



# Manual

On post-trade transparency under MiFID II/ MiFIR







# **Table of Contents**

1	Exect	utive Summary10
2	Sumr	mary table of updates11
3	Introd	duction15
3	3.1 F	Purpose and Legal Basis15
(	3.2 E	Background and content15
	3.2.1	Post-trade transparency reports18
	3.2.2	Transparency calculations19
	3.2.3	Level 3 Guidance20
4	Post-	trade transparency
4	4.1 F	Post-trade transparency reports: instruments and transactions
	4.1.1 trans	General overview on transactions and instruments subject to post-trade parency
	4.1.2	Scope of instruments subject to post-trade transparency44
	4.1	.2.1 Equity and equity-like financial instruments46
	4.1	.2.2 Non-equity financial instruments47
	4.1	.2.3 Classification of certain financial instruments
	4.1.3	Scope of transactions subject to post-trade transparency
	4.1	.3.1 Execution venue: general principles64
	4.1	.3.2 Execution venue: transactions with a third-country dimension
	4.1	.3.2.1 Transactions with a third-country dimension: general principles68
	4.1	.3.2.2 Transactions with a third-country dimension: detailed guidance70
	4.1	.3.3 Type of transactions subject to post-trade transparency74
4	4.2 F	Post-trade transparency reports: who, when, what to publish?
	4.2.1 trade	What: which details of a trade have to be made public for the purpose of post- transparency?
	4.2	2.1.1 Equity and equity-like financial instruments



4.2.1.2 Non-equity financial instruments
4.2.1.2.1 Common fields of Table 2 of Annex II of RTS 2
4.2.1.2.2 Specific fields of Table 2 of Annex II of RTS 2 adapted for each combination of instrument/asset class – contract type
4.2.1.2.3 Bonds
4.2.1.2.4 SFPs102
4.2.1.2.5 ETCs and ETNs105
4.2.1.2.6 Derivatives107
4.2.2 Who: who has to report and make public the post-trade transparency details of a trade?
4.2.2.1 General rule on the definition of the reporting entity
4.2.2.2 Definition of the reporting entity in the case of back-to-back trades (Article 12(4), (5) and (6) of RTS 1 and Article 7(5), (6) and (7) of RTS 2)178
4.2.2.3 Definition of the reporting entity in the case of prime brokerage arrangement 179
4.2.2.4 Definition of the reporting entity in the case of specific contract types180
4.2.2.5 Definition of the applicable deferral regime
4.2.3 To whom: to whom the post-trade transparency details of an off-venue trade have to be reported?
<ul><li>4.2.4 When: when the post-trade transparency details of a trade have to be made</li><li>public? 183</li></ul>
4.2.4.1 General rule on the definition of the reporting time
4.2.4.2 Detailed principles on the definition of the reporting time
4.2.5 Flags
4.2.5.1 How are flags applied?
4.2.5.2 Is it possible to combine flags?
4.2.5.3 Equity flags specified in Table 4 of Annex 1 of RTS 1193
4.2.5.4 Non-equity flags specified in Table 3 of Annex II of RTS 2196
4.2.6 Package transactions
4.2.7 Guidance and Schemes of non-equity post-trade transparency publication 201
4.2.7.1 Guidance on non-equity post-trade transparency publications
4.2.7.2 Scheme of non-equity post-trade transparency publications



4.2.7.2.1	Case 1: D+2 deferral207
4.2.7.2.2	Case 2: D+2 deferral with publication of limited details208
4.2.7.2.3	Case 3: D+2 deferral with publication of aggregated information210
4.2.7.2.4	Case 4: D Volume omission for an extended period of deferral213
4.2.7.2.5 deferral	Case 5: Publication of aggregated information for an extended period of 214
4.2.7.2.6 sovereig	Case 6: Publication of aggregated information for an indefinite period - for n debt only
-	Case 7: Volume omission for an extended period of deferral and ent publication of aggregated information for an indefinite period - for n debt only
4.2.7.2.8	Case 8: Cancellation221
4.2.7.2.9	Case 9: Amendment225
5 Transparer	ncy calculations229
5.1 IT Sys	tems and type of data used229
5.2 Scope	of instruments233
5.2.1 C	FI code - MiFIR identifier mapping table233
5.2.2 Th	ne use of reference data234
5.3 Transp	parency calculations: types and frequency of publication235
5.3.1 Tr	ansparency calculations <i>strictu sensu</i> 235
5.3.2 Ad	ditional transparency calculations236
5.3.3 Fr	equency of publication237
5.4 Detaile	ed description of the transparency calculations238
5.4.1 Th	ne use of quantitative data238
5.4.2 Eo sensu 24	quity and equity-like financial instruments transparency calculations <i>strictu</i>
5.4.2.1	Liquidity
5.4.2.2	MRMTL248
5.4.2.3	ADT which determines the LIS249
5.4.2.4	AVT which determines the SMS250
5.4.2.5	ADNTE on MRMTL which determines the tick-size251
5.4.2.6	Guidance on equity and equity-like transparency calculations <i>strictu sensu</i> 252



5.4	4.3	Non-equity financial instruments transparency calculations strictu sensu257
	5.4.3.1	Liquidity for BONDS (excluding ETCs and ETNs)258
	5.4.3.2	LIS and SSTI for BONDS (excluding ETCs and ETNs)260
	5.4.3.3 ETNs)	
		LIS and SSTI for non-equity instruments other than BONDS (excluding and ETNs)
	5.4.3.5	Guidance on non-equity transparency calculations strictu sensu
5.4	4.4	Additional transparency publications299
	5.4.4.1	DVC publication
	5.4.4.2	SI publication
	5.4.4.3	Consolidated Tape Provider (CTP) publication
5.5	Scop	be of transactions
5.5	5.1	Execution venue: general principles
5.	5.2	Type of transactions subject to post-trade transparency



### **Acronyms and References**

- CA Competent Authority
- CDR 2017/567 Commission Delegated Regulation (EU) 2017/571 of 18 May 2016 supplementing Directive 2014/65/EU of the European Parliament and of the Council with regard to definitions, transparency, portfolio compression and supervisory measures on product intervention and positions [link]
- CDS Credit Default Swap
- DA Delegated Act
- ESA European Supervisory Authorities
- ESMA European Securities and Markets Authority
- ESMA Regulation Regulation (EU) No 1095/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European Securities and Markets Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/77/EC [link]
- ESRB European Systemic Risk Board
- ETC Exchange Traded Commodity
- ETF Exchange Traded Fund
- ETN Exchange Traded Note
- ETS Directive Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a system for greenhouse gas emission allowance trading within the Union and amending Council Directive 96/61/EC [link]
- EU European Union
- FIRDS Financial Instruments Reference Data System
- FRA Forward Rate Agreements
- IRS Interest Rate Swap
- ITS Implementing Technical Standards
- Level 1 Directive and Regulations of the European Parliament and the Council
- Level 2 Commission Delegated Regulations and Commission Implementing Regulations
- Level 3 Q&As, Opinions, Guidelines



MIC	Market Identifier Code
MiCA Regulation	Regulation (EU) No 2023/1114 of the European Parliament and the Council of the 31 May 2023 on markets in crypto-assets and amending Regulations (EU) No 1093/2010 and (EU) No 1095/2010 and Directives 2013/36/EU and (EU) 2019/1937 [link]
MiFID II	Directive 2014/65/EU of the European Parliament and the Council of 15 May 2014 on markets in financial instruments and amending Directive 2002/92/EC and Directive 2011/61/EU [link]
MiFIR	Regulation (EU) No 600/2014 of the European Parliament and of the Council on markets in financial instruments and amending Regulation (EU) No 648/2012 [link]
MTF	Multilateral Trading Facility
OTC	Over-the-counter
OTF	Organised Trading Facility
RCA	Relevant Competent Authority
RM	Regulated Market
RTS	Regulatory Technical Standard
RTS 1	Commission Delegated Regulation (EU) 2017/587 of 14 July 2016 supplementing Regulation (EU) No 600/2014 of the European Parliament and of the Council on markets in financial instruments with regard to regulatory technical standards on transparency requirements for trading venues and investment firms in respect of shares, depositary receipts, exchange-traded funds, certificates and other similar financial instruments and on transaction execution obligations in respect of certain shares on a trading venue or by a systematic internaliser [link]
RTS 2	Commission Delegated Regulation (EU) 2017/583 of 14 July 2016 supplementing Regulation (EU) No 600/2014 of the European Parliament and of the Council on markets in financial instruments with regard to regulatory technical standards on transparency requirements for trading venues and investment firms in respect of bonds, structured finance products, emission allowances and derivatives [link]
RTS 3	Commission Delegated Regulation (EU) 2017/577 of 13 June 2016 supplementing Directive 2014/65/EU of the European Parliament and of the Council on markets in financial instruments with regard to regulatory technical standards on the volume cap mechanism and the provision of information for the purposes of transparency and other calculations [link]
RTS 13	Commission Delegated Regulation (EU) 2017/571 of 2 June 2016 supplementing Directive 2014/65/EU of the European Parliament and of



the Council with regard to regulatory technical standards on the authorisation, organisational requirements and the publication of transactions for data reporting services providers [link]

- RTS 22 Commission Delegated Regulation (EU) 2017/590 of 28 July 2016 supplementing Directive 2014/65/EU of the European Parliament and of the Council with regard to regulatory technical standards for the reporting of transactions to competent authorities [link]
- RTS 23 Commission Delegated Regulation (EU) 2017/585 of 14 July 2016 supplementing Directive 2014/65/EU of the European Parliament and of the Council with regard to regulatory technical standards for or the data standards and formats for financial instrument reference data and technical measures in relation to arrangements to be made by the European Securities and Markets Authority and competent authorities [link]
- SI Systematic Internaliser



# **1 Executive Summary**

#### **Reasons for publication**

ESMA publishes this Manual as a convergence tool to promote common approaches and practices in the areas of post-trade transparency and the transparency calculations. Further details are provided in Section 3.

#### Contents

Section 3 provides the legal background and the purpose of this document. Section 4 deals with the different aspects of post-trade transparency for equity and non-equity instruments. Section 5 tackles the transparency calculations for equity and non-equity instruments.

#### **Next Steps**

This Manual is expected to be updated shortly in the context of the MiFID II/ MiFIR review and the subsequent RTS 1 and 2 review and any further legislative or legal change impacting its content. Furthermore, this Manual will also be regularly updated addressing new questions from market participants similarly to the Q&A documents. Further details are provided in Section 3.



# **2** Summary table of updates

	Type of publication		Description of the update	Section updated	Table updated	Last update
First publication of the Manual						10 July 2023
Update Manual	of	the	<ul> <li>Correction: if executed off-venue contingent trades shall be subject to post-trade transparency (Article 13, RTS 1). Therefore, the answer in the last column has been changed from "N" to "Y".</li> <li>Inclusion of guidance on the reporting of Field 22 of RTS 2</li> </ul>	transactions subject to post-trade transparency	Table 10 – Equity guidance on the scope of transactions subject to / exempted from post-trade transparency Table 92 – Guidance on non-equity FITRS reference data	08 January 2024
Update Manual	of	the	- Correction: the flow of yes answers to the questions "Is the bond a covered bond as per Table 2.2 of Annex III of RTS 2?" and "Is the bond a corporate bond as per Table 2.2 of Annex III of RTS 2?" is now pointing correctly with an arrow to covered bond and corporate bond respectively.		Table 5 – Legal references and guidance on the types of non-equity financial instruments	14 October 2024



Type of publication	Description of the update	Section updated	Table updated	Last update
	<ul> <li>Correction: on the use of flags in the examples in section 4.2.7</li> <li>Case 4: The field flag now includes only "VOLO" and not the combination "VOLO, ILQD" in line with section 4.2.5 since the supplementary deferral flags (iv) cannot be combined with the descriptive flags (i).</li> <li>Case 7: The field flag now includes only "VOLW" and not the combinations "VOLW, ILQD" or "VOLW, SIZE" or "VOLW, LRGS" in line with the guidance on flags in section 4.2.5 since the supplementary deferral flags (iv) cannot be combined with the guidance on flags in section 4.2.5 since the supplementary deferral flags (iv) cannot be combined with the descriptive flags (i). As a result, also the alternative table including the combination "VOLW, ILQD" has been removed.</li> </ul>	D Volume omission for an extended	Table in STEP 2: publication of limited details, volume omission Table in STEP 2: publication of limited details, volume omission	14 October 2024
	- Correction: for Field 14 - Delivery/cash settlement location the correct email address to use is <u>data.statistics@esma.europa.eu</u> (instead of data-statistics@esma.europa.eu)	Section 5.4.3.5 – Guidance on non- equity transparency calculations <i>strictu</i> <i>sensu</i>	Table 92 – Guidance on non-equity FITRS reference data	14 October 2024



Type of publication	Description of the update	Section updated	Table updated	Last update
	- New guidance on the naming convention of the fields in the post-trade transparency reports.	4.2.1.1 Equity and equity-like financial instruments	Table 12	14 October 2024
		4.2.1.2 Non-equity financial instruments	Table 13	
	- Amendments for MiFIR review	Section 4.1.2 (scope of	3.2.1 (DPE) TV) 4.1.1 (scope of derivatives) f derivatives) .2.2 (scope of derivatives) 6 (scope of derivatives) 4.2.1.1 (DPE) 4.2.1.2 (DPE) 4.2.1.2.6 (scope of (SSTI) (CTP) (CTP) (CTP)	14 October 2024





# **3** Introduction

### 3.1 Purpose and Legal Basis

#### [Last update on: 10/07/2023]

- ESMA publishes this Manual under Article 29(2) of the ESMA Regulation which allows for the development by ESMA of new practical instruments and convergence tools to promote common supervisory approaches and practices as appropriate. Therefore, this document is a soft-law Level 3 tool similar to Q&As with the advantage of focusing on convergence by providing all relevant guidance on post-trade transparency in a consolidated format and providing more context.
- This Manual neither intends to provide EU law interpretation nor contains supervisory elements. This document is intended to promote common approaches and practices in the implementation of the applicable MiFID II and MiFIR post-transparency legal requirements by clarifying the relevant legal provisions and thus assisting competent authorities, natural or legal persons.
- This Manual incorporates inter alia responses to questions posed by the general public, market participants and competent authorities in relation to the practical application of MiFID II and MiFIR.
- 4. The content of this document is not exhaustive. ESMA will periodically review this Manual to update it where required. Given that to a great extent this document consolidates guidance of an implementing nature on post-trade transparency requirements already made public by ESMA in the form of Q&As, a formal consultation has taken place only in respect of Section 4.2.1, on the CFI code MiFIR identifier mapping whose link is provided in Section 5.2.1 and on the additional guidance on the portfolio flag which is now reflected in Section 4.2.5.
- 5. With regard to some specific new technical topics, outside the scope of the formal consultation, ESMA may check them with representatives of ESMA's Securities and Markets Stakeholder Group, the relevant Standing Committees' Consultative Working Group or, where specific expertise is needed, with other external parties.

### 3.2 Background and content

#### [Last update on: 10/07/2023]

 The final legislative texts of Directive 2014/65/EU (<u>MiFID II</u>) and Regulation (EU) No 600/20142 (<u>MiFIR</u>) were approved by the European Parliament on 15 April 2014 and by the European Council on 13 May 2014. The two texts entered into force on 2 July 2014.



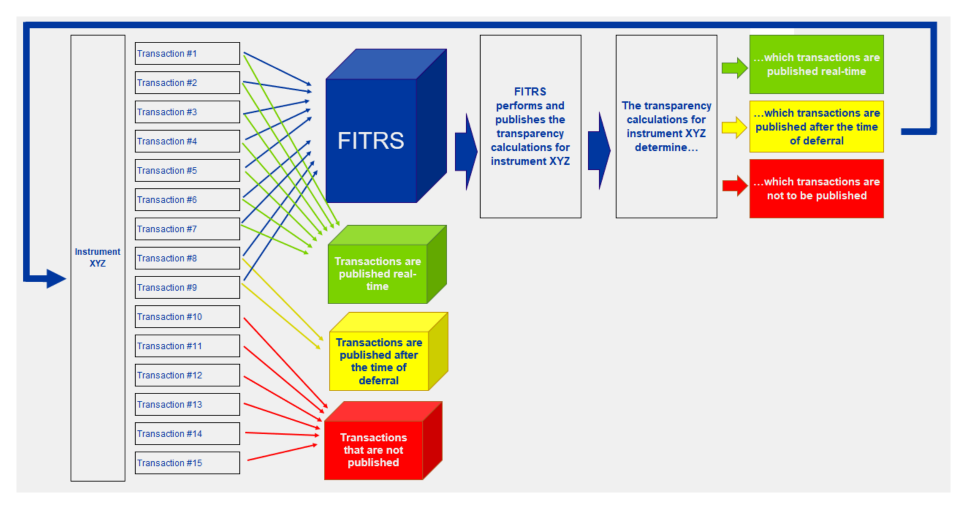
- 7. MiFID II and MiFIR, together with the related Level 2, have been applicable since 3 January 2018.
- 8. MiFIR provides for pre-trade and post-trade transparency requirements across equity, equity-like and non-equity financial instruments. Those obligations can be waived (pre-trade requirements) or deferred (post-trade requirements) in certain circumstances. To determine the transparency obligations, which are calibrated for each financial instrument, a number of parameters have to be calculated on the basis of the trading activity of the instrument. To perform such calculations ESMA developed the Financial Instruments Transparency System (FITRS) which collects and processes the data and publish the results of those calculations.
- 9. The main Level 2 provisions on which this Manual is focused are contained in RTS 1, RTS 2, RTS 3 and Commission Delegated Regulation 2017/567. RTS 1<sup>1</sup> and 2<sup>2</sup> were reviewed by ESMA in March 2022 and, in that context, ESMA identified two main areas that would have benefitted from further Level 3 guidance: (i) post-trade transparency and (ii) the transparency calculations.
- 10. Post-trade transparency obligations and the transparency calculations are closely linked. Trades to be made transparent are also to be reported to determine the trading activity to be used for the performance of the transparency calculations, the results of which, in turn determine the transparency obligations applicable when executing transactions on a specific instrument (see Figure 1).
- 11. In 2023, co-legislators agreed the reviewed texts of MiFID II and MiFIR which entered into force on 28 March 2024. This Manual now reflects the changes in the revised MiFID II/MiFIR and will continue to be updated once the relevant Level 2 has been revised and will start applying.

<sup>&</sup>lt;sup>1</sup> esma70-156-4944\_final\_report\_-\_rts\_1\_review.pdf (europa.eu)

<sup>&</sup>lt;sup>2</sup> esma70-156-4825 final report - rts 2 review.pdf (europa.eu)



#### FIGURE 1 – LINK BETWEEN POST-TRADE TRANSPARENCY REPORTING AND FITRS REPORTING





#### 3.2.1 Post-trade transparency reports

#### [Last update on: 14/10/2024]

- 12. In the context of the RTS 1 and 2 review published in March 2022, ESMA proposed several amendments to the post-trade transparency reports which aimed at providing more clarity on the type, content, and format of making information available to the public, with the goal to improve data quality and data aggregation especially with the view of a possible future establishment of a CTP.
- 13. However, from the feedback received by stakeholders to the public consultation on the review of the two RTS, it became evident that further technical guidance was still necessary especially on how to populate the fields in Table 3 of Annex I of RTS 1 and Table 2 of Annex II of RTS 2 for each asset-class and contract type.
- 14. As a result, this Manual aims at providing further clarity in this regard and aggregates in one single place the relevant provisions in this context:
  - it refers to Level 1 provisions setting out for the post-trade transparency requirements for trading venues and investment firms, including Systematic Internaisers (SIs):
    - Articles 6 and 20 of MiFIR provide for post-trade transparency requirements in respect of shares, depositary receipts, ETFs, certificates and other similar financial instruments (i.e. equity and equity-like financial instruments);
    - Articles 10 and 21 of MiFIR provide for post-trade transparency requirements in respect of bonds, structured finance products, emission allowances and derivatives (i.e. non-equity financial instruments).
  - it refers to Level 2 provisions setting out the details to be published for the purpose of post-trade transparency by (i) trading venues, (ii) APAs on behalf of investment firms and SIs and Designated Public Entities (DPEs)<sup>3</sup> and, by (iii) CTPs as per Articles 15 and 15a of RTS 13, set out in Annex I of RTS 1 (for equity and equity-like financial instruments) and in Annex II of RTS 2 (for non-equity financial instruments).
  - it provides for Level 3 guidance on the implementation of the above-mentioned requirements:
    - relevant Q&As previously published in the <u>Q&A document on transparency</u> topics are moved into this document as indicated in Table 1 below. Only Q&As related to post-trade transparency (and to the transparency calculations) are

<sup>&</sup>lt;sup>3</sup> ESMA74-2134169708-7345 Statement on the transition to the new regime for post-trade transparency of OTC-transactions (europa.eu)



moved to this Manual, all Q&As on pre-trade transparency, the SI regime and the double volume cap (DVC) remain in the current Q&A document;

o new guidance is included in this document as indicated in Table 2 below.

