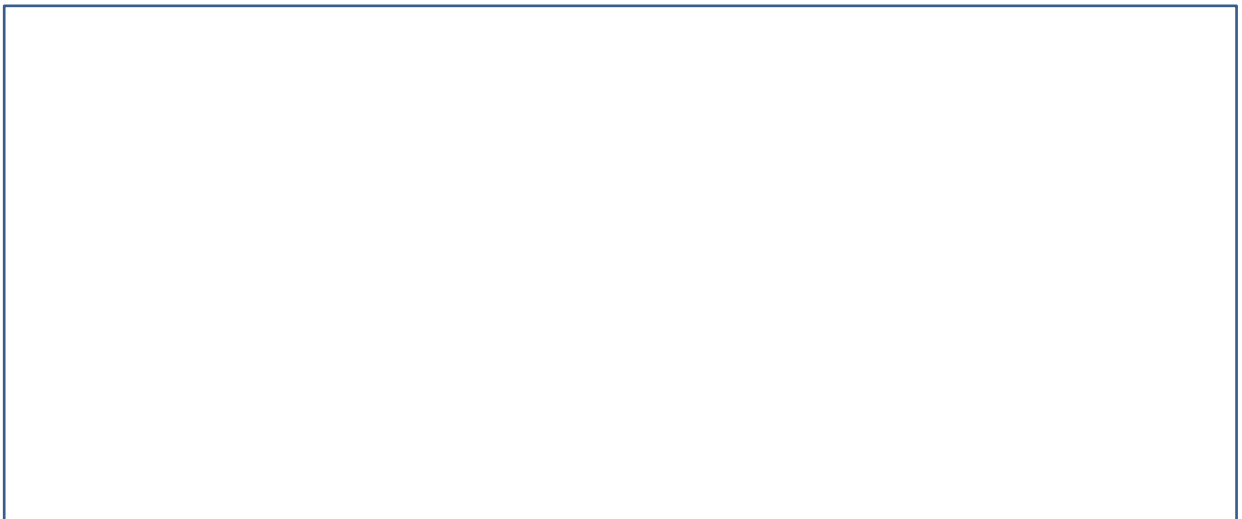
(c) Are the differences in authorities' use of the two alternatives clearly illustrated in Table 2?



(d) Which of the proposed harmonisation alternatives should be supported and why?



Other comments on the data element "Collateral portfolio code":



2.3 Portfolio containing non-reportable component

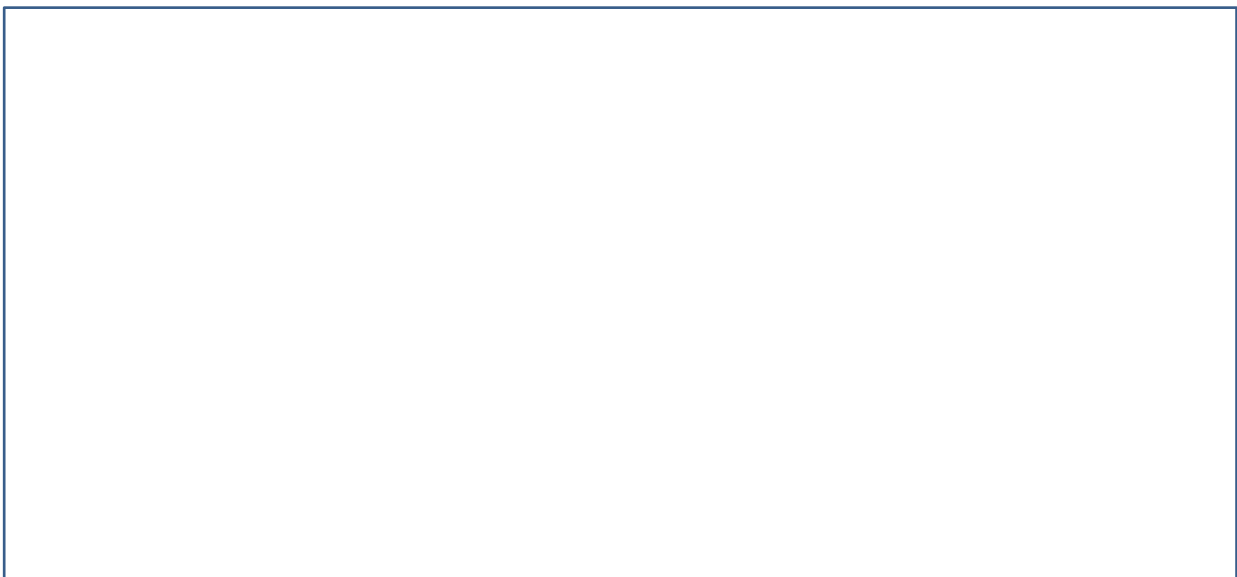
Comments on the data element "Portfolio containing non-reportable component":