#### 3.2.2 Transparency calculations

#### [Last update on: 10/07/2023]

- 15. In the context of the transparency calculations, the Final Report on the RTS 1 and 2 review included proposals aiming at clarifying how the Financial Instruments Reference Data System (FIRDS) reference data (DATINS) and the Financial Instruments Transparency System (FITRS) reference data to be reported by trading venues in the Equity Transparency Reference Data (DATETR) reports and in the Non-Equity Transparency Reference Data (DATNTR) reports are interlinked with the segmentation criteria defined in RTS 1, RTS 2 and the Commission Delegated Regulation 567/2017.
- 16. However, some uncertainties about the transactions to include in the Equity Transparency Quantitative Data (DATEQU) and Non-Equity Transparency Quantitative Data (DATNQU) to be reported to FITRS remain. Therefore, this Manual also aims at providing further clarity in this regard.
- 17. Similar to the area of post-trade transparency, this Manual aims at providing further clarity on the area of the transparency calculations and aggregates in one single place the relevant provisions in this context:
  - it refers to Level 1 provisions setting out the structure and application of the transparency regime. See Sections 5.3.1 and 5.3.2 for a description of the transparency calculations;
  - it refers Level 2 provisions setting out how the transparency parameters have to be calculated and applied (RTS 1, RTS 2, RTS 3 and Commission Delegated Regulation 2017/567);
  - it provides for Level 3 guidance:
    - relevant Q&As previously published in the <u>Q&A document on transparency</u> topics are moved into this document as indicated in Table 1 below. Only Q&As related to the transparency calculations (and to post-trade transparency) are moved to this Manual, all Q&As on pre-trade transparency, the SI regime and the double volume cap (DVC) remain in the current Q&A document;
    - o new guidance is included in this document as indicated in Table 2 below.



#### 3.2.3 Level 3 Guidance

- 18. Table 1 below presents the Q&As that are now in the Manual and deleted from the Q&A document on MiFID II and MiFIR transparency topics.
- 19. Whenever the reference to the Section where the Q&As can now be found in the Manual is marked with an (\*) at the end, it means that the Q&A version in the Manual has been updated compared to the previous published version in the Q&A document. The Q&As can be identified in the Manual since their text is highlighted in grey and modifications compared to the published version in the Q&A document are identified by text in red.

# TABLE 1 – Q&A PREVIOUSLY PUBLISHED IN THE Q&A DOCUMENT NOW INCLUDED IN THIS MANUAL

Section 2 - General Q&As on transparency topics					
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?	
1	Obligation on trading venues to make available their arrangements for the publication of quotes and transactions	Articles 3(3), 6(2), 8(3) and 10(2) of MiFIR	03/04/2017	Keep in the Q&A document.	
2a			03/04/2017	Moved to the manual. Sections 4.2.5(*) and 4.2.7.2(*)	
2b	Flags and details for the purpose of post-trade transparency	Tables 3 and 4 of Annex I of RTS 1; Tables 2 and 3 of Annex II of RTS 2		Moved to the manual. Section 4.2.7.1 (Table 72) and Sections 4.2.7.2.1- 4.2.7.2.6(*)	
2c				Keep in the Q&A document.	
3a	Which investment firm reports	Article 12(4), (5) and (6) of RTS 1 and Article 7(5), (6) and (7) of RTS 2	03/04/2017	Moved to the manual. Sections 4.2.2.1(*), 4.2.2.2, 4.2.2.3 and 4.2.2.4(*)	
3b				Keep in the Q&A document.	
4	Application of the transparency regime for primary transactions	Title II and III of MiFIR	03/04/2017	Moved to the manual. Section 4.1.3.3 (Table 10) and Section 4.1.3.3 (Table 11)	



	Section 2 - Genera	al Q&As on trans	sparency t	opics
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
5	ISINs for pre-trade transparency	Articles 3 and 8 of MiFIR	03/04/2017	Keep in the Q&A document.
6	Use of 'PNDG' as price when making transactions public	Articles 20 and 21 of MiFIR, Annex I of RTS 1, Annex II of RTS 2	03/04/2017	Moved to the manual. Section 4.2.1.1 (Table 12)(*) and Section 4.2.1.2.1 (Table 13)(*)
7	RFQ systems	Annex I of RTS 1 and RTS 2	14/11/2018	Keep in the Q&A document.
8	Application of post-trade transparency requirements by trading venues and SIs	Articles 6 and 10 of MiFIR	03/10/2017	Moved to the manual. Section 4.2.2.5
9	Obligation to make available data free of charge 15 minutes after publication	Article 13(1) of MiFIR	15/11/2017	Keep in the Q&A document.
10	Requirements to publish information on post-trade data 15 minutes after publication free of charge	Article 13(1) of MiFIR, Articles 64(1) and 65(1) and (2) of MiFID II	14/11/2018	Keep in the Q&A document.
11	Publication of transactions – how to populate the field 'publication date and time'	table 2 of Annex II of RTS 1 and table 3 of Annex I of RTS 2	29/05/2018	Moved to the manual. Section 4.2.1.1 (Table 12((*) and Section 4.2.1.2.1 (Table 13)(*)
12	Voice trading systems – guidance on the application of pre-trade transparency requirements	Article 8 of MiFIR and annex 1 of RTS 1 and 2	29/05/2018	Keep in the Q&A document.
13	Reporting of a new ISIN in FIRDS and FITRS following a corporate action	Article 1 of RTS 23 and Article 17(5) of RTS 1 and Article 13(16) of RTS 2	03/06/2019	Moved to the manual. Section 5.4.2.6 (Table 86)
	Section 3	<b>3 - Equity transpa</b>	arency	
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
1	Trading obligation for shares	Article 23 of MiFIR	03/04/2017	Keep in the Q&A document.
2	Scope of the trading obligation for shares	Article 23 of MiFIR	15/11/2017	Keep in the Q&A document.



Section 3 - Equity transparency					
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?	
3	Default transparency regime for equity instruments	Articles 2(1)(17)(b), 4(1)(a) and (c), 7(1), 14(2) and (4) and 20(2) of MiFIR	30/09/2021	Moved to the manual. Section 5.4.2.6 (Table 86)(*)	
4	Publication of request for market data (RFMD) transactions	Article 20 of MiFIR	04/01/2019	Moved to the manual. Section 4.1.3.3, (Table 10)(*)	
5	Determination of the turnover to be used for the average value of transactions (AVT) calculation	Article 11 of RTS 1	02/10/2019	Moved to the manual. Section 5.4.2.6 (Table 86)	
	Section 4 -	Non-equity trans	sparency		
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?	
1	Definition of Exchange for physical	Article 2(1)(48) of MiFIR	31/05/2017	Moved to the manual. Section 4.2.5.1 (Table 68)(*)	
2a	Deferred publication: application for OTC-	Article 21 of MiFIR	03/10/2017	Moved to the manual. Section 4.2.2.5(*)	
2b	trades			Moved to the manual. Section 4.2.2.5(*)	
3	Supplementary deferral regime	Article 11(3)(a) of MiFIR and Article 11(1)(a)(ii) of RTS 2	03/10/2017	Moved to the manual. Section 4.2.7.1 Table 72	
4a				Moved to the manual. Section 4.2.6 (Table 61). This Q&A remains in the Q&A document for the part on orders	
4b	Questions related to package orders/transactions	Article 2(1)(49) & (50) of MiFIR and Article 18 of MiFIR	15/11/2017	Moved to the manual. Section 4.2.6 (Table 61). This Q&A remains in the Q&A document for the part on orders.	
4c				Keep in the Q&A document	
4d				Keep in the Q&A document	



Section 4 - Non-equity transparency					
#	Topic of the	Level 1/Level 2	Last	Move to the	
#	Question	issue	Updated	Manual?	
4e				Keep in the Q&A document	
				Moved to the	
4f				manual. Section 4.2.6	
				(Table 61)	
				Moved to the	
				manual. Section 4.2.6	
4g				(Table 61). This	
-9				Q&A remains in the	
				Q&A document for	
	_			the part on orders Moved to the	
				manual.	
				Section 4.2.6	
4h				(Table 61). This	
				Q&A remains in the Q&A document for	
				the part on orders	
4i				Keep in the Q&A	
				document	
5	Normal trading hours for non-equity instruments	Article 21 of MiFIR	03/10/2017	Moved to the manual.	
5				Section 4.2.4.2	
	Publication of transactions in an	Article 11(3)(a), (c)	15/11/2017	Moved to the	
6				manual.	
	aggregated form by APAs	and (d) of MiFIR		Section 4.2.7.1, Table 72	
	Publication of			Moved to the	
7	transactions in an	Article 11(3)(a), (c)	15/11/2017	manual.	
	aggregated form by APAs	and (d) of MiFIR		Section 4.2.7.1 (Table 72)(*)	
	Temporary suspension	Articles O(4) and			
8	of transparency for	Articles 9(4) and 11(2) of MiFIR	15/11/2017	Keep in the Q&A document.	
	bonds Geographical scope of			Goodinona	
	Geographical scope of the temporary	Articles 9(4) and		Keep in the Q&A	
9	suspension of	11(2) of MiFIR	15/11/2017	document.	
	transparency				
	Default liquidity status of	Article 2(1)(17)(a) of		Moved to the manual.	
10	bonds	MiFIR	04/10/2018	Section 5.4.3.5	
				(Table 91)	
				Moved to the	
	The "nominal value" of	Table 4 of Annex II of RTS 2		manual. Section 4.2.1.2.3	
11	bonds		18/12/2017	(Table 14)(*)	
				and Section 5.4.1	
				(Table 75)(*)	



	Section 4 -	Non-equity trans	sparency	
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
12	Scope of the trading obligation for interest rate derivatives	Commission Delegated Regulation (CDR) 2017/2417	28/03/2018	Keep in the Q&A document.
13	Classification of derivatives on derivatives	Annex III of RTS 2	04/10/2018	Moved to the manual. Section 5.4.3.5 (Table 91)
14	Scope of Article 9(1)(c) of MiFIR	Article 9(1)(c) of MiFIR	04/10/2018	Keep in the Q&A document.
15	Default LIS and SSTI thresholds for bonds	Articles 8, 9 and 11 of MiFIR and Articles 3,5,9 and 10 of RTS 2	04/01/2019	Moved to the manual. Section 5.4.3.5 (Table 91)
16	Money Market Instruments (MMIs)	Article 11 of Commission Delegated Regulation (CDR) 2017/565	02/04/2019	Moved to the manual. Section 4.1.2.3 (Table 6)
17a	Reporting of prime	Article 7(7) and Table	02/04/2019	Move to the manual. Section 4.2.3.3(*)
17b	brokerage transactions	2 of Annex II of RTS 2		Moved to the manual. Section 4.2.3.3
18	Treatment of constant maturity swaps	Article 13 and Annex III of RTS 2	12/07/2019	Moved to the manual. Section 4.1.2.3 (Table 6)(*)
19	Conversion of LIS/SSTI thresholds in lots	Article 13(9) RTS 2	29/05/2020	Moved to the manual. Section 5.4.3.5 (Table 91)
20	Default liquidity status, SSTI and LIS thresholds of non-equity instruments	Article 13 of RTS 2	29/05/2020	Moved to the manual. Section 5.4.3.5 (Table 91)
21	Publication of transactions in an aggregated form	Article 11(3) of MiFIR and Article 11 of RTS 2	29/05/2020	Move to the manual. Section 4.2.7.1 (Table 72)(*)
22	Reporting of Field 25 of RTS 2	Table 2 of Annex IV of RTS 2	30/09/2021	Moved to the manual. Section 5.4.3.5 (Table 91)
23	Reporting of Field 24 of RTS 2	Table 2 of Annex IV of RTS 2	20/05/2022	Moved to the manual. Section 5.4.3.5 (Table 92)



	Section 4 -	Non-equity trans	sparency	
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
24	Classification of bonds	Table 2.2 of Annex III of RTS 2	20/05/2022	Moved to the manual. Section 4.1.2.2 (Table 5)(*)
25	Settlement location	Table 2 of Annex IV of RTS 2	31/03/2023	Moved to the manual. Section 5.4.3.5 (Table 92)
	Section 5 - Pre	-trade transpare	ncy waive	rs
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
1	Pre-trade transparency waivers under MiFID I	Article 4(7) of MiFIR	03/06/2019	Keep in the Q&A document.
2	Waiver procedure for illiquid non-equity financial instruments	Article 9(1)(c) of MiFIR	18/11/2016	Keep in the Q&A document.
3	Substantial and non- substantial amendments to MiFID I waivers	Article 3(1) and Article 8(1) of MiFIR	31/05/2017	Keep in the Q&A document.
4	Calculation of the "current volume weighted spread reflected in the order book" for negotiated transactions	Article 4(1)(b)(i) of MiFIR	31/05/2017	Keep in the Q&A document.
5	Maximum authorised deviation around the reference price for negotiated transactions in illiquid equity instruments	Article 4(1)(b)(ii) of MiFIR	15/11/2017	Keep in the Q&A document.
6	Partial execution of LIS orders (Article 9(1)(a) of MiFIR) and orders above SSTI	Article 9(1)(b) of MiFIR	15/11/2017	Keep in the Q&A document.
7	SSTI – calculation of indicative pre-trade prices	Article 8(4) of MiFIR	15/11/2017	Keep in the Q&A document.
8	Categorisation of subscription rights	Article 4 of MiFIR	18/12/2017	Moved to the manual. Section 4.1.2.3
9	Process for a waiver under Article 18(2) of MiFIR	Article 18(2) of MiFIR	18/12/2017	Keep in the Q&A document.
10	Reference price waiver and multi-listed shares	Article 4(1)(a) of MiFIR	18/12/2017	Keep in the Q&A document.



	Section 5 - Pre	-trade transpare	ncy waiver	'S
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
11	Pre-arranged/negotiated transactions for non- equity instruments	Article 9 of MiFIR	12/07/2019	Keep in the Q&A document.
11a	Hedging Exemption	Article 8(1) of MiFIR	12/07/2019	Keep in the Q&A document.
12	Minimum size of orders held in an order management facility for non-equity financial instruments	Article 4 of RTS 2	07/02/2018	Keep in the Q&A document.
	Section	6 - Double volum	ie cap	
	All Q&As of this sec	tion will be kept in the	e Q&A docum	ient
	Section 7 - Sy	stematic internal	iser regim	e
	All Q&As of this sec	tion will be kept in the	e Q&A docum	ient
	Section 8 - Data	<b>Reporting Servio</b>	ces Provid	ers
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
1	Reports from IF to APAS (time limit for sending the reports and clarification on possible disagreements between the investment firm and the APA)	Articles 7, 11, 20 and 21 of MiFIR	31/05/2017	Moved to the manual. Section 4.2.4.2(*)
2	Assignment of MICs to APAs	Annex I of RTS 1 and Annex II of RTS 2	31/05/2017	Keep in the Q&A document.
3	Timeline for approving connections to ARMs to NCAs	Article 61(3) of MiFID II	15/11/2017	Keep in the Q&A document.
4	APA reports to competent authorities and ESMA	Article 2 of RTS 3	01/02/2019	Moved to the manual. Section 5.4.1 (Table 76)
	Section 9	- Third country	issues	
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
1	Application of post-trade transparency requirements for transactions by EU investment firms on	Articles 20 and 21 of MiFIR	31/05/2017	Moved to the manual. Section 4.1.3.2.1(*)



	Section 9	- Third country	issues	
#	Topic of the Question	Level 1/Level 2 issue	Last Updated	Move to the Manual?
	third-country trading venues			
2	Transactions outside the EU/ trades by non-EU firms	Articles 3,4, 6-11, 20, 21 of MiFIR as well as Article 4(1)(20) of MiFID II and 12 to 16 of the Commission Delegated Regulation (EU) No 2017/565	15/11/2017	Moved to the manual (except for the part on SI calculations which will remain in the Q&A). Sections 4.1.3.2.1(*) and 4.1.3.2.2(*)
3	Transparency requirements applicable to transactions executed between a branch and its head office [Q&A from the European Commission]	Articles 3,6,8,10,14,18,20,21 and 26 of MiFIR	05/09/2022	Keep in the Q&A document.



20. For each section in Table 2 below, new guidance can be identified by the two last columns. The last column indicates the last update date and the penultimate one specifies "Guidance" when the section includes it.

		Se	ction		Guidance	Last update on		
4	4.1	4.1.1		Generaloverviewontransactionsandinstrumentssubjecttopost-tradetransparency			Description of the framework	10/07/2023
4	4.1	4.1.2		Scope of instruments subject to post-trade transparency			Description of the framework	10/07/2023
4	4.1	4.1.2	4.1.2.1	Scope of instruments subject to post-trade transparency	Equity and equity- like financial instruments		Guidance on the classification of certain financial instruments	10/07/2023
4	4.1	4.1.2	4.1.2.2	Scope of instruments subject to post-trade transparency	Non-equity financial instruments		Guidance on the classification of certain financial instruments	10/07/2023
4	4.1	4.1.2	4.1.2.3	Scope of instruments subject to post-trade transparency	Equity, equity-like and non-equity financial instruments		Guidance on the classification of certain financial instruments	10/07/2023
4	4.1	4.1.3		Scope of transactions subject to post-trade transparency			Description of the framework	10/07/2023
4	4.1	4.1.3	4.1.3.1	Scope of transactions subject to post-trade transparency	Execution venue	General principles	Description of the framework	10/07/2023

#### TABLE 2 – NEW GUIDANCE INCLUDED IN THIS MANUAL



		Se	ction			Торіс		Guidance	Last update on
4	4.1	4.1.3	4.1.3.2		Scope of transactions subject to post-trade transparency	Execution venue	Transactions with a third- country dimension	Description of the framework	10/07/2023
4	4.1	4.1.3	4.1.3.2	4.1.3.2.1	Scope of transactions subject to post-trade transparency	Execution venue	Transactions with a third- country dimension	Guidance on the general principles on the classification of transactions based on the execution venue	10/07/2023
4	4.1	4.1.3	4.1.3.2	4.1.3.2.2	Scope of transactions subject to post-trade transparency	Execution venue	Transactions with a third- country dimension	Guidance on the details on the classification of transactions based on the execution venue	10/07/2023
4	4.1	4.1.3	4.1.3.3		Scope of transactions subject to post-trade transparency	Type of transactions subject to post- trade transparency		Guidance on the classification of certain transactions	10/07/2023
4	4.2	4.2.1	4.2.1.1		What: Details of a trade to be made public for the purpose of post-trade transparency	Equity, equity-like and non-equity financial instruments		Description of the framework Guidance on the fields to be published (Table 12)	10/07/2023



		See	ction		-	Торіс		Guidance	Last update on
4	4.2	4.2.1	4.2.1.2		What: Details of a trade to be made public for the purpose of post-trade transparency	Non-equity financial instruments		Description of the framework	10/07/2023
4	4.2	4.2.1	4.2.1.2	4.2.1.2.1	What: Details of a trade to be made public for the purpose of post-trade transparency	Non-equity financial instruments	Common fields	Guidance on the fields to be published	10/07/2023
4	4.2	4.2.1	4.2.1.2	4.2.1.2.2	What: Details of a trade to be made public for the purpose of post-trade transparency	Non-equity financial instruments	Specific fields	Guidance on the fields to be published	10/07/2023
4	4.2	4.2.1	4.2.1.2	4.2.1.2.3	What: Details of a trade to be made public for the purpose of post-trade transparency	Non-equity financial instruments	Bonds	Guidance on the fields to be published	10/07/2023
4	4.2	4.2.1	4.2.1.2	4.2.1.2.4	What: Details of a trade to be made public for the purpose of post-trade transparency	Non-equity financial instruments	SPFs	Guidance on the fields to be published	10/07/2023
4	4.2	4.2.1	4.2.1.2	4.2.1.2.5	What: Details of a trade to be made public for the purpose of post-trade transparency	Non-equity financial instruments	ETCs and ETNs	Guidance on the fields to be published	10/07/2023
4	4.2	4.2.1	4.2.1.2	4.2.1.2.6	What: Details of a trade to be made public for the purpose of post-trade transparency	Non-equity financial instruments	Derivatives, securitised derivatives, and emission allowances	Guidance on the fields to be published	10/07/2023
4	4.2	4.2.2	4.2.2.1		Who has to report and makepublicthepost-tradetransparency details of a trade	Definition of the reporting entity		Guidance on the general rules on the definition of the reporting entity	10/07/2023



		Se	ction		Торіс		Guidance	Last update on
4	4.2	4.2.2	4.2.2.2	Who has to report and make public the post-trade transparency details of a trade	Definition of the reporting entity	Case of back-to- back trades	Guidance on the definition of the reporting entity in the case of back-to-back trades	10/07/2023
4	4.2	4.2.2	4.2.2.3	Who has to report and make public the post-trade transparency details of a trade	Definition of the reporting entity	Case of prime brokerage arrangement	Guidance on the definition of the reporting entity in the case of prime brokerage arrangement s	10/07/2023
4	4.2	4.2.2	4.2.2.4	Who has to report and make public the post-trade transparency details of a trade	Definition of the reporting entity	Specific contract types	Guidance on the definition of the reporting entity in the case of specific contract types	10/07/2023
4	4.2	4.2.2	4.2.2.5	Who has to report and makepublicthepost-tradetransparency details of a trade	Definition of the applicable regime		Guidance on the definition of the applicable regime	10/07/2023
4	4.2	4.2.3		<b>To whom</b> the post-trade transparency details of an off-venue trade have to be reported			Guidance on who to report the post-trade transparency details of an off-venue trade	10/07/2023
4	4.2	4.2.4	4.2.4.1	Whenthepost-tradetransparencydetailsof a tradehave to be made public	General rule on the definition of the reporting time		Description of the framework	10/07/2023
4	4.2	4.2.4	4.2.4.2	When the post-trade transparency details of a trade have to be made public	Detailed principles on the definition of the reporting time		Guidance on detailed principles on the definition of the reporting time	10/07/2023



		Se	ction	-	Горіс		Guidance	Last update on
4	4.2	4.2.5	4.2.5.1	Flags	How are flags applied?		Guidance on the different types of flags	10/07/2023
4	4.2	4.2.5	4.2.5.2	Flags	Is it possible to combine flags?		Description of the framework	10/07/2023
4	4.2	4.2.5	4.2.5.3	Flags	Is it possible to combine flags?	Equity and equity-like financial instruments	Guidance on the combination of flags	10/07/2023
4	4.2	4.2.5	4.2.5.4	Flags	Is it possible to combine flags?	Non-equity financial instruments	Guidance on the combination of flags	10/07/2023
4	4.2	4.2.6		Package transactions			Guidance on package transactions	10/07/2023
4	4.2	4.2.7	4.2.7.1	Guidance and Schemes of non-equity post-trade transparency publication	Guidance on non- equity post-trade transparency publications		Guidance on non-equity post-trade transparency publications	29/05/2020
4	4.2	4.2.7	4.2.7.2	Guidance and Schemes of non-equity post-trade transparency publication	Scheme on non- equity post-trade transparency publications		Guidance on the scheme on non-equity post-trade transparency publications	10/07/2023
5	5.1			Transparency calculations	IT Systems and type of data used		Description of the framework	10/07/2023
5	5.2	5.2.1		Transparency calculations	Scope of instruments	CFI code - MiFIR identifier mapping table	Guidance on the scope of instruments	10/07/2023



		Se	ction		Торіс			Guidance	Last update on
5	5.2	5.2.2		Transparency calculations	Scope instruments	of	The use of reference data	Description of the framework	10/07/2023
5	5.3			Transparency calculations	Types frequency publication	and of		Description of the framework	10/07/2023
5	5.3	5.3.1		Transparency calculations	Types frequency publication	and of	Transparency calculations strictu sensu	Description of the framework	10/07/2023
5	5.3	5.3.2		Transparency calculations	Types frequency publication	and of	Additional transparency calculations	Description of the framework	10/07/2023
5	5.3	5.3.3		Transparency calculations	Types frequency publication	and of	Frequency of publication	Description of the framework	10/07/2023
5	5.4	5.4.1		Transparency calculations	Detailed description of transparency calculations		The use of quantitative data	Guidance on the scope of instruments	10/07/2023
5	5.4	5.4.2		Transparency calculations	Transparence calculations	;y	Equity and equity-like	Description of the framework	10/07/2023
					strictu sensu	I	financial instruments	Guidance on transparency calculations strictu sensu on equity and equity-like financial instruments (Table 78)	10/07/2023



		Se	ction		Торіс		Guidance	Last update on
							Guidance on transparency calculations strictu sensu on equity and equity-like financial instruments (Table 86)	10/07/2023
5	5.4	5.4.3		Transparency calculations	Transparency calculations	Non-equity financial	Description of the framework	10/07/2023
					strictu sensu	instruments	Guidance on transparency calculations strictu sensu on non-equity financial instruments (Table 91)	10/07/2023
							Guidance on transparency calculations strictu sensu on non-equity financial instruments (Table 92)	20/05/2022
5	5.4	5.4.4	5.4.4.1	Transparency calculations	Additional transparency publications	DVC publication	Description of the framework	10/07/2023
5	5.4	5.4.4	5.4.4.2	Transparency calculations	Additional transparency publications	SI publication	Description of the framework	10/07/2023
5	5.4	5.4.4	5.4.4.3	Transparency calculations	Additional transparency publications	CTP publication	Description of the framework	10/07/2023
5	5.5			Transparency calculations	Scope of transactions		Description of the framework	10/07/2023



		Se	ction	Торіс					Guidance	Last update on
5	5.5	5.5.1		Transparency calculations	Scope	of	Execution v	venue	Description of the	10/07/2023
					transactions				framework	
5	5.5	5.5.2		Transparency calculations	Scope	of	Types	of	Guidance on the scope of	10/07/2023
					transactions		transaction	IS	transactions	



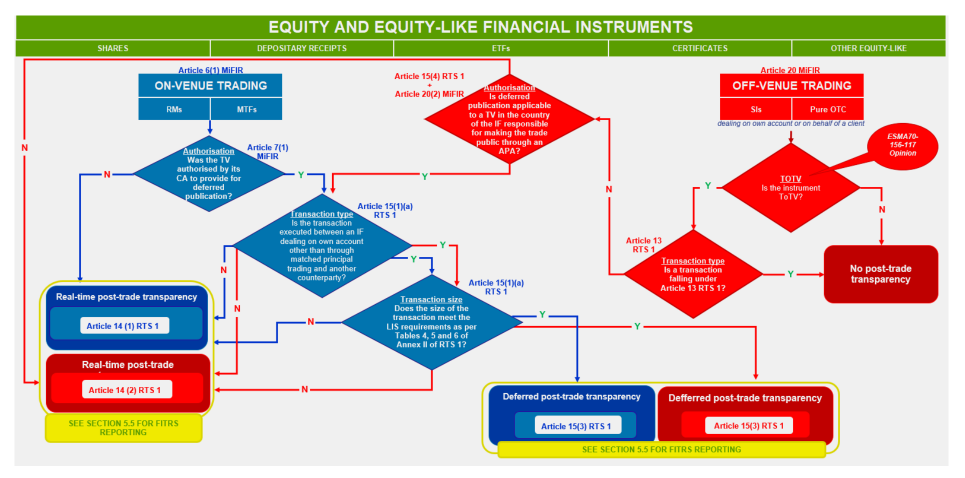
# 4 Post-trade transparency

#### [Last update on: 14/10/2024]

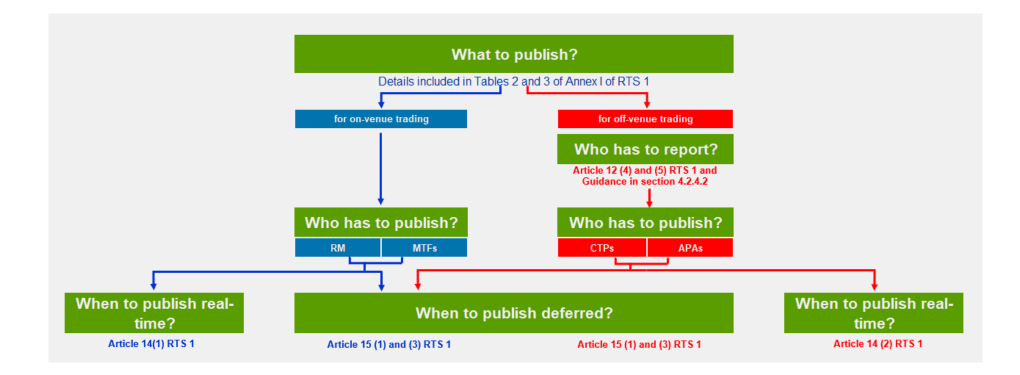
21. The following Figures 2 and 3 describe the post-trade transparency regime for equity and equity-like financial instruments and for non-equity financial instruments, respectively. Those figures are further analysed and enriched with guidance in the following sub-sections of this Section.



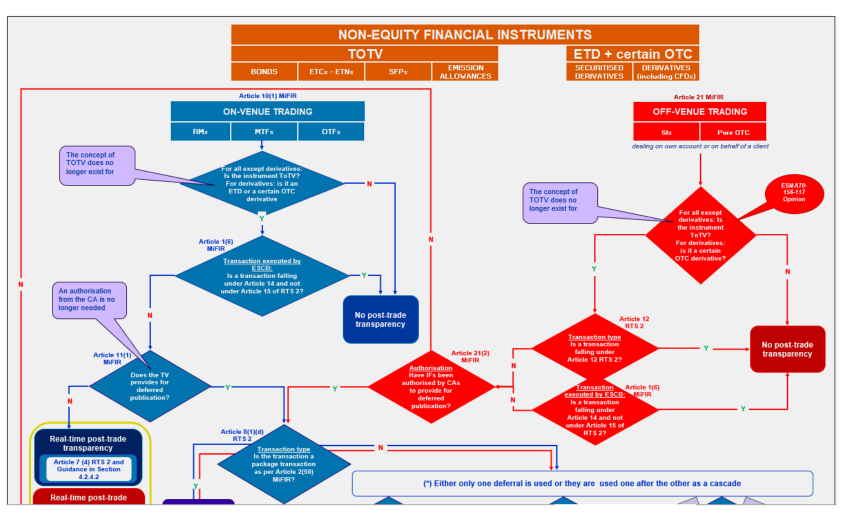
#### FIGURE 2 – POST-TRADE TRANSPARENCY FOR EQUITY AND EQUITY-LIKE INSTRUMENTS, THE BASICS





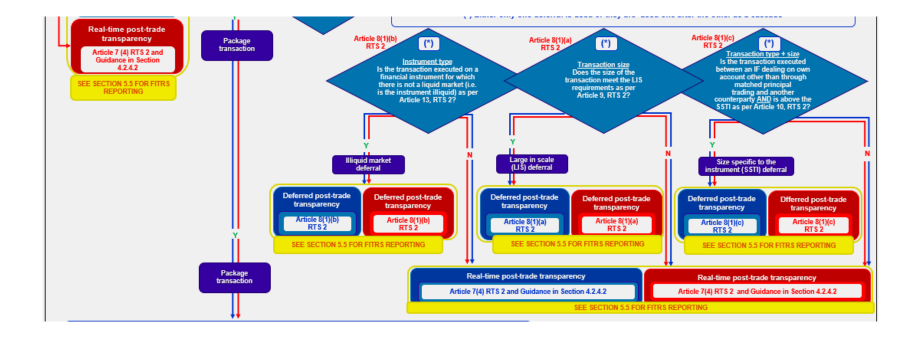




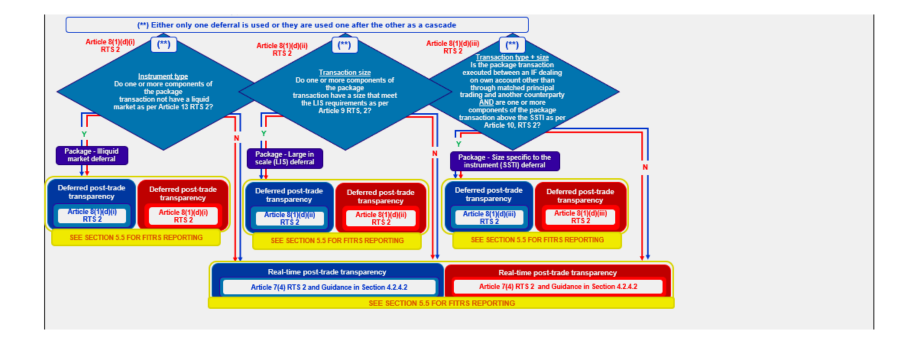


#### FIGURE 3 – POST-TRADE TRANSPARENCY FOR NON-EQUITY INSTRUMENTS, THE BASICS

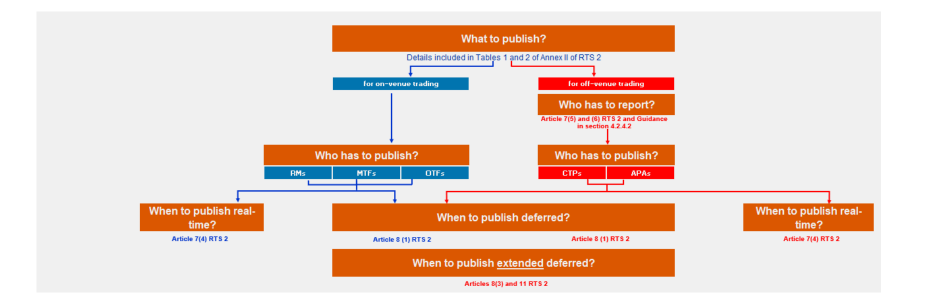














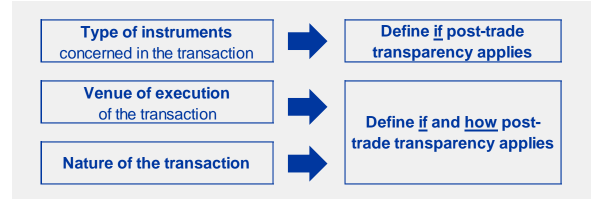
# 4.1 **Post-trade transparency reports: instruments and transactions**

# 4.1.1 General overview on transactions and instruments subject to post-trade transparency

#### [Last update on: 14/10/2024]

- 22. The post-trade transparency regime requires the publication of several details of certain trades executed in certain types of financial instruments, both on- and off-venue. To identify if a transaction should be subject to post-trade transparency three aspects have to be analysed (i) the type of instrument subject to the transaction, (ii) the venue of execution of the transaction and, (iii) the nature of the transaction.
- 23. The first aspect to analyse is the <u>type of instrument</u> concerned in the transaction, as further explained in Section 4.1.2 two conditions have to be met cumulatively for the transaction to be subject to post-trade transparency: (i) the instrument has to be traded on a trading venue (TOTV); and (ii) the instrument has to meet a specific definition. With the MiFIR review the concept of TOTV disappears for derivatives which then need to meet the following conditions: (i) being an ETD in the case of transactions executed on a venue or a certain OTC derivative in the case of transactions executed both on- and off-venue (ii) the instrument has to meet a specific definition.
- 24. After having analysed the type of instrument and having checked that the two conditions are met, the <u>venue of execution</u> of the transaction and the <u>nature of the transaction</u> are to be analysed in conjunction since the same type of transaction might have different transparency requirements based on the venue where it is executed. As further explained in detail in Section 4.1.3, only certain transactions are subject to post-trade transparency and the requirements are different based on the venue of execution.

#### FIGURE 4 – ASPECTS TO ANALYSE TO DETERMINE IF POST-TRADE TRANSPARENCY APPLIES





# 4.1.2 Scope of instruments subject to post-trade transparency

#### [Last update on: 14/10/2024]

25. As mentioned above, post-trade transparency requirements are applicable to transactions executed on financial instruments meeting two conditions:

#### Condition #1: being TOTV

For bonds, ETCs and ETNs, SFPs, emission allowances: being TOTV

26. ESMA published an Opinion (<u>ESMA70-156-117</u>) to clarify this concept, especially for derivatives. Based the Opinion only OTC derivatives sharing the same reference data details as the derivatives traded on a trading venue (regulated markets, Multilateral Trading Facilities (MTFs) and Organised Trading Facilities (OTFs)) should be considered TOTV and, hence, subject to the MiFIR transparency requirements. Accordingly, only derivatives executed off-venue sharing the same ISIN as TOTV derivatives are subject to the MiFIR transparency requirements.

#### Condition #1:

For derivatives (including CFDs and securitised derivatives): being ETD or certain OTC

- 27. In this context, it is also important to clarify that the TOTV concept should not be confused with the concept of aAn 'exchange-traded derivative' (ETD) which is defined in Article 2(1)(32) of MiFIR as a derivative that is traded on a RM or on a third-country market considered to be equivalent to a regulated market in accordance with Article 28 of MiFIR. Consequently, OTC derivatives are derivatives traded on an MTF or OTF as well as derivatives traded only bilaterally, i.e. on SIs or OTC (See Table 3). ETD are subject to post-trade transparency as well as certain OTC derivatives namely:
  - interest rates denominated in EUR, JPY, USD or GBP, subject to the clearing obligation under EMIR, are centrally cleared and, have a contractually agreed tenor of 1, 2, 3, 5, 7, 10, 12, 15, 20, 25 or 30 years;
  - credit default swaps denominated in EUR, JPY, USD or GBP that reference an index comprising global systemically important banks and that are centrally cleared;
  - single-name credit default swaps denominated in EUR, JPY, USD or GBP that reference a global systemically important bank and that are centrally cleared.



# TABLE 3 – TOTV VS. ETD

		Are TOTV derivatives?
ETDs - derivatives trade third-country market equivalent to a reg accordance with Article 2	considered to be rulated market in	Yes, they are all TOTV derivatives
OTC derivatives according to Regulation (EU) No. 648/2012	traded on MTF and OTF but not traded on a RM	Yes, they are all TOTV derivatives
	not traded on neither a RM, nor an MTF nor an OTF	No, they are all non-TOTV derivatives

# Condition #2: falling under specific definitions

- 28. Post-trade transparency requirements are, in general, applicable to financial instruments as defined in point 15 of article 2(1) of MiFID II, referred to Section C of Annex I to MiFID II and in accordance with Member States' laws, regulations and administrative provisions implementing MiFID II.
- 29. The definition of the types of instruments subject to post-trade transparency requirements are further specified in MiFID II and MiFIR; in the Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a system for greenhouse gas emission allowance trading within the Union and amending Council Directive 96/61/EC (ETS Directive) for emission allowances; in RTS 1 for other equity-like financial instruments, and in RTS 2 for Exchange Traded Commodities (ETCs), Exchange Trade Note (ETNs), Financial contracts for differences (CFDs) and securitised derivatives. In summary, the types of financial instruments subject to post-trade transparency are listed in Tables 4, 5 and 6 below.



# 4.1.2.1 Equity and equity-like financial instruments

#### TABLE 4 – LEGAL REFERENCES AND GUIDANCE ON THE TYPES OF EQUITY AND EQUITY-LIKE FINANCIAL INSTRUMENTS

Instrument type	Level 1 Legal references	Level 2 Legal references	Guidance
Shares	MiFID II Article 4(1) (44)(a)		[Last update on: 10/07/2023] Share-based real estate investment trusts (REITs) may be classified as shares, if referred as such in the CFI code - MiFIR identifier mapping table (see Section 5.1).
Depositary receipts	MiFID II Article 4(1) (45)		
Exchange-Traded Fund (ETF)	MiFID II Article 4(1) (46)		[Last update on: 10/07/2023] Collective investment undertakings can be classified as ETFs insofar as they fulfil the definition in MiFID II Article 4(1) (46). The definition of a UCITS ETF is provided in <u>ESMA Guidelines on</u> <u>ETFs and other UCITS issues</u>
Certificates	MiFIR Article 2(1) (27)		
Other equity-like		RTS 1 Annex III Table 2	[Last update on: 10/07/2023] Collective investment undertakings that are not classified as ETFs may be classified as "other equity-like financial instrument' if referred as such in the CFI code - MiFIR identifier mapping table (see Section 5.1).



## 4.1.2.2 Non-equity financial instruments<sup>4</sup>

#### TABLE 5 – LEGAL REFERENCES AND GUIDANCE ON THE TYPES OF NON-EQUITY FINANCIAL INSTRUMENTS

Asset class		Sub-asset class	Level 1 Legal references	Level 2 Legal references	
		Sovereign bond			
		Other public bond			
Danda		Convertible Bond			
Bonds		Covered Bond	MiFID II Article 4(1) (44)(b)	RTS 2 Annex III Table 2.2	
		Corporate Bond			
		Other Bond			
Asset class			Guidance		
<ul> <li>Sovereign bonds</li> <li>Other public bonds</li> <li>Convertible Bonds</li> <li>Covered Bonds</li> <li>Corporate Bonds</li> <li>Other Bonds</li> </ul>	[Last update on: 14/10/2024] Which characteristics should prevail in the classification of a bond: its "structure" or its "issuer"? The classification of a bond determines its transparency regime. Indeed, different thresholds for the issuance size are applied to new issued bonds to determine their liquidity and also different pre-trade and post-trade LIS and SSTI thresholds are applied based on the bond type. In this context, it is necessary to further specify the "hierarchy" to allow for a consistent classification of bonds. The decision tree below shows the hierarchy to be followed for the classification of bonds.				

<sup>&</sup>lt;sup>4</sup> With the new scope of derivatives subject to transparency under MiFIR, some of the instruments for which guidance is provided might now out of scope. However, in the guidance is maintained in the case they start being traded on a regulated market and enter in the new scope of transparency.



Asset class	Guidance						
	The below hierarchy is in line with the definitions in RTS 2 since sovereign issuers cannot issue neither convertible bonds (since requires the issuance of shares) nor covered bonds (which are issued by a credit institution) while this can be the case for other entities.						
	Y N						
	Sovereign bond Is the issuer of the bond a "other public issuer" as per Table 2.2 of Annex III of RTS 2?						
	Y     Is the bond a convertible bond as per Table     Is the bond a covered bond as per Table       2.2 of Annex III of RTS 2?     Is the bond a covered bond as per Table						
	N						
	Convertible bond     Is the bond a covered bond as per Table 2.2 of Annex III of RTS 2?     Other public bond						
	Y N						
	Covered bond Is the bond a corporate bond as per Table 2.2 of Annex III of RTS 2?						
	Corporate bond Other bond						



Asset class	Guidance
<ul> <li>☑ Sovereign bonds</li> <li>☑ Other public bonds</li> <li>☑ Convertible Bonds</li> <li>☑ Covered Bonds</li> <li>☑ Corporate Bonds</li> <li>☑ Other Bonds</li> </ul>	[Last update on: 10/07/2023] To further support a convergent classification of bonds, especially ensuring a consistent distinction between sovereign and other public bonds, a non-exhaustive list of issuers with their related classification is provided at the following [link]. If guidance for additional issuer is necessary, market participants are invited to contact the CA of the issuer, who in turn can initiate the procedure for the update of the file.