2.4–2.28 Data elements related to margins

Q2: The purpose of the data element "Initial margin settlement timing" (Section 2.10) is to allow authorities to better understand the difference between "Initial margin required to be posted by the reporting counterparty" (Section 2.17) and the "Initial margin posted by the reporting counterparty" (Section 2.5) as this difference may be due to the timing of when the required margin is determined and when the margin is posted. In the absence of information on the margin settlement timing, the difference in the margin required and margin posted amounts could be interpreted as over- or under-collateralisation. Information on the settlement timing of margin collected would serve the same purpose for global aggregation of initial margin collected (Sections 2.8 and 2.19).

- (a) Are there challenges linked to the data element "Initial margin settlement timing" as defined above? Is there an alternative, more effective, way to represent this information, such as the date on which the initial margin posted (or collected) has been settled?



- (b) How prevalent is the existence of different settlement timings (T+0, T+1, T+2, T+3) within a given jurisdiction? Would the settlement timing for the initial margin posted differ from the one for initial margins collected?

Other comments on the data elements related to margins:

2.29 Indicator of intraday variation margin calls

Comments on the data element "Indicator of intraday variation margin calls":

2.30 Collateralisation category

Comments on the data element "Collateralisation category":

2.31–2.35 Data elements related to counterparty rating trigger

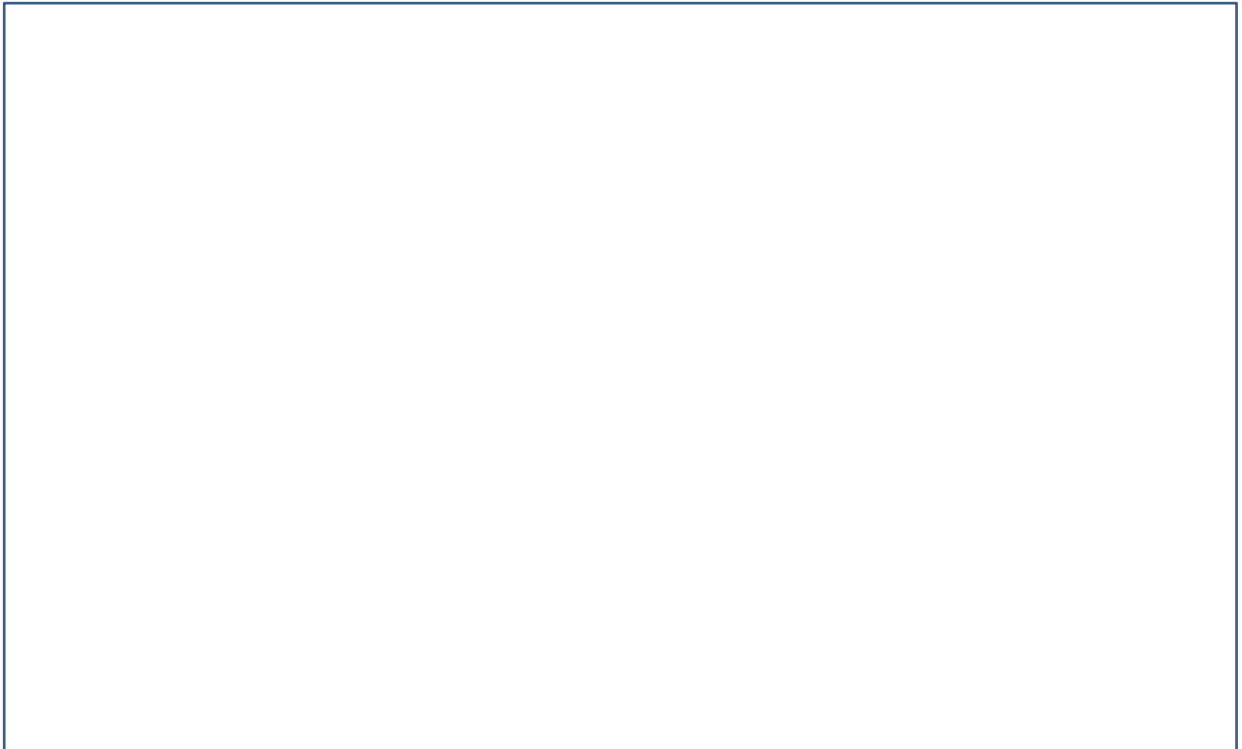
Q3: With reference to the data elements "Counterparty rating trigger indicator", "Counterparty rating threshold", "Incremental collateral required", "Threshold rating for automatic termination provision" and "Closeout payment for automatic termination provisions" (Sections 2.31–2.34):