Asset class	Sub-asset class	Level 1 Legal references	Level 2 Legal references	Guidance	
Exchange Traded Commodities (ETCs)			RTS 2 Annex III Table 2.4	NA	
Exchange Traded Notes (ETNs)			RTS 2 Annex III Table 2.4	NA	
Structured Finance Products (SFPs)		MiFIR Article 2(1) (28)		NA	
	European Union Allowances (EUA)	ETS Directive Article 3(a)		NA	
	European Union Aviation Allowances (EUAA)	ETS Directive Article 3(r)		NA	
Emission allowances	Certified Emission Reductions (CER) <sup>5</sup>	ETS Directive Article 3(n)	RTS 2 Annex III 12.1	NA	
	Emission Reduction Units (ERU)⁵	ETS Directive Article 3(m)		NA	
	Currency CFDs			NA	
	Commodity CFDs	_		NA	
	Equity CFDs			NA	
Financial contracts for differences	Bond CFDs	– MiFID II Annex I,	RTS 2 Annex III Table 11.1	NA	
(CFDs)	CFDs on an equity future/forward	Section C (9)			NA
	CFDs on an equity option			NA	
	Other CFDs/spread betting	]		NA	

<sup>5</sup> The use of Certified Emission Reductions (CER) and Emission Reduction Units (ERU) for compliance for the requirements of the ETS Directive has been phased out. Nonetheless guidance on the references to CER and ERU in RTS 2 Annex III 12.1 may still be relevant.



A	sset class	Sub-asset class	Level 1 Legal references	Level 2 Legal references	Guidance
	Securitised derivatives		MiFID II Article 4(1) (44)(c)	RTS 2 Annex III Table 4.1	NA
		Bond futures/forwards			NA
		Bond options			NA
		Interest rate (IR) futures and forward rate agreements (FRA)			NA
	Interest rate derivativesFloat 'multi-currency swaps' or 'cross-currency swaps'Float-to-Float 'multi-currency swaps' or 'cross-	Interest rate (IR) options	MiFID II Article 4(1) (44)(c) MiFID II Annex I, Section C(4)	I(1) (44)(c) RTS 2 Annex III Table 5.1 MiFID II Annex I,	NA
		Swaptions			NA
		currency swaps' and futures/forwards on Fixed-to- Float 'multi-currency swaps' or 'cross-currency			NA
		currency swaps' and futures/forwards on Float-to- Float 'multi-currency swaps' or 'cross-currency			NA
ves				NA	
Derivatives		Overnight Index Swap (OIS) 'multi-currency swaps' or 'cross-currency swaps' and futures/forwards on Overnight Index Swap (OIS) 'multi-currency swaps' or 'cross-currency swaps'			NA



A	sset class	Sub-asset class	Level 1 Legal references	Level 2 Legal references	Guidance
		Inflation 'multi-currency swaps' or 'cross-currency swaps' and futures/forwards on Inflation 'multi- currency swaps' or 'cross-currency swaps			NA
		Fixed-to-Float 'single currency swaps' and futures/forwards on Fixed-to-Float 'single currency swaps'			NA
		Float-to-Float 'single currency swaps' and futures/forwards on Float-to-Float 'single currency swaps'			NA
		Fixed-to-Fixed 'single currency swaps' and futures/forwards on Fixed-to-Fixed 'single currency swaps'			NA
		Overnight Index Swap (OIS) 'single currency swaps' and futures/forwards on Overnight Index Swap (OIS) 'single currency swaps'			NA
		Inflation 'single currency swaps' and futures/forwards on Inflation 'single currency swaps'			NA
		Other Interest Rate Derivatives			NA



Asset class	Sub-asset class	Level 1 Legal references	Level 2 Legal references	Guidance
	Stock index options			NA
	Stock index futures/forwards			NA
	Stock options			NA
	Stock futures/forwards			NA
	Stock dividend options			NA
	Stock dividend futures/forwards	MiFID II Article	RTS 2 Annex III Table 6.1	NA
	Dividend index options			NA
Equity derivatives	Dividend index futures/forwards	4(1) (44)(c)		NA
	Volatility index options	MiFID II Annex I, Section C(4)		NA
	Volatility index futures/forwards			NA
	ETF options	-		NA
	ETF futures/forwards			NA
	Swaps			NA
	Portfolio Swaps			NA
	Other equity derivatives			NA



Α	sset class	Sub-asset class	Level 1 Legal references	Level 2 Legal references	Guidance
		Metal commodity futures/forwards			NA
		Metal commodity options			NA
		Metal commodity swaps			NA
		Energy commodity futures/forwards	MiFIR Article 2(1) (30)		NA
	Commodity	Energy commodity options	MiFID II Article		NA
	Commodity derivatives	Energy commodity swaps	4(1) (44)(c)	RTS 2 Annex III Table 7.1	NA
		Agricultural commodity futures/forwards	MiFID II Annex I, Section C (5), (6) and (7)	on C (5), (6)	NA
		Agricultural commodity options			NA
		Agricultural commodity swaps			NA
		Other commodity derivatives			NA
		Freight derivatives	MiFID II Article		NA
	C10 derivatives	Other C10 derivatives	4(1) (44)(c) MiFID II Annex I, Section C(10)	RTS 2 Annex III Table 10.1	NA



Asset class	Sub-asset class	Level 1 Legal references	Level 2 Legal references	Guidance
Emission allowance derivatives	<ul> <li>Emission allowance derivatives whose underlying is of the type European Union Allowances (EUA)</li> <li>Emission allowance derivatives whose underlying is of the type European Union Aviation Allowances (EUAA)</li> <li>Emission allowance derivatives whose underlying is of the type Certified Emission Reductions (CER)</li> <li>Emission allowance derivatives whose underlying is of the type Emission Reduction Units (ERU)</li> <li>Other Emission allowance derivatives</li> </ul>	MiFID II Article 4(1) (44)(c) MiFID II Annex I, Section C(4)	RTS 2 Annex III Section 13.1	NA NA NA NA
Foreign Exchange derivatives	Non-deliverable forward (NDF)Deliverable forward (DF)Non-Deliverable FX options (NDO)Deliverable FX options (DO)Non-Deliverable FX swaps (NDS)Deliverable FX swaps (DS)FX futuresOther Foreign Exchange Derivatives	MiFID II Article 4(1) (44)(c) MiFID II Annex I C (4)	RTS 2 Annex III Table 8.1	NA NA NA NA NA NA NA



A	sset class	Sub-asset class	Level 1 Legal references	Level 2 Legal references	Guidance		
		Index credit default swap (CDS)			NA		
		Single name credit default swap (CDS)	MiFID II Article 4(1) (44)(c) MiFID II Annex I, Section C(8)		NA		
	Credit	Bespoke basket credit default swap (CDS)			NA		
	derivatives	CDS index options		RTS 2 Annex III Table 9.1	NA		
		Single name CDS options					NA
		Other credit derivatives			NA		



# 4.1.2.3 Classification of certain financial instruments

#### [Last update on: 14/10/2024]

30. Despite the comprehensive scope of instruments covered above, the classification of certain instruments, which are usually typically only in one or few Member States, is not straightforward. In this context, ESMA provides the Level 3 guidance published in the past and new guidance on additional classes of instruments in Table 6 below.

#### TABLE 6 - GUIDANCE ON THE CLASSIFICATION OF CERTAIN FINANCIAL INSTRUMENTS<sup>6</sup>

		Guidance				
Financial instrument	Classification	Legal references and background				
Interim shares, redemption shares, depository interests	Shares	[Last update on: 10/07/2023] The Opinion on the assessment of pre-trade transparency waivers for equity and non-equity instruments (ESMA70-155-6641) provides that financial instruments that are functionally similar to the categories explicitly mentioned in MiFIR (i.e. shares, depositary receipts, ETFs, certificates) should be categorised under the category of instruments which they resemble. For example, [] interim shares, redemption shares and depository interests should be categorised as shares.				

<sup>&</sup>lt;sup>6</sup> With the new scope of derivatives subject to transparency under MiFIR, some of the instruments for which guidance is provided might now out of scope. However, in the guidance is maintained in the case they start being traded on a regulated market and enter in the new scope of transparency.



		Guidance				
Financial instrument	Classification	Legal references and background				
Subscription rights, including allotment rights and purchase rights	Shares	<ul> <li>[Last update on: 18/12/2017]</li> <li>Subscription rights, including allotment rights and purchase rights, should be treated as an extension of the 'shares' category and therefore as equity instruments for the purpose of the provisions mentioned below<sup>7</sup>. While ESMA considers that subscription rights share some characteristics of securitised derivatives, the market practice for trading subscription rights resembles closely the trading of shares and therefore the following applies:</li> <li>Subscription rights should be subject to the pre- and post-trade transparency regime for equity instruments (Articles 3, 6, 14-17 and 20 of MiFIR) and should be eligible for waivers and deferrals from pre-trade transparency for equity instruments (Articles 4, 7, and 20(2) of MiFIR).</li> <li>The liquidity status of subscription rights should be the same as the liquidity status of the underlying share (Article 1 of Commission Delegated Regulation (EU) 2017/567).</li> <li>The standard market size (SMS) of subscription rights should be the same as the SMS of the underlying shares (Article 11 and table 3 of Annex II of RTS 1).</li> </ul>				

<sup>7</sup> The same approach also applies to redemption shares and unit rights traded in Scandinavian countries as well as allotment rights in Romania.



		Guidance					
Financial instrument	Classification Legal references and background						
		<ul> <li>The large in scale thresholds for waivers and deferrals for subscription rights should be determined on the basis of the average daily turnover of the underlying share (Articles 7 and 15 and tables 1 and 4 of Annex II of RTS 1).</li> </ul>					
		- The most relevant market in terms of liquidity for subscription rights should be the same as the most relevant market in terms of liquidity for the underlying share (Article 4 of RTS 1).					
		- Subscription rights should be subject to the trading obligation for shares and the double volume cap (Articles 5 and 23 of MiFIR).					
		- Subscription rights should be subject to the tick size regime (Article 49 of MiFID II and as further specified in RTS 11). Subscription rights should use the same liquidity band as the underlying share (Article 2 and Annex of RTS 11).					
		Guidance					
Financial instrument	Classification	Legal references and background					
Money Market	Out of scope	[Last update on: 10/07/2023]					
Instruments (MMIs)		Article 4(1)(17) of MiFID II and Article 11 of CDR 2017/565 define money market instruments. In this regard, ESMA clarifies that those instruments falling under such definition are not subject to the transparency obligations.					



	Guidance					
Financial instrument	Classification	Legal references and background				
Zero coupon bonds	Money market instruments or bonds on the basis of the maturity at issuance	[Last update on: 02/04/2019] Zero-coupon bonds (i.e. bonds issued at discount) should only be considered MMIs if they have a maturity at issuance of 397 days or less.				
Reverse convertible	Bonds	[Last update on: 02/04/2019]				
bonds		Reverse convertible bonds (i.e bonds that can be converted to cash, debt, or equity at the discretion of the issuer at set dates) and bonds which are issued as fixed rate with a coupon rate equal to 0 (that can also be increased in the course of the life of the bond) should never be considered as MMIs even if they have a maturity at issuance of 397 days or less.				
CDS index tranches	SFPs	[Last update on: 10/07/2023]				
of an index CDO		CDS index tranches are derivatives instruments used for the transfer of credit risk. More specifically, the contract type is an index CDO (Collateralized debt obligation) which is a particular type of CDO where the reference portfolio is a standard CDS index.				
		A CDO is a security pooling debt obligation and creating tranches with different risks but backed by the same pool of debt obligations.				
		Therefore, the index CDO comprises instruments with varying degrees of exposure to the joint loss distribution of the firms composing the index. These tranches provide claims to the cash flows of the CDS portfolio.				
		Consequently, being a type of CDO, CDS index tranches of an index CDO should be classified as SFPs.				



	Guidance			
Financial instrument	Classification	Legal references and background		
Total return swaps	Swaps	[Last update on: 10/07/2023]		
		A total return swap is a type of swap contract as defined in RTS 2, Annex III, point 1(10). More specifically, a total return swap allows the party receiving the total return to gain exposure and benefit from a reference asset without actually owning it.		
		The underlying asset of a total return swap is usually an equity index. In such case, they should be classified under the asset class of equity derivatives and sub-asset class of (equity) swaps.		
		Where the underlying is a basket of loans, or bonds they should be classified under the asset class of interest rate derivatives and sub-asset class of other interest rate derivatives.		
Constant Maturity Swaps (CMS) or Constant Maturity Futures (CMF)	Interests rate swaps	[Last update on: 10/07/2023] Constant Maturity Swaps (CMS) or Constant Maturity Futures (CMF) are interest rate swaps where the floating leg is pegged not to a standard benchmark interest rate but to a point on the swap curve (the other leg of swap being usually referenced to a standard benchmark interest rate LIBOR or to a fixed rate). They are typically used by market participants as a bet on the direction of rates or for hedging purposes. ESMA understands that those products are designed to align as closely as possible to the interest rate swap market they are referenced to. Therefore, ESMA considers that it is appropriate to treat those products similarly. For instance, a CMS where one of the legs pays (respectively receives) the ten-year swap rate and receives (respectively pays) the fixed rate should be classified and treated in the same way as a standard fixed-to-float interest rate swap with a ten-year maturity.		



		Guidance		
Financial instrument	Classification	Legal references and background		
Crypto-assets	To be assessed for each crypto-asset	[Last update on: 10/07/2023] Article 2(5) of the MiCA Regulation mandates ESMA to develop Guidelines on the conditions and criteria for the qualification of crypto-assets as financial instruments. Post-trade transparency requirements could therefore apply to crypto-assets that are classified as financial instruments in the future in accordance with such Guidelines. Therefore, if they fall in the scope of transparency will have to be determined for each crypto-asset		



# 4.1.3 Scope of transactions subject to post-trade transparency

#### [Last update on: 10/07/2023]

31. As mentioned in the general overview, the venue of execution of the transaction and the nature of the transaction are to be analysed in conjunction since the same type of transaction might have different transparency requirements based on the venue where it is executed.

#### Execution venue (including third-country aspects)

- 32. A transaction can be executed:
  - either on-venue, which means:
    - o for equity and equity-like instruments: executed on RMs or MTFs;
    - o for non-equity instruments: executed on RMs, MTFs or OTFs;
  - or off-venue which means:
    - executed by a systematic internaliser (SI), when at least one of the two investment firms involved in the transaction is an SI in that particular instrument/(sub) asset class;
    - executed over the counter (OTC), when neither of the two investment firms involved in the transaction neither is an SI.
- 33. The basic principles on transactions subject to / exempted from post-trade transparency based on the execution venue are presented in Tables 7 and 8 in Section 4.1.3.1.
- 34. In this context, it is also relevant to analyse transactions with <u>third-country aspects</u> to determine if they are subject to post-trade transparency, those are analysed in Section 4.1.3.2.

#### Type of transaction

35. Finally, Tables 10 and 11 in Section 4.1.3.3 illustrates the type of transactions which are subject to / exempted from the post-trade transparency regime specifying the flags to be used when to report those transactions.



#### 4.1.3.1 Execution venue: general principles

#### [Last update on: 10/07/2023]

36. MiFIR only provides for the possibility to exempt certain OTC-transactions from post-trade transparency, those are identified in Article 13 of RTS 1 and Article 12 of RTS 2 as described in the tables below. In consequence, on-venue transactions meeting the conditions of a transaction listed in those articles are subject to transparency but will be flagged so that market participants can identify that those transactions.

#### **TOTV** instrument<sup>®</sup> non-TOTV instrument All transactions executed on-venue, which are, by definition, executed in TOTV instruments, are subject to **On-venue** By definition, they do not post-trade transparency. exist. transaction The publication of post-trade transparency reports should be real-time, excepts if the trading venue is authorised to defer publication for trades executed between an investment firm dealing on own account other than matched principal trading and another counterparty and the transaction is above a certain size (LIS). In this case, they are subject to deferred post-trade transparency. All transactions executed off-venue in TOTV instruments are subject to post-trade transparency unless they **Off-venue** All transactions executed fall under Article 13 of RTS 1 which in turn cross refer to Article 2(5) of RTS 22. off-venue in non-TOTV transaction instruments are not subject The publication of post-trade transparency reports should be real-time, but it can be deferred if deferred to post-trade transparency publication is applicable to a trading venue in the country of the IF responsible for making the trade public (i.e. neither real-time nor through an APA. deferred).

#### TABLE 7 – EQUITY: SCOPE OF TRANSACTIONS SUBJECT TO POST-TRADE TRANSPARENCY, THE BASICS

<sup>8</sup> Articles 2 and 6 of RTS 1 include three types of transactions (benchmark transactions, portfolio transactions and contingent transactions executed as a single lot) which are subject to post-transparency when executed on-venue and off-venue. However, they can benefit from a pre-trade waiver, and they are not subject to the share trading obligations (STO)



#### TABLE 8 – NON-EQUITY: SCOPE OF TRANSACTIONS SUBJECT TO POST-TRADE TRANSPARENCY, THE BASICS

	TOTV instrument	non-TOTV instrument
On-venue transaction	All transactions executed on-venue which do not fall under Article 14 of RTS 2 (irrespectively from falling under Article 15 of RTS 2), which are, by definition, executed in TOTV instruments, are subject to post-trade transparency.	By definition, they do not exist.
	The publication of post-trade transparency reports should be real-time, excepts if the trading venue is authorised to defer publication and if the additional necessary conditions (for the illiquid, LIS, SSTI or package deferrals) are also met.	
	Transaction falling in the scope of Article 14 and not covered by Article 15 of RTS 2 are not subject to post-trade transparency.	-
Off-venue transaction	All transactions executed off-venue on TOTV instruments are subject to post-trade transparency unless they fall under Article 12 of RTS 2 which in turn cross refer to Article 2(5) of RTS 22.	All trades executed off-venue on non-TOTV instruments are not subject to post-trade
	The publication of post-trade transparency reports should be real-time, but it can be deferred if the IF has been authorised to defer publication and the additional necessary conditions (for the illiquid, LIS, SSTI or package deferrals) are also met.	transparency (i.e. neither real- time nor deferred).
	Transaction falling in the scope of Article 14 and not covered by Article 15 of RTS 2 are not subject to post-trade transparency.	



# 4.1.3.2 Execution venue: transactions with a third-country dimension

#### [Last update on: 10/07/2023]

- 37. MiFID II and MiFIR do not provide specific guidance on the treatment of transactions with a third country dimension for the purposes of the MiFIR transparency regime, namely for:
  - trades executed by EU investment firms (i.e. where at least one counterparty is an investment firm authorised in the EU) outside the EU, i.e.:
    - trades executed on non-EU venues, i.e. a third-country trading venue (TCTV);
    - o OTC trades involving an EU investment firm; or
  - trades executed by branches or subsidiaries of non-EU firms within the EU, i.e. the trade is executed on an EU trading venue by a non-EU firm.
- 38. ESMA considers it important to clarify how those MiFID II / MiFIR requirements should apply to transactions with a third country dimension. In this context, ESMA issued an Opinion specifying the criteria to be met by third-country trading venues to be considered comparable for the purpose of transparency under MiFID II/MIFIR (<u>ESMA70-154-467</u>). Thereto, the ESMA Opinion lists the third-country trading venues meeting those criteria. The guidance on the Annex to the ESMA Opinion and the published Level 3 guidance in the form of Q&As are included in this section of the manual.
- 39. A summary of the transparency regime for these transactions is provided in Figure 5 below and detailed guidance is provided in the following sub-sections.



All transactions subject to post-

trade transparency in the EU

#### The transaction (on a TOTV instrument) is executed MiFIR MiFIR MiFIR Article 20 and 21 Article 20 and 21 Article 20 and 21 ON A EU TRADING **ON A THIRD-COUNTRY** OFF-VENUE TRADING VENUE (SI and PURE OTC) 'third-country firm' ESMA Opinion on Determining defined in Article third-country trading venues is the third-4(1)(57) of MiFIR for the purpose of country trading transparency under If the IF All transactions subject to venue MIFID II / MIFIR trading with a post-trade transparency in comparable, i.e. non-EU the EU listed in the Annex counterparty (Including Case 6, Case 7, to the ESMA /client is. Case 8, Case 11) Opinion? Partial Y Υ\_ Transactions with respect to instruments No post-trade not covered by the positive assessment Ν transparency in the EU (listed as 'exemptions from positive (Case 1, Case 3, Case 9, assessment') are subject to post-trade Case 12) transparency in the EU (Case 1, Case 3, Case 9, Case 12) If the IF subsidiary of a non-EU IF, (Case A non-EU subsidiary of an trading with a 13) a non-EU branch of an EU IF non-EU EU IF (Case 5), or a non-All transactions (Case 4), or an EU branch of a counterparty EU IF (General principle) subject to post-No post-trade non-EU IF (Case 10) client is. trade transparency in transparency in the EU the EU

No post-trade transparency

in the EU

#### FIGURE 5 – TRANSACTIONS WITH A THIRD-COUNTRY DIMENSION



# 4.1.3.2.1 Transactions with a third-country dimension: general principles

## [Last update on: 10/07/2023]

#### 40. The following general principles should apply:

## Transactions executed outside the EU and where both counterparties are not authorised EU investment firms

41. Transactions where both counterparties are not authorised EU investment firms and that are executed outside the EU are in any case not subject to the MiFIR transparency requirements.

#### Transactions executed on EU trading venues

42. The transparency requirements always apply to transactions concluded on EU trading venues, irrespective of the origin of counterparties trading on the trading venue and regardless of whether the counterparties to the transaction are authorised as EU investment firm or not.

#### Transactions executed on non-EU venues (i.e. TCTV)

- 43. Articles 6, 10, 20 and 21 of MiFIR provide that post-trade transparency requirements apply to transactions traded on a trading venue, without clarifying whether these requirements apply also to transactions concluded on a third-country trading venue (TCTV).
- 44. Whether or not information on transactions in instruments traded on a trading venue by investment firms on a third-country trading venue have to be made public through an APA in accordance with Articles 20 and 21 of MiFIR depends on the characteristics of that third-country trading venue as set out in the <u>ESMA Opinion</u> on determining third-country trading venues for the purpose of transparency under MiFID II/MIFIR (ESMA70-154-467).
- 45. The opinion clarifies that EU investment firms executing transactions on third-country venues meeting the criteria established in the ESMA's opinion and listed in the Annex of the opinion ("comparable third country trading venues (TCTV)" thereafter) should not be subject to the MiFIR transparency regime. Therefore, they do not need to be made public through an APA.
- 46. Transactions executed by investment firms on third country trading venues that are not included in the list in the Annex of the ESMA Opinion should be treated as OTC transactions and reported through an APA to make the information on those transactions public in accordance with the Guidance on the Annex to the ESMA Opinion.



# OTC transactions involving an EU investment firm

47. If one of the parties of an OTC-transaction is an investment firm authorised in the EU, the transaction is considered as executed within the EU: the MiFIR transparency requirements apply.

#### Transactions of non-EU subsidiaries of an EU investment firm

48. Subsidiaries are independent legal entities and subject to the regulatory regime of the third country in which they are established. Therefore, the MiFIR transparency requirements do not apply, unless the transaction is concluded on an EU trading venue.

#### Transactions involving a non-EU branch of an EU investment firm

49. Contrary to subsidiaries, branches do not have legal personality. Therefore, transactions by non-EU branches of EU investment firms are treated as transactions of the EU parent company and, therefore, have to be made transparent under the MiFIR rules.

Transactions involving an EU branch of a non-EU investment firm

50. Where a non EU-firm is required to establish a branch in accordance with Article 39 of MiFID II, this branch has to comply, in accordance with Article 41(2) of MiFID II, with the requirements of Articles 16-20, 23-25 and 27, Article 28(1) and Articles 30-32 of MiFID II and Articles 3 to 26 of MiFIR and the measures adopted pursuant thereto. Therefore, EU branches of non-EU firms are subject to the transparency requirements and have to report their trades to APAs<sup>9</sup>.

<sup>&</sup>lt;sup>9</sup> This paragraph was included in case 10 of Table 9 below.



# 4.1.3.2.2 Transactions with a third-country dimension: detailed guidance

# [Last update on: 10/07/2023]

#### TABLE 9 – DETAILED GUIDANCE ON TRANSACTIONS WITH A THIRD-COUNTRY DIMENSION

Case	Investment Firm (IF)	Counterparty/ Client	Execution place	MiFIR Transparency	Detailed explanation
1	EU IF	EU/non-EU	Comparable TCTV	No	Case 1 – EU investment firm (IF) trading on a comparable third country trading venue (TV): The transaction is treated as executed "on venue". Therefore, the MiFIR transparency requirements do not apply (to avoid double reporting). For transactions concluded on non-compliant third country TVs, case 2 applies.
2	EU IF	Non-EU	Non- comparable TCTV/ OTC	Yes	<b>Case 2 – EU IF trading with a non-EU</b> <b>counterparty/client OTC:</b> An OTC-transaction, i.e. either a transaction concluded on a non-comparable TCTV or a pure OTC-transaction, that involves an EU IF is subject to the transparency requirements and has to be published through an APA.



Case	Investment Firm (IF)	Counterparty/ Client	Execution place	MiFIR Transparency	Detailed explanation
3	Non-EU branch of EU IF	EU/non-EU	Comparable TCTV	No	Case 3 – non-EU branch of an EU IF trading on a comparable third country TV: The trade is treated as executed "on venue". Therefore, the same treatment as under case 1 applies, i.e. MiFIR transparency requirements do not apply. For transactions concluded on non-compliant third country TVs, case 4 applies.
4	Non-EU branch of EU IF	Non-EU	Non- comparable TCTV/ OTC	Yes	<b>Case 4 - non-EU branch of an EU IF trading with a</b> <b>non-EU counterparty/client OTC:</b> Non-EU branches of EU IF are treated like their EU parent company. Therefore, the same treatment as under case 2 applies. An OTC-transaction, i.e. either a transaction concluded on a non-comparable third country TV or a pure OTC-transaction, is subject to the transparency requirements and has to be published through an APA.
5	Non-EU subsidiary of EU IF	EU/Non-EU	Non-EU TV Non- comparable TCTV /OTC	No	<b>Case 5 – non-EU subsidiary of an EU IF trading on</b> <b>a non-EU TV or OTC:</b> Subsidiaries are independent legal entities and subject to the regulatory regime of the third country in which they are established. Therefore, the MiFIR transparency requirements do not apply.



Case	Investment Firm (IF)	Counterparty/ Client	Execution place	MiFIR Transparency	Detailed explanation
6	Non-EU subsidiary of EU IF	EU/non-EU	EU TV	Yes	Case 6 – non-EU subsidiary of an EU IF trading on an EU TV: The transparency requirements apply at the level of the trading venue. Therefore, the MiFIR transparency requirements will apply.
7	Non-EU firm	EU/non-EU	EU TV	Yes	<b>Case 7 – non-EU firm trading on an EU TV:</b> The transparency requirements apply at the level of the trading venue. Therefore, the transparency requirements will apply.
8	EU branch of non-EU firm	EU/non-EU	EU TV	Yes	Case 8 – EU branch of a non-EU firm trading on an EU TV: The transparency requirements apply at the level of the trading venue. Therefore, the transparency requirements will apply.
9	EU branch of non-EU firm	EU/non-EU	Comparable TCTV	No	Case 9 – EU branch of a non-EU firm trading on a comparable third country TV: The trade is treated as executed "on venue". Therefore, the same treatment as under case 1 applies. MiFIR transparency requirements do not apply (to avoid double reporting). For transactions concluded on a non-comparable third country TVs, case 10 applies.
10	EU branch of non-EU firm	Non-EU	Non- comparable TCTV/ OTC	Yes	Case 10 – EU branch of a non-EU firm trading with a non-EU counterpart/client OTC: EU branches of non-EU firms are subject to the transparency requirements and have to report their trades to APAs.



Case	Investment Firm (IF)	Counterparty/ Client	Execution place	MiFIR Transparency	Detailed explanation
11	EU subsidiary of non-EU firm	EU/non-EU	EU TV	Yes	Case 11 – EU subsidiary of a non-EU firm trading on an EU TV: The transparency requirements apply at the level of the trading venue. Therefore, the transparency requirements will apply.
12	EU subsidiary of non-EU firm	EU/non-EU	Comparable TCTV	No	Case 12 – EU subsidiary of a non-EU firm trading on a comparable third country TV: The transaction is considered as executed "on venue". Therefore, the same treatment as under case 1 applies; MiFIR transparency requirements do not apply. For transactions concluded on non-comparable third country TVs, case 13 applies.
13	EU subsidiary of non-EU firm	Non-EU	Non- comparable TCTV/ OTC	Yes	Case 13 – EU subsidiary of a non-EU firm trading with a non-EU counterparty/client OTC: Subsidiaries are independent legal entities and subject to the regulatory regime of the country where they are established. Therefore, EU-subsidiaries of non-EU firms are subject to the full MiFID II/MiFIR requirements. The transaction is subject to MiFIR transparency.



### 4.1.3.3 Type of transactions subject to post-trade transparency

51. The tables below clarify for each type of transaction if (i) when executed on-venue, the transaction should be subject to post-trade transparency, if it can benefit from a waiver and, if it should be subject to the STO (ii) when executed off-venue, if it is subject to post-trade transparency.

### TABLE 10 – EQUITY: GUIDANCE ON THE SCOPE OF TRANSACTIONS SUBJECT TO / EXEMPTED FROM POST-TRADE TRANSPARENCY

				If executed off- venue		
Last update on	Transaction type	Guidance	s.t.(*) Post-trade transparency?	Can benefit from a Waiver? (Article 6, RTS 1)	s.t.(*) STO? (Article 2, RTS 1)	s.t.(*) Post-trade transparency? (Article 13, RTS 1)
10/07/2023	Benchmark transactions	Defined in Article 2(a) of RTS 1	Y	Y Article 6(a) of RTS 1	N Article 2(a) of RTS 1	Y
10/07/2023	Benchmark transactions - RFMD give- up	A risk trade following the receipt of a request for market data (RFMD) is a give-up/give-in trade flow characterised by being executed as a VWAP trade. As such, the trade should be defined as a transaction not contributing to the price discovery process as defined in Article (2)(a) of Commission Delegated Regulation 2017/587. Therefore, it should be reported using 'XOFF' as the Venue of Execution field and using the 'TNCP' flag	Y	Y Article 6(a) of RTS 1	N Article 2(a) of RTS 1	Y



	Transaction type			If executed off- venue		
Last update on		Guidance	s.t.(*) Post-trade transparency?	Can benefit from a Waiver? (Article 6, RTS 1)	s.t.(*) STO? (Article 2, RTS 1)	s.t.(*) Post-trade transparency? (Article 13, RTS 1)
<mark>10/07/2023</mark>	Portfolio trades	Defined in Article 1(1) of RTS 1	Y	Y Article 6(b) of RTS 1	N Article 2(b) of RTS 1	Y
10/07/2023	Creation, expiration or redemption of financial instruments trades	Defined in Article 2(5)(i) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.7 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(i))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(i) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(i) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(i) of RTS 22
08/01/2024	Contingent trades	Defined in Article 2(a) of RTS 1	Y	Y Article 6(c) of RTS 1	N Article 2(c) of RTS 1	Y
10/07/2023	Securities financing transactions (SFT))	Defined in Article 2(5)(a) of RTS 22 and <u>Transaction Reporting Guidelines</u> - Section 5.6.2.1 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(a))	N as per Article 1(5a) of MiFIR	NA Article 6(k) of RTS 1 cross referring to Article 2(5)(a) of RTS 22	NA Article 2(j) of RTS 1 cross referring to Article 2(5)(a) of RTS 22	NA Article 13(a) of RTS 1 cross referring to Article 2(5)(a) of RTS 22



			If executed on venue			If executed off- venue
Last update on	Transaction type	Guidance	s.t.(*) Post-trade transparency?	Can benefit from a Waiver? (Article 6, RTS 1)	s.t.(*) STO? (Article 2, RTS 1)	s.t.(*) Post-trade transparency? (Article 13, RTS 1)
<mark>10/07/2023</mark>	Clearing and Settlement	Defined in Article 2(5)(b) and (c) of RTS 22 and in <u>Transaction Reporting</u> <u>Guidelines</u> - Section 5.6.2.2 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(b))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(b) and (c) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(b) and (c) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(b) and (c) of RTS 22
<u>10/07/2023</u>	Custodial activity	Defined in Article 2(5)(d) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.3 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(d))	Ŷ	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(d) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(d) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(d) of RTS 22
10/07/2023	Collateral activity	Defined in Article 2(5)(o) of RTS 22	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(o) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(o) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(o) of RTS 22



				If executed on venue		
Last update on	Transaction type	Guidance	s.t.(*) Post-trade transparency?	Can benefit from a Waiver? (Article 6, RTS 1)	s.t.(*) STO? (Article 2, RTS 1)	s.t.(*) Post-trade transparency? (Article 13, RTS 1)
<mark>10/07/2023</mark>	Novation	Defined in Article 2(5)(e) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.4 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(e))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(e) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(e) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(e) of RTS 22
<mark>10/07/2023</mark>	Portfolio Compression	Defined in Article 2(5)(f) of RTS 22 and in Article 2(47) of MiFIR	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(f) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(f) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(f) of RTS 22
<mark>10/07/2023</mark>	Creation or redemption of units of a UCITS	Defined in Article 2(5)(g) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.5 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(g))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(g) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(g) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(g) of RTS 22



				If executed on venue			
Last update on	Transaction type	Guidance	s.t.(*) Post-trade transparency?	Can benefit from a Waiver? (Article 6, RTS 1)	s.t.(*) STO? (Article 2, RTS 1)	s.t.(*) Post-trade transparency? (Article 13, RTS 1)	
10/07/2023	Conversion/ exercise trade	Defined in Article 2(5)(h) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.6 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(h))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(h) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(h) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(h) of RTS 22	
10/07/2023	Decrease or increase in the notional amount	Defined in Article 2(5)(j) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.8 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(I))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(j) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(j) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(j) of RTS 22	
<u>10/07/2023</u>	Change in the composition of an index or a basket	Defined in Article 2(5)(k) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.9 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(m))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(k) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(k) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(k) of RTS 22	



		If executed on venue		If executed off- venue		
Last Transaction update on type		Guidance	s.t.(*) Post-trade transparency?	Can benefit from a Waiver? (Article 6, RTS 1)	s.t.(*) STO? (Article 2, RTS 1)	s.t.(*) Post-trade transparency? (Article 13, RTS 1)
10/07/2023	Acquisition under a dividend re- investment plan	Defined in Article 2(5)(I) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.10 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(n))	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(I) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(I) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(I) of RTS 22
<mark>10/07/2023</mark>	Acquisition under an employee share incentive plan	Defined in Article 2(5)(m) of RTS 22	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(m) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(m) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(m) of RTS 22
<mark>10/07/2023</mark>	Exchange and tender offer on fixed income products	Defined in Article 2(5)(n) of RTS 22	Y	Y Article 6(k) of RTS 1 cross referring to Article 2(5)(n) of RTS 22	N Article 2(j) of RTS 1 cross referring to Article 2(5)(n) of RTS 22	N Article 13(a) of RTS 1 cross referring to Article 2(5)(n) of RTS 22



	Transaction type			If executed off- venue		
Last update on		Guidance	s.t.(*) Post-trade transparency?	Can benefit from a Waiver? (Article 6, RTS 1)	s.t.(*) STO? (Article 2, RTS 1)	s.t.(*) Post-trade transparency? (Article 13, RTS 1)
<mark>10/07/2023</mark>	Primary market transactions	The transparency obligations should not be applicable to primary market transactions such as issuance, allotment or subscription for securities and the creation and redemption of units in ETFs.	N	NA	NA	NA
<u>10/07/2023</u>	Transfers of financial instruments between two clients with no price paid (e.g. donations or gifts)	Transaction Reporting Guidelines - Section 5.20.1 (Transferring between clients within the same firm) and 5.20.2 (Transferring between clients of two separate Investment Firms)	Y	Ν	Y	Y

(\*) "s.t." stands for "subject to".



#### TABLE 11 - NON-EQUITY: GUIDANCE ON THE SCOPE OF TRANSACTIONS SUBJECT TO / EXEMPTED FROM POST-TRADE TRANSPARENCY

<mark>Last</mark> update on	Transaction type	Guidance	If executed on venue s.t.(*) Post-trade transparency?	If executed off-venue s.t.(*) Post-trade transparency?
<mark>10/07/2023</mark>	Benchmark transactions	Defined in Table 3 of Annex II of RTS 2	Y	Y
<mark>10/07/2023</mark>	Portfolio trades	Defined in Table 3 of Annex II of RTS 2	Y	Y
<u>10/07/2023</u>	Creation, expiration or redemption of financial instruments trades	Defined in Article 2(5)(i) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.7 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(i))	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(i) of RTS 22
10/07/2023	Securities financing transactions (SFT)	Defined in Article 2(5)(a) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.1 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(a))	N as per Article 1(5a) of MiFIR	N as per Article 1(5a) of MiFIR and Article 12 of RTS 2 cross referring to Article 2(5)(a) of RTS 22
<mark>10/07/2023</mark>	Clearing and Settlement	Defined in Article 2(5)(b) and (c) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.2 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(b))	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(b) and (c) of RTS 22



Last update on	Transaction type	Guidance	If executed on venue	If executed off-venue
			s.t.(*) Post-trade transparency?	s.t.(*) Post-trade transparency?
<u>10/07/2023</u>	Custodial activity	Defined in Article 2(5)(d) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.3 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(d))	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(d) of RTS 22
10/07/2023	Collateral activity	Defined in Article 2(5)(o) of RTS 22	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(o) of RTS 22
10/07/2023	Novation	Defined in Article 2(5)(e) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.4 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(e))	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(e) of RTS 22
10/07/2023	Portfolio Compression	Defined in Article 2(5)(f) of RTS 22 and in Article 2(47) of MiFIR	Ŷ	N Article 12 of RTS 2 cross referring to Article 2(5)(f) of RTS 22
10/07/2023	Creation or redemption of units of a UCITS	Defined in Article 2(5)(g) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.5 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(g))	Ŷ	N Article 12 of RTS 2 cross referring to Article 2(5)(g) of RTS 22



Last update on	Transaction type	Guidance	If executed on venue s.t.(*)	If executed off-venue
			Post-trade transparency?	s.t.(*) Post-trade transparency?
10/07/2023	Conversion/ exercise trade	Defined in Article 2(5)(h) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.6 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(h))	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(h) of RTS 22
<u>10/07/2023</u>	Decrease or increase in the notional amount	Defined in Article 2(5)(j) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.8 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(l))	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(j) of RTS 22
<u>10/07/2023</u>	Change in the composition of an index or a basket	Defined in Article 2(5)(k) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.9 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(m))	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(k) of RTS 22
10/07/2023	Acquisition under a dividend re-investment plan	Defined in Article 2(5)(I) of RTS 22 and in <u>Transaction Reporting Guidelines</u> - Section 5.6.2.10 (Meaning of transaction, Exclusion from reporting, Exclusions under Article 2(5)(n))	Ŷ	N Article 12 of RTS 2 cross referring to Article 2(5)(I) of RTS 22
10/07/2023	Acquisition under an employee share incentive plan	Defined in Article 2(5)(m) of RTS 22	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(m) of RTS 22



Last update on	Transaction type	Guidance	If executed on venue	If executed off-venue
			s.t.(*)	s.t.(*)
			Post-trade transparency?	Post-trade transparency?
10/07/2023	Exchange and tender offer on fixed income products	Defined in Article 2(5)(n) of RTS 22	Y	N Article 12 of RTS 2 cross referring to Article 2(5)(n) of RTS 22
10/07/2023	Primary market transactions	The transparency obligations should not be applicable to primary market transactions such as issuance, allotment or subscription for securities and the creation and redemption of units in ETFs.	Ν	N
<u>10/07/2023</u>	Transfers of financial instruments between two clients with no price paid (e.g. donations or gifts)	Transaction Reporting Guidelines - Section 5.20.1 (Transferring between clients within the same firm) and 5.20.2 (Transferring between clients of two separate Investment Firms)	Y	Ŷ

(\*) "s.t." stands for "subject to".



# 4.2 Post-trade transparency reports: who, when, what to publish?

4.2.1 What: which details of a trade have to be made public for the purpose of post-trade transparency?

## 4.2.1.1 Equity and equity-like financial instruments

#### [Last update on: 14/10/2024]

- 52. The details to be published for the purpose of post-trade transparency are defined in Level 2, more specifically:
  - Level 1: Articles 6 and 20 of MiFIR provide for the post-trade transparency requirements for trading venues and investment firms, including SI, in respect of shares, depositary receipts, ETFs, certificates and other similar financial instruments.
  - Level 2: the details to be published for the purpose of post-trade transparency by trading venues and APAs, on behalf of IFs and SIs and DPEs<sup>10</sup>, are provided in Tables 2 and 3 of Annex I of RTS 1 and, by means of Article 15 of RTS 13, CTPs are also obliged to publish the same details. Furthermore, to support the publication of those details, Table 4 of Annex I of RTS 1 provides for the flags to be used.

Tables 2, 3 and 4 (flags) of Annex I of RTS 1 define the minimum set of post-trade transparency information to be provided, nothing prevents the TVs and APAs to enrich the post-trade transparency reports with additional information considered to be useful.

- Level 3: further guidance on how to populate the fields in Tables 2 and 3 of Annex I of RTS 1 is provided in Table 12 below.

Further guidance on the use of the flags provided in Tables 4 of Annex I of RTS 1 is provided in Section 4.2.5.

<sup>10</sup> ESMA74-2134169708-7345 Statement on the transition to the new regime for post-trade transparency of OTC-transactions (europa.eu)



### TABLE 12 – GUIDANCE ON POST-TRADE TRANSPARENCY REPORTS INCLUDED IN TABLE 3 OF ANNEX I OF RTS 1

Guidance on the naming convention of fields [Last update on: 14/10/2024]

The fields in Table 3 of Annex I of RTS 1 shall be made public using the same naming conventions as defined in that Table.