- (a) For each alternative of the data element "Counterparty rating trigger indicator", do definitions and allowable values accurately reflect provisions contained in collateral agreements or master agreements covering OTC derivative transactions to protect parties from counterparty credit deterioration? How prevalent currently are counterparty collateral rating triggers or comparable automatic-termination provisions in collateral agreements or master agreements? How, if at all, have recent changes to market practices affected the

prevalence or the form of counterparty collateral rating triggers or comparable automatic termination provisions?



- (b) Are the advantages and disadvantages of the proposed harmonisation alternatives of the data element "Counterparty rating trigger indicator" appropriately defined? If not, which aspects should be revised and how? Which of the proposed harmonisation alternatives should be supported and why?



Q4: With reference to the alternatives proposed for the data element "Counterparty rating threshold" (Section 2.32):

- (a) Are the advantages and disadvantages of the proposed harmonisation alternatives appropriately defined? If not, which aspects should be revised and how?

A large, empty rectangular box with a thin blue border, intended for the user to provide their answer to question (a).

- (b) Which of the proposed harmonisation alternatives should be supported and why?

A large, empty rectangular box with a thin blue border, intended for the user to provide their answer to question (b).

Q5: The definition of the data element "Incremental collateral required" (Section 2.33) relies on the assumption that the effects of multiple-notch downgrades are roughly linear. Are there instances in which the effects increase more than linearly with the number of notches in a hypothetical downgrade? If so, how could multiple scenarios be encompassed in the definition?

A large, empty rectangular box with a thin blue border, intended for the user to provide their answer to question (c).

Other comments on the data elements "Counterparty rating trigger indicator", "Counterparty rating threshold", "Incremental collateral required", "Threshold rating for automatic termination provision" and "Closeout payment for automatic termination provisions" (Sections 2.31–2.35):

A large, empty rectangular box with a thin blue border, intended for providing comments on the specified data elements.

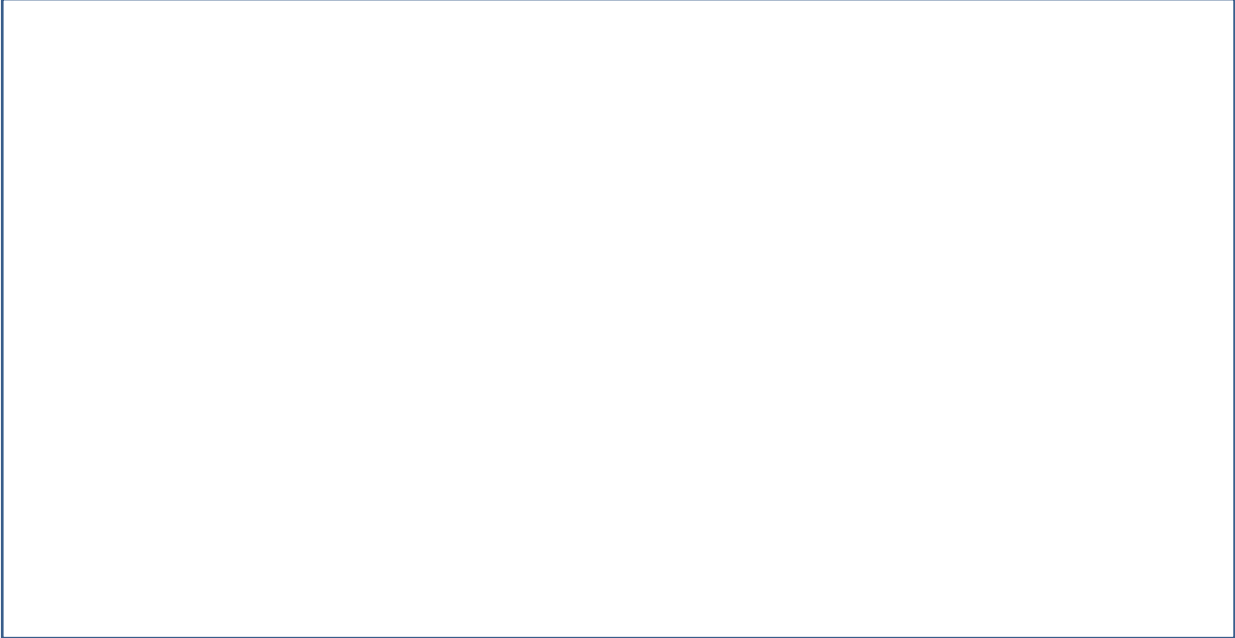
2.36 Clearing obligation in the jurisdiction of the reporting counterparty