#	Field identifier	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 2
1	Trading date and time			
2	Instrument identification code			
3	Price	[Last update on: 10/07/2023] If the price of a transaction is not available at the time of execution, investment firms should fulfil the applicable reporting obligations using 'PNDG' as price, specified in the field 'Price' of table 3 of Annex I of RTS 1, table 2 of Annex II of RTS 2 and/or field 33 of table 2 of Annex I of RTS 22. As soon as the price of the transactions (including the NAV in the particular case of ETFs) becomes available, investment firms should cancel the original reports with the 'PNDG' code in the field Missing pPrice (using the cancellation flag for post-trade transparency publication purposes) and publish new reports / send new transaction reports pertaining to the given transactions using		



#	Field identifier	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 2
		filling the field Price with the actual price that became available (using the amendment flag for post-trade transparency publication purposes). The date and time specified in the field "Trading date and time" of table 3 of Annex I of RTS 1, table 2 of Annex II of RTS 2 and/or field 28 of table 2 of Annex I of RTS 22		
4	Missing Price	should always refer to the original date and time of the execution.		
5	Price currency			
6	Price notation			
7	Quantity	[Last update on: 10/07/2023] For certificates or other equity-like financial instruments which are not traded in units, the nominal or monetary value of the financial instrument. The number of units of the financial instruments should be used in all other cases.		
8	Venue of execution			



#	Field identifier	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 2
9	Third-country	[Last update on: 10/07/2023]		
	trading venue of	-		
	execution	firms on third country trading venues that are not included in the		
		list in the Annex of ESMA Opinion determining third-country		
		trading venues for the purpose of transparency under MiFIDII/		
		<u>MiFIR (ESMA70-154-165).</u>		
10	Publication date			
	and time	The field 'publication date and time' in table 3 of Annex I of RTS		
		1 and table 2 of Annex II of RTS 2It should always refer to the		
		effective date and time of the publication of the transaction.		
		In the case of the use of deferrals		
		This <del>, the</del> field <del>'publication date and time'</del> should be populated		
		with the effective date of the publication of information on that		
		transaction, i.e. after the lapse of the deferral.		
		Concerning non-equity instruments benefitting from a		
		supplementary deferral, this implies that for the first publication		
		of limited information the field 'publication date and time', should		
		be populated with the effective date and time of the publication		
		of limited information on the transaction. Once the deferral period		
		has lapsed, the information in the field 'publication date and time'		
		should reflect the effective time of publication of the full		



#	Field identifier	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 2
		information. ESMA does not expect trading venues, APAs and CTPs to use the flags 'CANC' and 'AMND' when publishing details of a transaction after a supplementary deferral has lapsed.		
		In the case of amendments to trade reports		
		In case the trading venue, APA or CTP made an error when populating the this field 'publication date and time', should the flags 'CANC' and 'AMND', as provided in Article 12(3) of RTS 1 and Article 7(3) of RTS 2, be used.		
11	Venue of Publication			
12	Transaction identification code			



## 4.2.1.2 Non-equity financial instruments

## [Last update on: 14/10/2024]

- 53. The details to be published for the purpose of post-trade transparency are defined in Level 2, more specifically:
  - Level 1: Articles 10 and 21 of MiFIR provide for the post-trade transparency requirements for trading venues and investment firms, including SI, in respect of bonds, structured finance products, emission allowances and derivatives.
  - Level 2: the details to be published for the purpose of post-trade transparency by trading venues and APAs, on behalf of IFs and SIs and DPEs<sup>11</sup>, are provided in Tables 1 and 2 of Annex II of RTS 2 and, by means of Article 15a of RTS 13, CTPs are also obliged to publish the same details. Furthermore, to support the publication of those details, Table 3 of Annex II of RTS 2 provides for the flags to be used.

Tables 1, 2 and 3 (flags) of Annex II of RTS 2 define the minimum set of post-trade transparency information to be provided, nothing prevents the TVs and APAs to enrich the post-trade transparency reports with additional information considered to be useful.

- Level 3: further guidance common to all non-equity instruments on how to populate the fields in Tables 1 and 2 of Annex II of RTS 2 is provided in Table 13 – Section 4.2.1.2.1 below.

Furthermore, specific guidance to each combination of asset-class and contract type for the fields "Price", "Price notation", "Price currency", "Notation of the quantity in measurement unit", "Quantity in measurement unit", "Quantity", "Notional amount" and "Notional currency" is provided in following Sections 4.2.1.2.2 to 4.2.1.2.6.

Finally, guidance on the use of the flags provided in Tables4 of Annex I of RTS 1 is provided in Section 4.2.5.

<sup>11</sup> ESMA74-2134169708-7345 Statement on the transition to the new regime for post-trade transparency of OTC-transactions (europa.eu)



## 4.2.1.2.1 Common fields of Table 2 of Annex II of RTS 2

## TABLE 13 – GUIDANCE ON POST-TRADE TRANSPARENCY REPORTS FOR COMMON FIELDS IN TABLE 2 OF ANNEX II OF RTS 2

Guidance on the naming convention of fields [Last update on: 14/10/2024]

The fields in Table 2 of Annex II of RTS 2 shall be made public using the same naming conventions as defined in that Table.

#	Field identifier	Financial instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
1	Trading date and time				
	ume				
2	Instrument				
	identification				
	code				
3	Price		[Last update on: 10/07/2023]		
			If the price of a transaction is not available at the time of		
			execution, investment firms should fulfil the applicable		
			reporting obligations using 'PNDG' as price, specified in		
			the field 'Price' of table 3 of Annex I of RTS 1, table 2 of		
			Annex II of RTS 2 and/or field 33 of table 2 of Annex I of		
			RTS 22. As soon as the price of the transactions		
			(including the NAV in the particular case of ETFs)		
			becomes available, investment firms should cancel the		



#	Field identifier	Financial instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
			original reports with the 'PNDG' code in the field Missing PPrice (using the cancellation flag for post-trade transparency publication purposes) and publish new reports / send new transaction reports pertaining to the given transactions using filling the field Price with the actual price that became available (using the amendment flag for post-trade transparency publication purposes). The date and time specified in the field "Trading date and time" of table 3 of Annex I of RTS 1, table 2 of Annex II of RTS 2 and/or field 28 of table 2 of Annex I of RTS 22 should always refer to the original date and time of the execution.		
4	Missing Price				
5	Price Currency				
6	Price notation				
7	Quantity				
8	Quantity in measurement unit				



#	Field identifier	Financial instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit				
10	Notional amount				
11	Notional currency				
12	Туре				
13	Venue of execution				
14	Third-country trading venue of execution		<b>[Last update on: 10/07/2023]</b> This field shall be filled in for transactions executed by investment firms on third country trading venues that are not included in the list in the Annex of <u>ESMA Opinion</u> <u>determining third-country trading venues for the purpose</u> <u>of transparency under MiFIDII/ MiFIR (ESMA70-154- 165).</u>		
15	Publication Date and Time		[Last update on: 10/07/2023] The field 'publication date and time' in table 3 of Annex I of RTS 1 and table 2 of Annex II of RTS 2It should always refer to the effective date and time of the publication of the transaction.		



#	Field identifier	Financial instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
			<i>In the case of the use of deferrals</i> <b>This, the</b> field <b>'publication date and time'</b> should be populated with the effective date of the publication of information on that transaction, i.e. after the lapse of the deferral.		
			Concerning non-equity instruments benefitting from a supplementary deferral, this implies that for the first publication of limited information thise field 'publication date and time', should be populated with the effective date and time of the publication of limited information on the transaction. Once the deferral period has lapsed, the information in thise field 'publication date and time' should reflect the effective time of publication of the full information. ESMA does not expect trading venues, APAs and CTPs to use the flags 'CANC' and 'AMND' when publishing details of a transaction after a supplementary deferral has lapsed.		



#	Field identifier	Financial instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
			In case the trading venue, APA or CTP made an error when populating the this field 'publication date and time', should the flags 'CANC' and 'AMND', as provided in Article 12(3) of RTS 1 and Article 7(3) of RTS 2, be used.		
16	Venue of publication				
17	Transaction Identification Code				
18	Transaction to be cleared				
19	Number of transactions	For all financial instruments applying the supplementary deferral in Article 11(3)(a) and (c) of MiFIR.	<b>[Last update on: 10/07/2023]</b> This field should be populated with the number of transactions executed when deferred publication of details of several transactions in an aggregated form is required under Article 11(3)(a), (c) or (d) of MiFIR.	RM, MTF, OTF APA CTP	{DECIMAL-18/17}



## 4.2.1.2.2 Specific fields of Table 2 of Annex II of RTS 2 adapted for each combination of instrument/asset class - contract type

#### [Last update on: 10/07/2023]

54. The following sub-sections (from 4.2.1.2.3 to 4.2.1.2.6) provide examples and guidance on the relevant fields of price, quantity, and notional amount of the transaction on a per asset class and contract basis. The examples are provided for explanatory purposes and might not therefore, the characteristics of the contracts used in those examples might not be faithful to reality, but they aim to be realistic.

55. ESMA considers useful to clarify to stakeholders a few key concepts to avoid confusion. More specifically, for bonds:

- The "minimum denomination" is the lowest denomination of bond that can be purchased as authorised by the bond document. This concept is not used in this document but, the concept of "minimum trading value (lot size)" is used, this is the lowest denomination of bond that can be purchased on the trading venue. In many cases they match and if they differ, the "minimum trading value (lot size)" is bigger than the "minimum denomination".
- The "face value" of a bond is the price that the issuer pays at the time of maturity, this is also referred to as "par value."

56. For derivatives and securitised derivatives, key concepts are provided in section 4.2.1.2.6.



## 4.2.1.2.3 Bonds

## [Last update on: 10/07/2023]

#### TABLE 14 – BONDS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		In the case of inflation-linked bonds the price should be reported net of the inflation adjustments.		
5	Price currency		This field should be left blank if the price notation is different from "MONE" – Monetary value.		
6	Price notation				
7	Quantity	Not applicable	Not applicable	Not applicable	Not applicable
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		The total face value of the transaction. The face value should be the amount that the issuer pays at the maturity of the bond, as determined at issuance without consideration of subsequent amortisation amounts. More specifically, the total "nominal value" should be calculated according to the following formula: Nominal value * Number of instruments. As an example: Price of transaction: 90 (percentage points per 100 of bond nominal value) Nominal value: EUR 1000 Number of instruments: 50. The nominal value should equal to EUR 1000 x 50 = EUR 50000. The price is not used for the calculation.		



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
			In the case of inflation-linked bonds the face value to report shall be net of the inflation adjustments. In the case of inflation-linked bonds the face value to report shall be net of the inflation adjustments.		
11	Notional currency				



Field identifier	Example 15.1	Example 15.2	Example 15.3	Example 15.4	Example 15.5
	Reporting of a bond not traded in units and traded in percentage as per market convention A trade in a bond with the characteristics below is executed at a clean price expressed in percentage of the face value of 97.05% for a total nominal amount of EUR 250,000. ISIN code: IT0000000000 Maturity: 24 Jul 2030 Minimum trading value (lot size): EUR 5,000 Coupon rate: 3.00% (fixed) Amount issued: EUR 20.000.000	Reporting of a bond traded in <b>units</b> and in <b>percentage</b> as per market convention A trade in a bond with the characteristics below is executed at a clean price expressed in percentage of the face value of 80.75% for a total quantity of 10 bonds (i.e. 10 units). The nominal amount is equal to [Lot size x Quantity x Price] = [100,000 X 10 X 80.75%] = EUR 807,500 ISIN code: DE000000000 Maturity: 06/08/2025 Minimum trading value (lot size): EUR 100,000	Reporting of a bond <b>not</b> traded in <b>units</b> and traded in <b>yield</b> as per market convention A trade in a bond with the characteristics below is executed at a price expressed in yield 4.7290% for a total nominal amount of USD 50,000. ISIN code: US0000000000 Maturity: 19/09/2024 Minimum trading value (lot size): USD 2,000 Face value (per bond): USD 1,000 Coupon rate: 2.450%	Reporting of a bond not traded in units and traded in monetary amount as per market convention A trade in a bond with the characteristics below is executed at a price of BRL 3,974.057 for a total nominal amount of BRL 45,000. The price is intended to be the clean price. ISIN code: BR000000000 Maturity: 15/08/2024 Minimum trading value (lot size): BRL 3,000 Face value (per bond): BRL 1,000 Coupon rate: 6.00%	Reporting of an inflation- linked bond traded in monetary amount as per market convention A trade in a bond with the characteristics below is executed at a clean price expressed in percentage of the face value of 125.17% including inflation and a clean price 123.15% excluding inflation for a total nominal amount of EUR 50,000. ISIN code: FR0000000000 Maturity: 25/07/2032 Minimum trading value (lot size): EUR 5,000 Face value (per bond): EUR 1,000

## TABLE 15 – BONDS: EXAMPLES



Field identifier	Example 15.1	Example 15.2	Example 15.3	Example 15.4	Example 15.5
	Face value (per bond): EUR 1,000	Conversion price: EUR 87.64 Coupon rate: 0.05% pa Amount issued: EUR 500,000,000 Face value (per bond): EUR 100,000	Amount issued: USD 1,000,000,000 Bond price as % of the face value: 99.94%	Bond yield: 6.21% Amount issued: BRL 63,880,044,000	Coupon rate (real): 3.15% Inflation index: HICP - IAPC EX TABACCO + 0 The coupon of this bond is paid annually and calculated as follows: real coupon yield × face value × indexation coefficient.
Price	97.05	80.75	4.7290	3,974.057	123.15
Price currency				BRL	
Price notation	PERC	PERC	YIEL	MONE	PERC
Quantity					
Quantityinmeasurement unitNotationof					
quantity in					
measurement unit					
Notional amount	250,000	807,500	50,000	45,000	50,000
Notional currency	EUR	EUR	USD	BRL	EUR



4.2.1.2.4 SFPs

## [Last update on: 10/07/2023]

#### TABLE 16 – SFPS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		When a price in percentage is the standard market		
			convention, this price shall be expressed in		
			percentage (PERC) of the notional amount.		
5	Price currency		This field should be left blank if the price notation is		
			different from "MONE" – Monetary value.		
6	6 Price notation		This field shall be populated with percentage (PERC)		
			where a price in percentage is the standard market		
			convention. Otherwise, it shall be populated with		
			YIEL, BAPO or MONE, in accordance with the		
			standard market convention.		
7	Quantity				
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		The nominal value per unit multiplied by the number of instruments at the time of the transaction should represent the total face value amount of the transaction. The face value should be the amount that the issuer pays at the maturity of the SFP, as determined at issuance.		
11	Notional currency				



Field identifier	Example 17.1
	A trade in a <b>Mortgage-Backed Security (MBS)</b> with the characteristics below is executed at a price, of 93.25% of the face value, for a total nominal amount of <u>EUR 228,000</u> . The price is intended to be the clean price.
	Maturity: 1 Aug 2033
	Service fees: 0.716
	Coupon rate: 3.00%
	Amount issued: EUR 23,340,639,303,702
Price	93.25
Price currency	
Price notation	PERC
Quantity	
Quantity in measurement unit	
Notation of the quantity in measurement unit	
Notional amount	228,000
Notional currency	EUR



## 4.2.1.2.5 ETCs and ETNs

## [Last update on: 10/07/2023]

#### TABLE 18 – ETCS AND ETNS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The price shall be expressed in monetary value.		
5	Price currency				
6	Price notation		This field shall be populated with MONE – Monetary value.		
7	Quantity		This field is Mandatory.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Price x Quantity		
11	Notional currency				



Field identifier	Example 19.1	Example 19.2	
	A trade for 170 units at a price of EUR 81.62 (net of	A trade for 150 units at a price of EUR 17.50 (net of	
	commission) has been executed on the ETN with the	commission) has been executed on the ETC with the	
	following characteristics:	following characteristics:	
	ISIN code: IE00BKS8QT65	ISIN code: XS2265368097	
	Underlying: BNP PARIBAS US TREASURY NOTE 10Y	Underlying: 1/100 OF AN OZ OF LBMA GOLD	
	FUTURE	Minimum trading size (lot size): 1	
	Minimum trading size (lot size): 1	Full name: GPF Physical Gold ETC	
	Amount issued: 1,800	Amount issued: 849,000	
	Currency Denomination: USD	Currency Denomination: USD	
	Commission: 0.25%	Commission: 0.14%	
Price	81.62	17.50	
Price currency	EUR	EUR	
Price notation	MONE	MONE	
Quantity	170	150	
Quantity in measurement unit			
Notation of the quantity in measurement unit			
Notional amount	13,875.40	2,625	
Notional currency	EUR	EUR	

## TABLE 19 – ETCS AND ETNS: EXAMPLES



### 4.2.1.2.6 Derivatives

#### [Last update on: 14/10/2024]

57. For derivatives and securitised derivatives, ESMA considers useful to remind stakeholders of a few key concepts:

- Traded on a trading venue (TOTV) concept (see Section 4.1.2, Condition #1);
- Exchange-traded derivative' vs. certain OTC derivative (see Section 4.1.2, Condition #1);
- Price multiplier (\*):
  - ETDs usually do not have a 1-to-1 ratio with the underlying. In other words, one derivative usually does not correspond to one underlying. The relationship between the derivative contract and the underlying is defined in the contract terms of the derivative and is referred to in this document as price multiplier. The price multiplier is then defined as:
    - The number of units of the underlying instrument represented by a single derivative contract.
    - For a future or option on an index, the amount per index point.
    - For spreadbets the movement in the price of the underlying instrument on which the spreadbet is based
  - In the case of derivatives traded on an MTF or OTF, this feature might not be present and be implicitly set to 1. In other words, for derivatives traded on an MTF or OTF the ratio between the derivative and the underlying is 1-to-1.
  - This information is reported in FIRDS referencing to field #25 -- "Price Multiplier" of RTS 23.
  - In the case of equity derivatives with shares as underlying the price multiplier is generally called lot size. In the case of commodity and emission allowance derivatives, the amount of underlying commodity/ number of emission allowances it is referred as contract size;
- Strike price (\*\*): Among the contract terms of an option there is the strike price, i.e. the price at which a put or call option can be exercised. Also, this field is reported to FIRDS as field #31 - "Strike price" of RTS 23.



## 4.2.1.2.6.1 Interest rate derivatives (IRD)

4.2.1.2.6.1.1 Bond Futures and Forwards

## [Last update on: 10/07/2023]

### TABLE 20 – BOND FUTURES AND FORWARDS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		Bond futures: The price of the future contract as executed on the venue expressed in percentage if this is the standard market convention.		
5	Price currency		<u>Bond futures:</u> This field should be left blank if the price notation is different from "MONE" – Monetary value.		
6	Price notation		Bond futures: This field shall be populated with "PERC" - Percentage where a price in percentage is the standard market convention for future contracts. Otherwise, it shall be populated with "YIEL" - Yield, "BAPO" – Basis points or "MONE" - Monetary value, in accordance with the standard market convention.		



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
7	Quantity		Bond futures: The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Bond futures: Price x Quantity x Price multiplier (*)		
11	Notional currency				



Field identifier	Example 21.1
	<b>Bond futures</b> : 10 Euro-Bund futures contracts are exchanged at a price of 152.84%. The price quotation is in percent of the par value. The tick size is equal to 0.01 percent and the tick value is equal to EUR 10.
	The value of one point (price multiplier) is the tick value divided by the tick size hence EUR 100,000.
	The notional amount is equal to [Price x Quantity x Price Multiplier] = [152.84% X 10 X EUR 100,000] = EUR 1,528,400
Price	152.84
Price currency	
Price notation	PERC
Quantity	10
Quantity in measurement unit	
Notation of the quantity in measurement unit	
Notional amount	1,528,400
Notional currency	EUR

### TABLE 21 – BOND FUTURES AND FORWARDS: EXAMPLES



### 4.2.1.2.6.1.2 Bond Options

# [Last update on: 10/07/2023]

#### TABLE 22 – BOND OPTIONS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per underlying or index point composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		This field shall be populated with "MONE" – Monetary value or with "BAPO" – basis points when the underlying is an index whose price is measured in index points.		
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Strike Price (**) x Quantity x Price multiplier (*)		
11	Notional currency				



Field identifier	Example 23.1
	<b>Bond options</b> : 200 call options on Euro-Bund futures are exchanged at a price (option premium) of EUR 1.50. The call expires on 09 Dec 2022 and the strike price is 110 (in percent of the par value).
	The tick size is equal to 0.01 percent and the tick value is equal to EUR 10. The value of one point (price multiplier) is the tick value divided by the tick size hence EUR 100,000.
	The underlying of the option is the Euro-Bund futures whose price quotation is in percent of the par value. The notional amount is equal to [Strike price x Quantity x Price Multiplier] = $[110.00\% \times 200 \times EUR 100,000] = EUR 22,000,000$
Price	1.50
Price currency	EUR
Price notation	MONE
Quantity	200
Quantity in measurement unit	
Notation of the quantity in measurement unit	
Notional amount	22,000,000
Notional currency	EUR

### TABLE 23 – BOND FUTURES AND FORWARDS: EXAMPLES



# 4.2.1.2.6.1.3 IR Futures and Forward Rate Agreements (FRAs)

# [Last update on: 10/07/2023]

#### TABLE 24 – IR FUTURES AND FRAS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		IR futures and FRAs: According to the market convention, either [100 – the fixed rate priced into the contract] or [the fixed rate priced into the contract].		
5	Price currency	Not applicable	Not applicable	Not applicable	Not applicable
6	Price notation		IR futures and FRAs: The price should be expressed in "PERC" - Percentage.		
7	Quantity		IR futures: The number of contracts bought or sold. FRAs: Not applicable		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		IR futures: Price x Quantity x Price multiplier (*) FRAs: It should be the notional amount on which the periodic cash flow payments are based.		
11	Notional currency				



Field identifier	Example 25.1	Example 25.2
	IR futures: 10 Three-Month EURIBOR Futures contracts with 1Y maturity are	FRAs: One Three-Month EURIBOR
	exchanged at a price of 98.94%. The price quotation is in percentage, expressed as	FRA contract 6 x 12 (i.e. the FRA
	100 minus the traded rate of interest.	expires in 6 months and pays interest
	The tick size is 0.0025 points, and the tick value is EUR 6.25. Usually multiplier = tick	in 12 month) is exchanged at a fixed
	value / tick size but since the interest rate relates to a Three-Month period which is only	rate of 2.02%. The total notional
	a quarter of the one-year maturity, the tick value EUR 6.25 has to be multiplied by 4.	amount is EUR 10,000,000.
	Therefore, the price multiplier is equal to EUR 6.25 x $4 = EUR 25$ . The contract size (price	
	multiplier) is equal to EUR 25 / 0.0025% = EUR 1,000,000. The notional amount is equal	
	to [Price x Quantity x Price Multiplier] = [98.94% X 10 X EUR 1,000,000 ] = EUR 9,894,000	
Price	98.94	2.02
Price currency		
Price notation	PERC	PERC
Quantity	10	
Quantity in		
measurement unit		
Notation of the quantity		
in measurement unit		
Notional amount	9,894,000	10,000,000
Notional currency	EUR	EUR

## TABLE 25 – IR FUTURES AND FRAS: EXAMPLES



# 4.2.1.2.6.1.4 IR Options

# [Last update on: 10/07/2023]

#### TABLE 26 – IR OPTIONS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per underlying or index point composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		This field shall be populated with "MONE" – Monetary value or with "BAPO" – basis points when the underlying is an index whose price is measured in index points.		
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Strike Price (**) x Quantity x Price multiplier (*)		
11	Notional currency				



#### TABLE 27 – IR OPTIONS: EXAMPLES

Field identifier	Example 27.1
	15 Three-Month Options contracts are exchanged at an option premium of EUR 0.13. The contract has the following
	characteristics:
	Maturity date: 19 Sept 2022
	Strike price: 97.75%
	Underlying: 3M EURIBOR Future
	Contract size: One 3M EURIBOR Futures contract
	3M EURIBOR Futures contracts have the minimum price change equal to 0.0025 points, equivalent to a value of EUR 6.25. The contract size is EUR 1,000,000.
	The notional amount is equal to [Strike price x Quantity x Price Multiplier] = $[97.75\% \times 15 \times 1000,000] = EUR$
	14,662,500
	14,002,500
Price	0.13
Price currency	EUR
Price notation	MONE
Quantity	15
Quantity in measurement unit	
Notation of the quantity in	
measurement unit	
Notional amount	14,662,500
Notional currency	EUR



### 4.2.1.2.6.1.5 Interest rate swaps (IRS)

#### [Last update on: 10/07/2023]

- 58. The interest rate swaps (IRS) covered in the tables below are both single currency and multi-currency swaps and include fixed-to-float, floatto-float, fixed-to-fixed, OIS and inflation swaps.
- 59. The price elements of swaps are the two rates (fixed and/or floating rates) and the spread (i.e. spread on the floating leg index reference price, in the case there is a spread on the floating leg). The floating rates, their terms and the notional currencies are all reference data fields reported in FIRDS under RTS 23 fields: 13 (Notional currency 1), 40-46 (Underlying index name, Term of the underlying index, Notional currency 2, Floating rate of leg 2, IR Term of contract of leg 2). Therefore, they can be retrieved from FIRDS. To cover the missing information ESMA proposes to:
  - report in the field "Price" the fixed rate in line with Q&A#2 of section 16 Interest Rate Swaps reporting and Q&A#1 of section 14 Financial instruments' volatile attributes of the Q&A document on MiFIR data reporting;
  - add a new field where to report the spread on the floating leg. This field in not in RTS 2. Therefore, ESMA considers that this field can be
    voluntarily provided in the post-trade transparency regime on top of the minimum set of fields required by RTS. When ESMA will review
    RTS 2 following the MiFIR review, ESMA will then add the field to RTS 2.
- 60. ESMA acknowledges that reference data, especially for derivatives traded on MTFs or OTFs and those frequently changing ISIN with the change of the maturity but not of tenor, might be reported and published by FIRDS with one day delay with respect to the first day of trading.



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3bis	Spread		Single currency and multi-currency swaps of type: - For fixed-to-float, OIS and inflation swaps against a fixed leg: the spread of floating leg 1 expressed in percentage. <u>- For float-to-float swaps:</u> the spread of floating leg 1 expressed in percentage. - For fixed-to-fixed swaps: Not applicable.		
3	Price		<ul> <li><u>Single currency and multi-currency swaps of type:</u></li> <li>For fixed-to-float, OIS and inflation swaps against a fixed leg: the fixed rate of the fixed leg 1 expressed in percentage.</li> <li>For float-to-float swaps: Not applicable.</li> <li>For fixed-to-fixed swaps: the fixed rate of the fixed leg 1 expressed in percentage.</li> </ul>		
5	Price currency	Not applicable	Not applicable	Not applicable	Not applicable
6	Price notation		Single currency and multi-currency swaps: This field should be populated with "PERC" – Percentage.		
7	Quantity	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Single currency swaps: The notional amount on which the periodic cash flow payments are based.		
			<u>Multi-currency swaps:</u> The notional amount on which the periodic payments are based. This is the notional amount of leg 1 which is the leg with the reference rate that is first when sorted alphabetically in the case of a float-to-float swap <sup>12</sup> .		
11	Notional currency				

<sup>&</sup>lt;sup>12</sup> In line with Q&A on transaction reporting (page 35) <u>esma70-1861941480-56\_qas\_mifir\_data\_reporting.pdf (europa.eu)</u>



Field identifier	Example 29.1	Example 29.2
	A trade on a <b>single currency fixed to float interest rate</b> <b>swap</b> with the following characteristics is executed:	A trade on a <b>multi-currency float to float interest</b> <b>rate swap</b> with the following characteristics is executed:
	Notional amount: EUR 35,000,000	
	Effective date: 16 Jun 2027	Effective date: 16 Jun 2027
	Maturity date: 16 Jun 2032	Maturity date: 16 Jun 2032
	Spread over Floating rate: 3.5%	Notional type: Constant
	Fixed rate: 2.6%	Tenor: 5Y
	Payment frequency: Annual	Notional amount: EUR 50,000,000
	Day count convention: 30/ 360	Floating rate 1: SONIA
	Notional type: Constant	Payment frequency: Annual
	Floating rate: €STR	Day count convention: 30/ 360
	Reset frequency: Semi-annual	Floating leg currency: USD
	Day count convention: ACT/ 360	Floating rate 2: 6M EUR Euribor
	Tenor: 5Y	Reset frequency: Semi-annual
		Day count convention: ACT/ 360
		Floating leg currency: EUR
		Spread over Floating rate 1: 3.5%
Spread	3.50	3.50
Price	2.60	

### TABLE 29 – IR SWAPS: EXAMPLES



Field identifier	Example 29.1	Example 29.2
Price currency		
Price notation	PERC	PERC
Quantity		
Quantity in measurement unit		
Notation of the quantity in measurement unit		
Notional amount	35,000,000	50,000,000
Notional currency	EUR	EUR



# 4.2.1.2.6.1.6 Futures on interest rate swaps (IRS)

# [Last update on: 10/07/2023]

### TABLE 30 - FUTURES ON IRS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The percentage of the market value of the swap compared to its nominal value.		
5	Price currency	Not applicable	Not applicable	Not applicable	Not applicable
6	Price notation		This field should be populated with "PERC" – percentage.		
7	Quantity	Not applicable	Not applicable	Not applicable	Not applicable
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		<u>Single currency swaps:</u> [(Notional on which the periodic cash flow payments are based) x ("Quantity")]		



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
			<u>Multi-currency swaps:</u> [(Notional amount on which the periodic cash flow payments are based) x		
			("Quantity")] The "Notional amount on which the periodic cash flow payments are based" is the notional amount of		
			leg 1 which is the leg with the reference rate that is first when sorted alphabetically in the case of a		
			float-to-float swap <sup>13</sup> .		
11	Notional currency				

<sup>&</sup>lt;sup>13</sup> In line with Q&A on transaction reporting (page 35) <u>esma70-1861941480-56\_qas\_mifir\_data\_reporting.pdf (europa.eu)</u>



Field identifier	Example 31.1	Example 31.2
	A trade on 10 Futures on 5-year Euro-Swap single currency fixed to float with the following characteristics is executed:	A trade on 10 Futures on 5-year Euro-Swap multi-currency fixed to float with the following characteristics is executed:
	Swap notional amount: EUR 100,000	Swap notional amount: EUR 150,000
	Effective date: 16 Jun 2027	Effective date: 16 Jun 2027
	Maturity date: 16 Jun 2032	Maturity date: 16 Jun 2032
	Fixed rate: 1.0%	Tenor: 5Y
	Payment frequency: Annual	Notional type: Constant
	Day count convention: 30/ 360	Fixed rate: 5.0%
	Notional type: Constant	Payment frequency: Annual
	Floating rate: 6M EUR Euribor	Day count convention: 30/ 360
	Reset frequency: Semi-annual	Fixed leg currency: EUR
	Day count convention: ACT/ 360	Floating rate: SOFR
	Tenor: 5Y	Reset frequency: Semi-annual
	Number of Futures contracts traded: 10	Day count convention: ACT/ 360
	Market value of the deliverable interest rate swap: -16,000	Floating leg currency: USD
	ISIN: DE000A11RAX8	Number of Futures contracts traded: 10
		Market value of the deliverable interest rate swap: 160,000
	The notional amount is determined as: [Quantity x Swap notional	
	amount] = 10 x EUR 100,000 = EUR 1,000,000.	The notional amount is determined as: [Quantity x Swap notional
		amount] = 10 x EUR 150,000 = EUR 1,500,000. The price is equal
		to: [1 + (market value of the deliverable interest rate swap / Swap
		notional amount)] x 100 = [1 + (160,000/ 150,000)] x 100] = 207%

#### TABLE 31 – FUTURES ON IRS: EXAMPLES



Field identifier	Example 31.1	Example 31.2
	The price is equal to: $[1 + (market value of the deliverable interest rate swap / Swap notional amount)] x 100 = [1 + (-16,000/100,000)] x 100] = 84\%$	
Price	84	207
Price currency		
Price notation	PERC	PERC
Quantity		
Quantity in measurement unit		
Notation of the quantity in measurement unit		
Notional amount	1,000,000	1,500,000
Notional currency		



# 4.2.1.2.6.1.7 Swaptions on interest rate swaps (IRS)

# [Last update on: 10/07/2023]

### TABLE 32 – SWAPTIONS ON IRS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		Single currency and multi-currency swaps: The premium of the derivative contract composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		Single currency and multi-currency swaps: This field should be populated with "MONE" – Monetary value.		
7	Quantity	Not applicable	Not applicable	Not applicable	Not applicable
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
10	Notional amount		Single currency swaps: [(Notional amount on which the periodic cash flow payments are based) x ("Quantity")] <u>Multi-currency swaps:</u> [(Notional amount on which the periodic cash flow payments are based) x ("Quantity")] The "Notional amount on which the periodic cash flow payments are based" is the notional amount of leg 1 which is the leg with the reference rate that is first when sorted alphabetically in the case of a float-to-float swap <sup>14</sup> .		
11	Notional currency				

<sup>&</sup>lt;sup>14</sup> In line with Q&A on transaction reporting (page 35) <u>esma70-1861941480-56\_qas\_mifir\_data\_reporting.pdf (europa.eu)</u>



Field identifier	Example 33.1	Example 33.2
	A trade on one option contract on a single currency fixed to float interest rate swap with the following characteristics is executed:	A trade on one option contract on a multi-currency fixed to float interest rate swap with the following characteristics is executed:
	Notional amount: EUR 1,000,000 Effective date: 16 Jun 2027 Maturity date: 16 Jun 2032 Option premium: EUR 25,000 Fixed rate: 2.6% Payment frequency: Annual Day count convention: 30/ 360 Notional type: Constant Floating rate: 6M EUR Euribor Reset frequency: Semi-annual Day count convention: ACT/ 360 Tenor: 5Y	Notional amount: EUR 1,000,000 Effective date: 16 Jun 2027 Maturity date: 16 Jun 2032 Option premium: EUR 25,000 Fixed rate: 2.6% Payment frequency: Annual Day count convention: 30/ 360 Fixed leg currency: EUR Floating rate: SOFR Reset frequency: Semi-annual Day count convention: ACT/ 360 Floating leg currency: USD Notional type: Constant Tenor: 5Y
Price	25,000	25,000
Price currency	EUR	EUR
Price notation	MONE	MONE

#### TABLE 33 – SWAPTIONS ON IRS: EXAMPLES



Field identifier	Example 33.1	Example 33.2
Quantity		
Quantity in measurement unit		
Notation of the quantity in measurement unit		
Notional amount	1,000,000	1,000,000
Notional currency	EUR	EUR <sup>15</sup>

<sup>&</sup>lt;sup>15</sup> The notional is reported in EUR since it is the first currency when the currencies of the pair (EUR and USD) are sorted alphabetically.



### 4.2.1.2.6.2 Equity derivatives

4.2.1.2.6.2.1 Stock /Stock dividend /ETFs Futures and Forwards

### [Last update on: 10/07/2023]

#### TABLE 34 – STOCK/ STOCK DIVIDEND/ ETFS FUTURES AND FORWARDS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The price of the future or forward contract as executed on the venue.		
5	Price currency				
6	Price notation		This field shall be populated with "MONE" - Monetary value.		
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Price x Quantity x Price multiplier (*)		
11	Notional currency				



Field identifier	Example 35.1	Example 35.2
	Stock futures: A trade of 150 stock futures with the following characteristics is executed at a price of EUR 11.80: ISIN: IT0019907812 Lot size (price multiplier): 500 shares Maturity date: 21 Oct 2022 Underlying share: ENI	Stock dividend futures: A trade of 150 stock dividend futures with the following characteristics is executed at a price of EUR 1.004: ISIN: IT0017857647 Lot size (Price Multiplier): 10,000 shares Maturity date: 15 Dec 2023
	Contract name: Eni Stock Future Physical October 2022	Underlying share's dividends: Stellantis
	The notional amount is determined by the product between the fields "Price" and "Quantity" and the price multiplier of the future contract as reported in field 25 - "Price Multiplier" of RTS 23, i.e. [Price x Quantity x Price Multiplier] = [EUR 11.80 X 150 X 500] = EUR 885,000	Contract name: Stellantis Stock Dividend Future December 2023 The notional amount is equal to [Price x Quantity x Price Multiplier] = [EUR 1.004 X 150 X 10,000] = EUR 1,506,000
Price	11.80	1.004
Price currency	EUR	EUR
Price notation	MONE	MONE
Quantity	150	150
Quantity in measurement unit		
Notation of the quantity in measurement unit		
Notional amount	885,000	1,506,000
Notional currency	EUR	EUR

### TABLE 35 – STOCK/ STOCK DIVIDEND/ ETFS FUTURES AND FORWARDS: EXAMPLES



# 4.2.1.2.6.2.2 Stock /Stock dividend /ETFs Options

# [Last update on: 10/07/2023]

### TABLE 36 – STOCK/ STOCK DIVIDEND/ ETFS OPTIONS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per underlying composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		This field shall be populated with "MONE" - Monetary value.		
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Strike Price (**) x Quantity x Price multiplier (*)		
11	Notional currency				



Field identifier	Example 37.1	Example 37.2
	<ul> <li>Stock option: A trade of 12 call option contracts with the following characteristics is executed at an option premium of EUR 0.038:</li> <li>ISIN: IT0020075922</li> <li>Lot size (Price Multiplier): 1,000 shares</li> <li>Maturity date: 21 Oct 2022</li> <li>Underlying share: Campari</li> <li>Contract name: Campari American Stock Option Physical October</li> <li>2022 10.25</li> <li>Strike price: 10.25</li> <li>The notional amount is equal to [Strike price x Quantity x Price Multiplier] = [EUR 10.25 X 12 X 1,000] = EUR 123,000</li> </ul>	Stock dividend option: A trade of 5 call option contracts with the following characteristics is executed at an option premium of EUR 0.002: ISIN: IT0010376000 Lot size (Price Multiplier): 1,000 shares Maturity date: 15 Dec 2023 Underlying share's dividends: Ferrari Contract name: Ferrari European Stock Option December 2023 10.25Strike price: 1.5 The notional amount is equal to [Strike price x Quantity x Price Multiplier] = [EUR 1.5 X 5 X 1,000] = EUR 7,500
Price	0.038	0.002
Price currency	EUR	EUR
Price notation	MONE	MONE
Quantity	12	5
Quantity in measurement unit		
Notation of the quantity in measurement unit		
Notional amount	123,000	7,500
Notional currency	EUR	EUR

#### TABLE 37 – STOCK/ STOCK DIVIDEND/ ETFS OPTIONS: EXAMPLES



# 4.2.1.2.6.2.3 Stock/ Volatility /Dividend Index Futures and Forwards

#### [Last update on: 10/07/2023]

### TABLE 38 – STOCK/ VOLATILITY/ DIVIDEND INDEX FUTURES AND FORWARDS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The price of the future or forward contract as executed on the venue.		
5	Price currency				
6	Price notation		Since there is no existing price notation in RTS 2 for prices expressed in index points, no guidance is proposed on how to populate this field. However, ESMA considers that an appropriate code could be added in a second RTS 2 review.		
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Price x Quantity x Price multiplier (*)		
11	Notional currency				



#### TABLE 39 – STOCK/ VOLATILITY/ DIVIDEND INDEX FUTURES AND FORWARDS: EXAMPLES

Field identifier	Example 39.1	Example 39.2	Example 39.3
	Stock Index Future: A trade of 150 stock index futures with the following characteristics is executed at a price of 21,780 index points: ISIN: IT0019041414 Maturity date: 16 Dec 2022 Underlying index: FTSE MIB index Contract name: FTSE MIB index Future December 2022 The tick size is equal to 5 index points and the value of one index point (Price multiplier) is equal to EUR 5.00. The notional amount is equal to [Price x Quantity x Price Multiplier] = [21,780 X 150 X EUR 5] = EUR 16,335,000	Volatility Index Future: A trade of 50 volatility index futures with the following characteristics is executed at a price of 28.45 index points: ISIN: DE000A0Z3CW9 Contract size: EUR 100 per index point of the underlying Maturity date: 19 Oct 2022 Underlying index: VSTOXX index Contract name: VSTOXX ® Futures (FVS) ISIN of the underlying index: DE000A0C3QF1 The tick size is 0.05 index points, and the tick value is EUR 5. Hence the value of one index point (Price Multiplier) is equal to EUR 100. The notional amount is equal to [Price x Quantity x Price Multiplier] = [28.45 X 50 X EUR 100] = EUR 142,250	Dividend Index Future: A trade of 50 dividend index futures with the following characteristics is executed at a price of 980.00 index points: ISIN: IT0015134981 Contract size: EUR 100 per index point of the underlying Maturity date: 15 Dec 2023 Underlying index: FTSE Italia MIB Dividend index Contract name: Ftse Mib Div Future December 2023 The tick size is equal to 1 index points and the value of one index point (Price multiplier) is equal to EUR 5.00. The notional amount is equal to [Price x Quantity x Price Multiplier] = [980.00 X 50 X EUR 5] = EUR 245,000



Field identifier	Example 39.1	Example 39.2	Example 39.3
Price	21,780	28.45	980.00
Price currency			
Price notation			
Quantity	150	50	50
Quantity in measurement unit			
Notation of the quantity in measurement unit			
Notional amount	16,335,000	142,250	245,000
Notional currency			



# 4.2.1.2.6.2.4 Stock/ Volatility /Dividend Index Options

# [Last update on: 10/07/2023]

### TABLE 40 – STOCK/ VOLATILITY/ DIVIDEND INDEX OPTIONS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per index		
			point composed of the intrinsic and extrinsic value		
			of an option.		
5	Price currency		Not applicable		
6	Price notation		Since there is no existing price notation in RTS 2 for prices expressed in index points, no guidance is proposed on how to populate this field. However, ESMA considers that an appropriate code could be added in a second RTS 2 review.		
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Strike Price (**) x Quantity x Price multiplier (*)		
11	Notional currency				



Field identifier	Example 41.1	Example 41.2	Example 41.3
Field identifier	Example 41.1 Stock Index Option: A trade of 10 call option with the following characteristics is executed at an option premium of 970 index points: ISIN: IT0019897500 Maturity date: 21 Oct 2022 Underlying index: FTSE MIB index Strike price: 21,500 index points Contract name: FTSE Mib Index Option October 2022 21500 The tick size is equal to 1 in index points and the value of one index point (Price multiplier) is equal to EUR 2.50. The notional amount is equal to [Strike price x Quantity x Price Multiplier] = [21,500 X 10 X EUR 2.5] = EUR 537,500	Example 41.2Volatility Index Option: A trade of 10 calloption with the following characteristics isexecuted at an option premium of 14.50 indexpoints:ISIN: DE000A2BM405Maturity date: 19 Oct 2022Underlying index: VSTOXX® FuturesStrike price: 13.50 index pointsContract name: Options on VSTOXX® Futures(OVS2)ISIN of the underlying index: DE000A0Z3CW9Contract size: EUR 100 per volatility indexpoint.The price quotation is in index points. The ticksize is 0.025 index points and the tick value ofEUR 2.50. Hence the value of one index point(Price Multiplier) is equal to EUR 100.The notional amount is equal to [Strike price xQuantity x Price Multiplier] = [13.50 X 10 X EUR	Example 41.3 Dividend Index Option: A trade of 10 call option with the following characteristics is executed at an option premium of 4.39 index points: ISIN: DE000A1DKML1 Maturity date: 19 Oct 2022 Underlying index: EURO STOXX 50® Dividend index Contract name: EURO STOXX 50® Index Dividend Options (OEXD) ISIN of the underlying index: CH0042346186 Contract size: EUR 100 per index dividend point of the underlying Strike price: 119 index points The price quotation is in points. The tick size is 0.01 points, and the tick value is EUR 1. Hence the value of one index point (Price Multiplier) is equal to EUR 100.
		100] = EUR 13,500	price x Quantity x Price Multiplier] = [119 X 10 X EUR 100] = EUR 119,000

# TABLE 41 – STOCK/ VOLATILITY/ DIVIDEND INDEX OPTIONS: EXAMPLES



Field identifier	Example 41.1	Example 41.2	Example 41.3
Price	970	14.50	4.39
Price currency			
Price notation			
Quantity	10	10	10
Quantity in measurement unit			
Notation of the quantity in measurement unit			
Notional amount	537,500	13,500	119,000
Notional currency	EUR	EUR	EUR



#### 4.2.1.2.6.3 Credit derivatives

4.2.1.2.6.3.1 Index credit default swap (CDS), Single name credit default swap (CDS)

#### [Last update on: 10/07/2023]

- 61. Index CDS The field price should not be the "fixed rate / standardised coupon" (e.g. 100 bps for investment grade or 500bps for high yield), which is in essence reference data but it should be the "quoted spread", i.e. the spread that reflects market condition of the trade, expressed in basis points. The difference between the standardised coupon and the quoted spread is settled at the beginning of the trade with an up-front payment.
- 62. Single name CDS with the "recouponing" in early 2009, a new contract can no longer have zero initial cost and so there must be an initial upfront exchange of cash. As a result, it is expected that also in the case of single name CDS the price represents the "quoted spread", i.e. the spread that reflects market condition of the trade, expressed in basis points. The difference between the standardised coupon and the quoted spread is settled at the beginning of the trade with an up-front payment.
- 63. Market participants supported, the provision of the information on the up-front payment in the case of CDSs. However, this field in not in RTS2. Therefore, ESMA considers that this field can be voluntarily provided in the post-trade transparency regime on top of the minimum set of fields required by RTS. When ESMA will review RTS 2 following the MiFIR review, ESMA will then add the field to RTS 2.