Comments on the data element "Clearing obligation in the jurisdiction of the reporting counterparty":

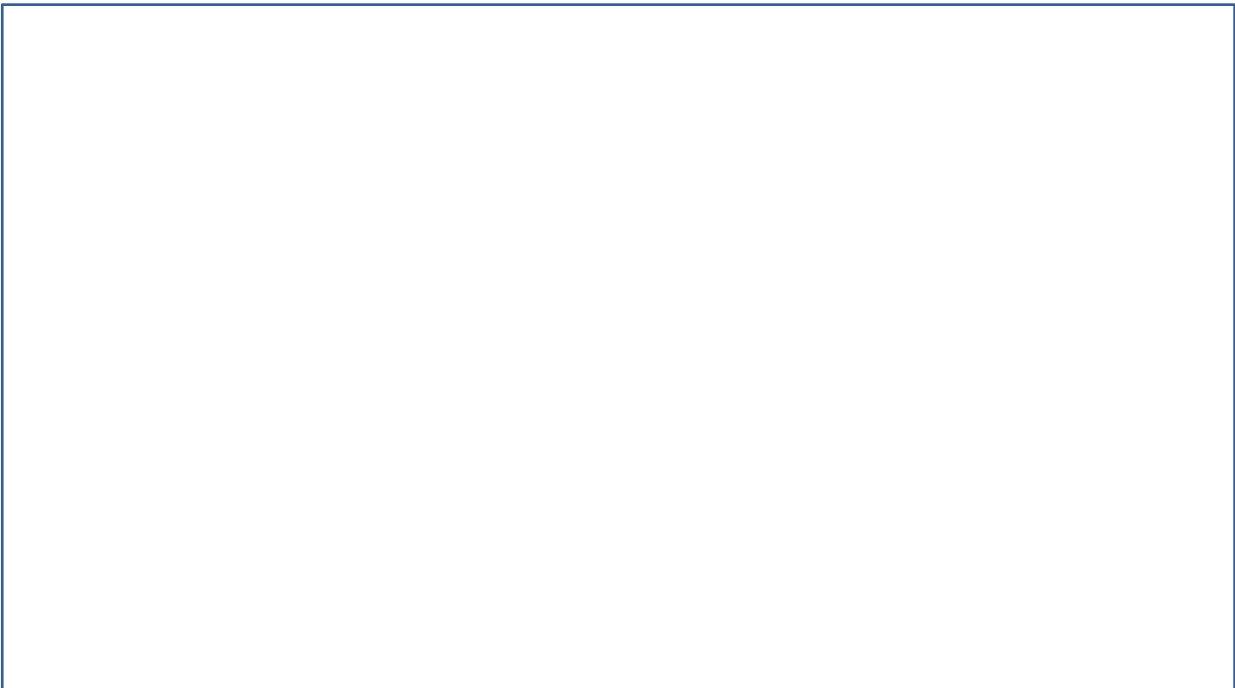
A large, empty rectangular box with a thin blue border, intended for providing comments on the clearing obligation data element.

2.37–2.41 Data elements related to “Price”

Q6: With reference to the data element “Price” (Section 2.37), are there OTC derivative transactions products where the price or a concept of price is not captured under the “Price” data element or any other data element including “Fixed rate”, “Spread”, “Strike price”, “Option premium” and “Other payment type (upfront payment)”? If so, please provide detailed examples of those products. Would the industry benefit from additional guidance for the “price” data element?



Q7: With reference to the data element “Price notation” (Section 2.40), is it clear and unambiguous which price notation (amount or percentage) should be applicable to each price? If not, which ones? Are there additional price notations that should be allowed? If so, which ones? Would the industry rather benefit from additional guidance for the “price notation” data element?

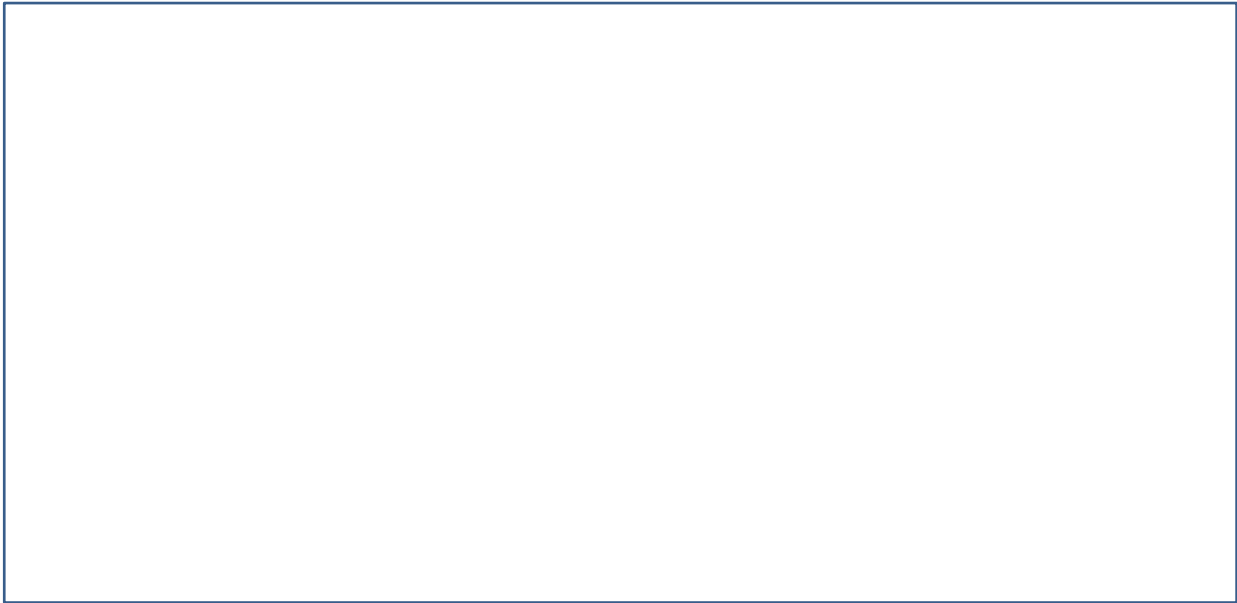


Q8: With reference to the data element "Price unit of measure" (Section 2.41):

- (a) Can commodity derivatives be negotiated in different unit of measures for the price and quantity? If so, would industry support two separate data elements for the (1) Price unit of measure and (2) Quantity unit of measure?

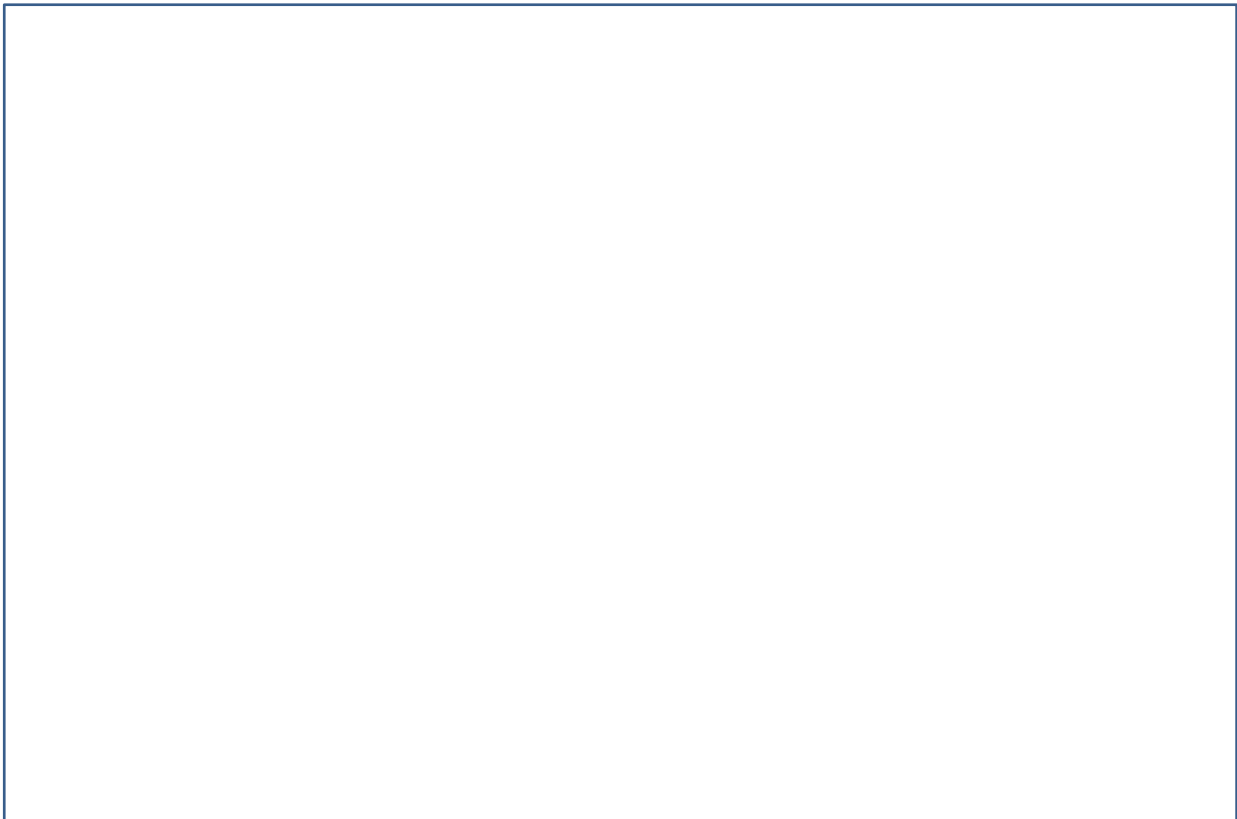
- (b) The list of allowable values in Table 4 in Annex 1 encompasses all the values included in ISO 20022's Unit Of Measure Code and four additional values.
 - (i) Are the values useful for reporting the Quantity Unit of Measure and the Price Unity of Measure?
 - (ii) If not, which ones are less useful and why?
 - (iii) Are there other values that should be added? Which ones, and why?
 - (iv) Are there duplicates or similar values that should be removed?

Other comments on the data element "Price", "Price schedules", "Price currency", "Price notation" and "Price unit of measure":




2.42–2.50 Data elements related to "Fixed rate", "Strike price" and "Option premium"

Q9: With reference to the data element "Spread notation" (Section 2.45), is it clear and unambiguous which notation (amount or percentage) should be applicable to each spread? If not, which ones? Are there additional spread notations that should be allowed? If so, which ones? Would the industry benefit from additional guidance for the "spread notation" data element?

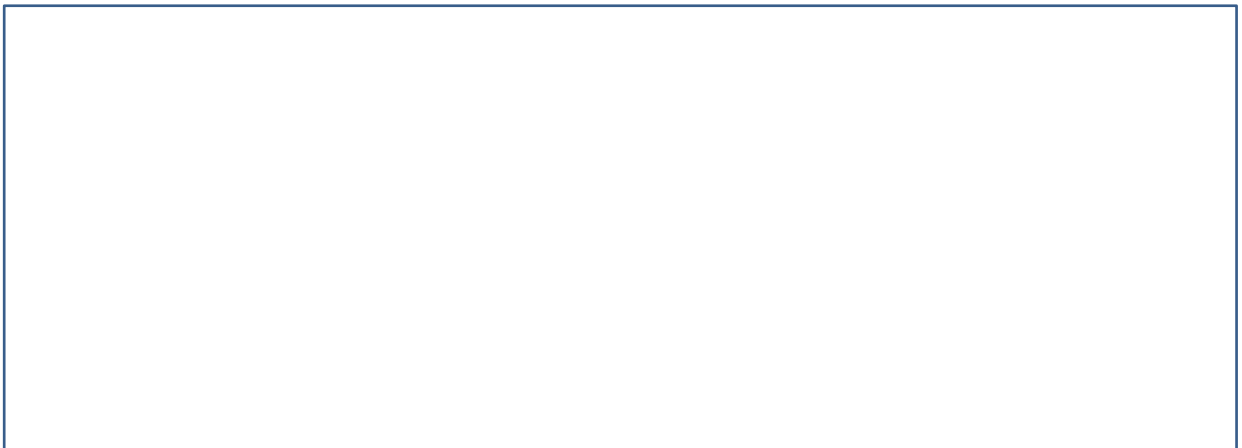


Other comments on the data element "Fixed rate", "Spread", "Spread currency", "Spread notation", "Strike price", "Strike price currency", "Strike price schedules", "Option premium", "Option premium payment date":



2.51–2.52 Data elements related to "Exchange rate"

Comments on the data element "Exchange rate" and "Exchange rate basis":




2.53–2.54 Notional amount and Notional amount schedules

Q10: With reference to the data element "Notional amount" (Section 2.53), are there particular cases where the notional amount may not always be known when a new transaction is reported and may be updated later? If so, which ones?



Other comments on the data element "Notional amount" and "Notional amount schedules":



2.55–2.57 Data elements related to “Total notional quantity”

Comments on the data element “Notional quantity schedules”, “Total notional quantity” and “Quantity unit of measure”:

2.58–2.63 Data elements related to “Other payments”

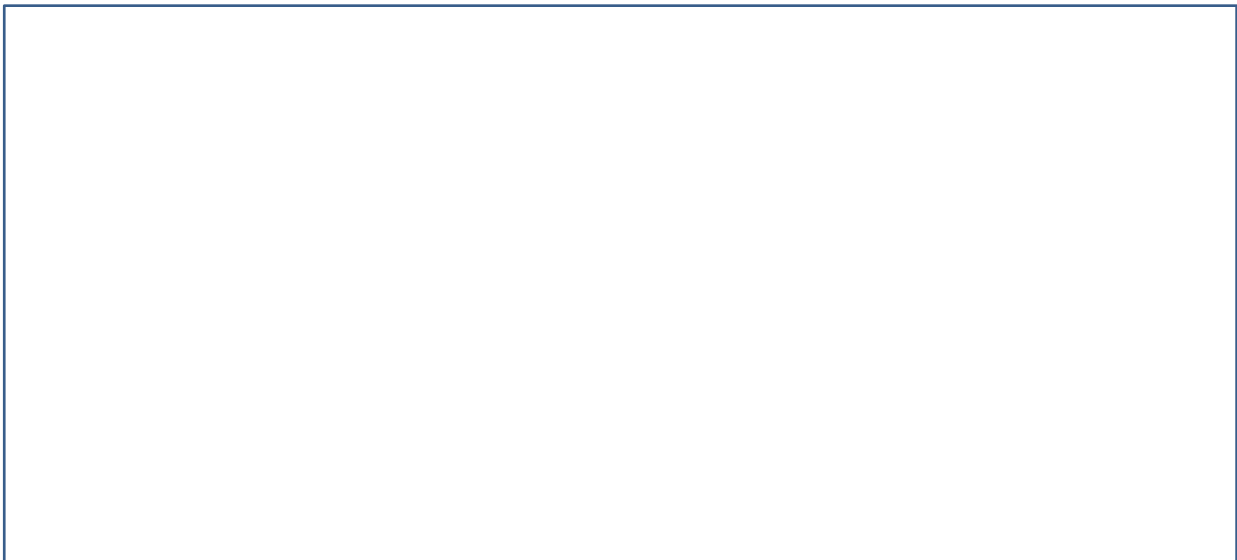
Comments on the data elements “Other payment amount”, “Other payment type”, “Other payment currency”, “Other payment date”, “Other payment payer”, “Other payment receiver”:

2.64–2.71 Data elements related to “Packages”

Q11: With reference to the data element “Package trade price” (Section 2.66), could it be agreed that two possible situations may arise: (i) a package price does exist because all the transactions that represent individual components of the package are priced jointly, or (ii) a package price is not available because all the transactions that represent individual components of the package are priced individually? Is more clarity needed regarding the reporting of “Package trade price” and prices of individual components?



Other comments on the data elements “Package ID”, “Package trade price”, “Package containing non-reportable components”, “Package trade price currency”, “Package trade price notation”, “Package trade spread”, “Package trade spread currency” and “Package trade spread notation”:



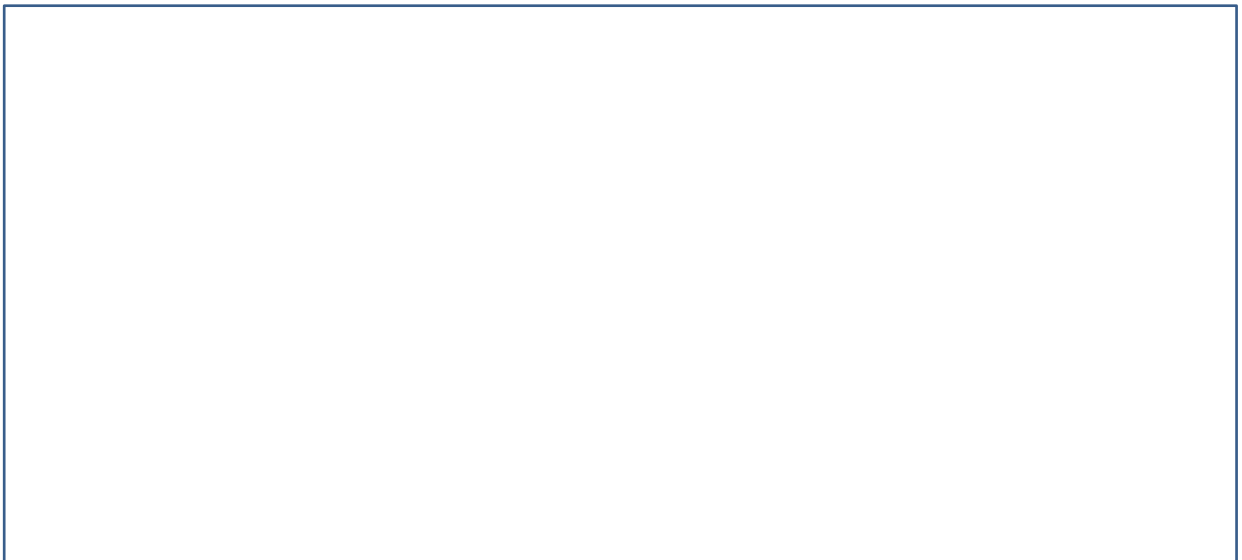
2.72 Prior UTI

Q12: With reference to the data element “Prior UTI” (Section 2.74), how is “Prior UTI” represented when clearing and allocation happen at the same point in time? And how is “Prior UTI” represented when clearing

and compression happen at the same point in time, as a single event? Do such cases of clearing and compression and clearing and allocation as a single event happen frequently?



Other comments on the data element "Prior UTI":



2.73–2.77 Data elements related to "Custom baskets"

Q13: With reference to the data element "Basket constituents unit of measure" (Section 2.74) the list of allowable values in Table 4 in Annex 1 encompasses all the values included in ISO 20022's Unit Of Measure Code and four additional values.

- (a) Are the values useful for reporting the "Basket constituents unit of measure"? If not, which ones are less useful and why?

(b) Are there other values that should be added? Which ones, and why?

Q14: With reference to the data element "Custom basket code" (section 2.75)

(a) would it be preferable to separate the information on the LEI of the basket issuer and the unique alphanumeric code assigned by such issuer to the custom basket? If so, please explain why this would be preferable for global aggregation.

- (b) are there types of custom basket for which the "issuer of the custom basket" is not clear? If so, please provide detailed examples of those custom baskets. Would the industry benefit from additional guidance for the term "issuer" in the "Custom basket code" data element?

- (c) are 52 alphanumeric characters after the LEI of the basket issuer enough?

Other comments on the data elements related to custom baskets:

Other comments