#### TABLE 42 – INDEX AND SINGLE NAME CDSS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
22	Up-front payment		The amount of any up-front payment made or received by the CDS buyer to offset the difference between the standardised coupon and the quoted spread to be settled at the beginning of the contract. The up-front payment amount shall be expressed in monetary amount in the same currency of the notional. The up-front payment amount shall have the sign from the perspective of the buyer of the CDS. Therefore, the up-front payment amount shall have a negative symbol if the payment was made by the buyer of the CDS contract and, no symbol if the up-front payment amount was received by the buyer of the CDS contract.		
3	Price		The coupon should be the total spread, including any standardised spread.		
5	Price currency				
6	Price notation				
7	Quantity				



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount				
11	Notional currency				



### TABLE 43 – INDEX AND SINGLE NAME CDSS: EXAMPLES

Field identifier	Example 43.1	Example 43.2
	<b>Index CDS:</b> One CDS contract on iTraxx Europe Crossover with 5Y maturity, a notional amount of EUR 1,000,000 and a fixed coupon of 500 basis points, is traded at 550 basis points (fixed coupon of 500 basis points + 50 basis points). The resulting up-front payment made by the buyer is EUR 10,000.	<b>Single name CDS:</b> One CDS contract on Issuer YXZ with 5Y maturity, a notional amount of EUR 1,000,000 and a fixed coupon of 100 basis points, is traded at 90 basis points (fixed coupon of 100 basis points - 10 basis points). The resulting up-front payment received by the buyer is EUR 10,000.
Up-front payment	-10,000	10,000
Price	550	90
Price currency	ВАРО	BAPO
Price notation		
Quantity		
Quantity in measurement unit		
Notation of the quantity in measurement unit		
Notional amount	1,000,000	1,000,000
Notional currency	EUR	EUR



## 4.2.1.2.6.3.2 Options on Index credit default swap (CDS) and Single name credit default swap (CDS)

## [Last update on: 10/07/2023]

## TABLE 44 – OPTIONS ON INDEX AND SINGLE NAME CDSS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per underlying or index point composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		The price shall be expressed in "MONE" – Monetary value or with BAPO – basis points when the underlying is an index whose price is measured in index points.		
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount				
11	Notional currency				



#### TABLE 45 – OPTIONS ON INDEX AND SINGLE NAME CDSS: EXAMPLES

Field identifier	Example
	NA
Price	NA
Price currency	NA
Price notation	NA
Quantity	NA
Quantity in measurement unit	NA
Notation of the quantity in measurement unit	NA
Notional amount	NA
Notional currency	NA



#### 4.2.1.2.6.4 FX derivatives

4.2.1.2.6.4.1 Deliverable forwards (DFs), non-Deliverable forwards (NDFs), FX Futures

#### [Last update on: 10/07/2023]

64. The standard terminology to identify the currencies in the pair is as follows:

- "base currency": this is the first currency in the pair (e.g. EUR for the EURUSD currency pair);
- "quote currency": this is the second currency in the pair (e.g. USD for the EURUSD currency pair);
- 1 unit of base currency = X unit of quote currency, where X is the FX rate (e.g. 0.98 USD per 1 EUR).
- 65. This terminology is used in the guidance and examples below.



## TABLE 46 – DELIVERABLE FORWARDS (DFS), NON-DELIVERABLE FORWARDS (NDFS) AND FX FUTURES: GUIDANCE ON CERTAIN FIELDSIN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		<u>DF, NDF, FX futures:</u> All-in-rate = Spot price + Forward points.		
			The forward points being the points added to or		
			subtracted from the current spot rate of a currency		
			pair to determine the forward rate for delivery on a		
			specific value date.		
			The all-in-rate should be expressed in units of "quote		
			currency", i.e. the second currency in the pair.		
5	Price currency		<u>DF, NDF, FX futures</u> : The "quote currency", i.e. the		
			second currency in the pair.		
6	Price notation		DF, NDF, FX futures: The price should be expressed		
			in "MONE" – Monetary value.		
7	Quantity		DF, NDF: Not applicable		
			<u>FX futures:</u> The number of contracts bought or sold.		
8	Quantity in	Not applicable	Not applicable	Not applicable	Not applicable
	measurement unit				
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
10	Notional amount		<u>DF, NDF:</u> It should be the total notional amount on which the cash flow payments are based. <u>FX futures:</u> It should be the total notional amount on which the cash flow payments are based. Equivalently, "Quantity" x "Contract size".		
11	Notional currency		In general, the "Notional amount" is denominated in the base currency (i.e. the first currency in the pair). The currency pair underlying the FX contract can be derived from field 13 – "Notional currency 1" and field 47 – "Notional currency 2" of RTS 23.		



#### TABLE 47 – DELIVERABLE FORWARDS (DFS), NON-DELIVERABLE FORWARDS (NDFS) AND FX FUTURES: EXAMPLES

Field identifier	Example 47.1	Example 47.2	Example 47.3	Example 47.4
	<b>DF:</b> Trade on one EURJPY DF with a notional amount denominated in EUR (EUR 10 million) and exchange rate 140 JPY per EUR	with a notional amount denominated in JPY (JPY 100	<b>NDF</b> : Trade on one USDBRL NDF with a notional amount denominated in USD (USD 10 million) and exchange rate 4.67 BRL per USD	NDF: Trade on one BRLUSD NDF with a notional amount denominated in BRL (BRL 10 million) and exchange rate 0.21 USD per BRL
Price	140	0.0071	4.6700	0.2100
Price currency	JPY	EUR	BRL	USD
Price notation	MONE	MONE	MONE	MONE
Quantity				
Quantity in measurement unit				
Notation of the quantity in measurement unit				
Notional amount	10,000,000	100,000,000	10,000,000	10,000,000
Notional currency	EUR	JPY	USD	BRL



## 4.2.1.2.6.4.2 Deliverable options (DO), non-Deliverable options (NDO)

#### [Last update on: 10/07/2023]

## TABLE 48 – DELIVERABLE OPTIONS (DOS), NON-DELIVERABLE OPTIONS (NDOS): GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per underlying or index point composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		The price should be expressed in "MONE" – Monetary value or with BAPO – basis points when the underlying is an index whose price is measured in index points.		
7	Quantity	Not applicable	Not applicable	Not applicable	Not applicable
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		The total notional amount on which the cash flow payments are based.		
11	Notional currency		In general, the "Notional amount" is denominated in the base currency (i.e. the first currency in the pair). The currency pair underlying the FX contract can be derived from field 13 – "Notional currency 1" and field 47 – "Notional currency 2" of RTS 23.		



## TABLE 49 – DELIVERABLE OPTIONS (DOS), NON-DELIVERABLE OPTIONS (NDOS): EXAMPLES

Field identifier	Example 49.1	Example 49.2	Example 49.3
	A trade of EURUSD vanilla option contract with a notional amount denominated in EUR (EUR 10 million), strike price 1.12 USD per EUR, premium EUR 5,000.		A trade of EURCHF vanilla option contract with a notional amount denominated in CHF (CHF 10 million), strike price 0.9320 EUR per CHF, premium USD 4,000. In this example, it is assumed that the notional is denominated in the quote currency instead of in the base currency.
Price	5,000	2,000	4,000
Price currency	EUR	USD	USD
Price notation	MONE	MONE	MONE
Quantity			
Quantity in measurement unit			
Notation of the quantity in measurement unit			
Notional amount	10,000,000	10,000,000	10,000,000
Notional currency	EUR	USD	CHF



## 4.2.1.2.6.4.3 Deliverable swaps (DS), non-Deliverable swaps (NDS)

#### [Last update on: 10/07/2023]

## TABLE 50 – DELIVERABLE SWAPS (DSS), NON-DELIVERABLE SWAPS (NDSS): GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The price of the contract is given in swap points expressed in units of quoted currency per unit of base currency and calculated as the difference between forward and spot FX rates.		
5	Price currency		The "quote currency", i.e. the second currency in the pair.		
6	Price notation		The price should be expressed in "MONE" – Monetary value.		
7	Quantity	Not applicable	Not applicable	Not applicable	Not applicable
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		It should be the total notional amount on which the cash flow payments are based.		
11	Notional currency		In general, the "Notional amount" is denominated in the base currency (i.e. the first currency in the pair).		
			The currency pair underlying the FX contract can be derived from field 13 – "Notional currency 1" and field 47 – "Notional currency 2" of RTS 23.		



## TABLE 51 – DELIVERABLE SWAPS (DSS), NON-DELIVERABLE SWAPS (NDSS): EXAMPLES

Field identifier	Example 51.1	Example 51.2
	A EURUSD swap contract with a notional amount denominated in EUR (EUR 10 million). The spot FX rate is 0.98 USD per EUR, and the forward FX rate is 0.95 USD per EUR.	A USDJPY swap contract with a notional amount denominated in USD (USD 10 million). The spot FX rate is 149.18 JPY per USD, and the forward FX rate is 150.10 JPY per USD.
Price	-0.03	0.92
Price currency	USD	JPY
Price notation	MONE	MONE
Quantity		
Quantity in measurement unit		
Notation of the quantity in measurement unit		
Notional amount	10,000,000	10,000,000
Notional currency	EUR	USD



### 4.2.1.2.6.5 Commodity derivatives

#### 4.2.1.2.6.5.1 Futures on commodity

### [Last update on: 10/07/2023]

#### TABLE 52 – FUTURES ON COMMODITY: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The forward price of the underlying expressed in currency per measurement unit.		
5	Price currency				
6	Price notation		The price should be expressed in "MONE" – Monetary value.		
7	Quantity		The number of contracts bought or sold. The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		
8	Quantity in measurement unit		Quantity x Contract size The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit		Standard ISO20022 "unit of measure code" <sup>16</sup>		
10	Notional amount		Price x Quantity in measurement unit.		
11	Notional currency				

<sup>&</sup>lt;sup>16</sup> <u>https://www.iso20022.org/standardsrepository/type/UnitOfMeasureCode</u>



#### TABLE 53 – FUTURES ON COMMODITY: EXAMPLES

Field identifier	Example 53.1	Example 53.2	Example 53.3
	Electricity: 5 lots of baseload monthly (April) future on Nordic power at a price of 200 EUR per MWh. The contract size is equal to 720MWh (1MW x 24 hours x 30 days = 720 MWh).	<b>Gas:</b> 10 lots of quarterly (Q1) future on TTF Gas at a price of 120 EUR per MWh. The contract size is equal to 2,160 MWh (1MW x 24h x 90 days <sup>17</sup> = 2,160 MWh).	Wheat: 2 lots of future on Milling Wheat at a price of 350 EUR per tonne. The contract size is equal to 50 tonnes.
Price	200	120	350
Price currency	EUR	EUR	EUR
Price notation	MONE	MONE	MONE
Quantity	5	10	2
Quantity in measurement unit	3,600	21,600	100
Notation of the quantity in measurement unit	MWHO	MWHO	TONE
Notional amount	720,000	2,592,000	35,000
Notional currency	EUR	EUR	EUR

<sup>17</sup> The number of days in the first quarter of the year i.e. Jan, Feb and March is equal to 31 + 28 + 31 = 90



## 4.2.1.2.6.5.2 Options on commodity futures

## [Last update on: 10/07/2023]

#### TABLE 54 – OPTIONS ON COMMODITY FUTURES: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per underlying or index point composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		This field shall be populated with MONE – Monetary value or with BAPO – basis points when the underlying is an index whose price is measured in index points.		
7	Quantity		The number of contracts bought or sold. The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		
8	Quantity in measurement unit		Quantity x Contract size The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
9	Notation of the quantity in measurement unit		Standard ISO20022 "unit of measure code" <sup>18</sup>		
10	Notional amount		Strike Price (**) x Quantity in measurement unit.		
11	Notional currency				

<sup>&</sup>lt;sup>18</sup> <u>https://www.iso20022.org/standardsrepository/type/UnitOfMeasureCode</u>



#### TABLE 55 – OPTIONS ON COMMODITY FUTURES: EXAMPLES

Field identifier	Example 55.1
	<b>Options:</b> 10 lots (= 10MW) of options on a gas future contract with monthly delivery in August at 50 EUR/MWh (strike price). The premium of the call option is 5 EUR/MWh. The contract size is equal to 744MWh ( $1 \times 24 \times 31$ days).
Price	5
Price currency	EUR
Price notation	MONE
Quantity	10
Quantity in measurement unit	7,440
Notation of the quantity in measurement unit	MWHO
Notional amount	372,000
Notional currency	EUR



## 4.2.1.2.6.5.3 Swaps on commodity

#### [Last update on: 10/07/2023]

It is assumed that a commodity swap is a derivative contract where one leg will pay a return based on the commodity price while the other leg is tied to an interest rate or to another commodity price.

#### TABLE 56 – SWAPS ON COMMODITY: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price				
5	Price currency				
6	Price notation				
7	Quantity				
8	Quantity in measurement unit				
9	Notation of the quantity in measurement unit		Standard ISO20022 "unit of measure code" <sup>19</sup>		
10	Notional amount		The notional amount on which the periodic cash flow payments are based.		
11	Notional currency				

<sup>&</sup>lt;sup>19</sup> <u>https://www.iso20022.org/standardsrepository/type/UnitOfMeasureCode</u>



#### TABLE 57 – SWAPS ON COMMODITY: EXAMPLES

Field identifier	Example
	NA
Price	NA
Drive commence	
Price currency	NA
Price notation	NA
Quantity	NA
Quantity in measurement unit	NA
Notation of the quantity in measurement unit	NA
National amount	NA
Notional amount	
Notional currency	NA



## 4.2.1.2.6.6 Derivatives on emission allowances

#### 4.2.1.2.6.6.1 Futures on emission allowances

### [Last update on: 10/07/2023]

#### TABLE 58 – FUTURES ON EMISSION ALLOWANCES: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The forward price of the underlying expressed in currency per measurement unit.		
5	Price currency				
6	Price notation		The price should be expressed in "MONE" – Monetary value.		
7	Quantity		The number of contracts bought or sold. The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		
8	Quantity in measurement unit		Quantity x Contract size		



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
			The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		
9	Notation of the quantity in measurement unit		Standard ISO20022 "unit of measure code" <sup>20</sup>		
10	Notional amount		Price x Quantity in measurement unit		
11	Notional currency				

<sup>&</sup>lt;sup>20</sup> <u>https://www.iso20022.org/standardsrepository/type/UnitOfMeasureCode</u>



#### TABLE 59 – FUTURES ON EMISSION ALLOWANCES: EXAMPLES

Field identifier	Example 59.1
	<b>Futures:</b> 5 lots of futures on EU allowances at a price of 85 EUR per tCO2. The contract size is equal to 1,000 EU allowances.
Price	85
Price currency	EUR
Price notation	MONE
Quantity	5
Quantity in measurement unit	5,000
Notation of the quantity in measurement unit	TOCD
Notional amount	425,000
Notional currency	EUR



## 4.2.1.2.6.6.2 Options on emission allowances

## [Last update on: 10/07/2023]

#### TABLE 60 – OPTIONS ON EMISSION ALLOWANCES: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price		The premium of the derivative contract per underlying or index point composed of the intrinsic and extrinsic value of an option.		
5	Price currency				
6	Price notation		This field shall be populated with MONE – Monetary value or with BAPO – basis points when the underlying is an index whose price is measured in index points.		
7	Quantity		The number of contracts bought or sold. The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		



#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
8	Quantity in measurement unit		Quantity x Contract size		
			The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		
9	Notation of the quantity in measurement unit		Standard ISO20022 "unit of measure code" <sup>21</sup>		
10	Notional amount		Strike Price (**) x Quantity in measurement unit		
11	Notional currency				

<sup>&</sup>lt;sup>21</sup> <u>https://www.iso20022.org/standardsrepository/type/UnitOfMeasureCode</u>



#### TABLE 61 – OPTIONS ON EMISSION ALLOWANCES: EXAMPLES

Field identifier	Example 61.1			
	Options: 10 lots of options on EU allowances futures at a strike price of 80 EUR per tCO2 and a premium			
	of 2 EUR.			
	The contract size is equal to 1,000 EU allowances.			
	Contract name: EUA Futures Options			
	Maturity: 14 Dec 2022			
	Minimum trading size: 1 lot			
	Option style: European			
Price	2			
Price currency	EUR			
Price notation	MONE			
Quantity	10			
Quantity in measurement unit	10,000			
Notation of the quantity in measurement	TOCD			
unit				
Notional amount	800,000			
Notional currency	EUR			



#### 4.2.1.2.6.7 Emission allowances

#### [Last update on: 10/07/2023]

#### TABLE 62 – EMISSION ALLOWANCES: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price				
5	Price currency				
6	Price notation		The price should be expressed in "MONE" – Monetary value.		
7	Quantity		The number of contracts bought or sold. The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		
8	Quantity in measurement unit		Quantity x Contract size The fields 'Quantity' and 'Quantity in measurement unit' should both be populated.		
9	Notation of the quantity in measurement unit		Standard ISO20022 "unit of measure code"22		
10	Notional amount		Price x Quantity in measurement unit.		
11	Notional currency				

<sup>&</sup>lt;sup>22</sup> <u>https://www.iso20022.org/standardsrepository/type/UnitOfMeasureCode</u>



#### TABLE 63 – EMISSION ALLOWANCES: EXAMPLES

Field identifier	Example 63.1
	A trade of 20 lots of EU allowances at a price of 80 EUR per tCO2. The contract size is equal to 1,000 EU allowances. Therefore, 20,000 EU allowances (i.e. 1,000 emission allowances per lot x 20 lots) are exchanged.
Price	80
Price currency	EUR
Price notation	MONE
Quantity	20
Quantity in measurement unit	20,000
Notation of the quantity in measurement unit	TOCD
Notional amount	1,600,000
Notional currency	EUR



## 4.2.1.2.6.8 Securitised derivatives

### [Last update on: 10/07/2023]

#### TABLE 64 – SECURITISED DERIVATIVES: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price				
5	Price currency				
6	Price notation		The price should be expressed in "MONE" – Monetary value.		
7	Quantity		This field is mandatory and should be populated with the number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount		Price x Quantity		
11	Notional currency				



#### TABLE 65 – SECURITISED DERIVATIVES: EXAMPLES

Field identifier	Example 65.1		
	A trade for 95,000 lots at a price of EUR 0.02 (net of commission) has been executed on a		
	covered warrant with the following characteristics:		
	ISIN code: IT0005470361		
	Underlying: Bmw		
	Full name: Is Cw Call Bmw 110 E 051222		
	Expiry date: 22/12/2025		
	Amount issued: 10,000,000		
	Strike price: 110.00		
	Issuer: INTESA SANPAOLO		
	Barrier: N/A		
	Securitised derivative type: Covered Warrant Plain Vanilla		
	Minimum trading size: 10		
Price	0.02		
Price currency	EUR		
Price notation	MONE		
Quantity	95,000		
Quantity in measurement unit			
Notation of the quantity in measurement unit			
Notional amount	1,900		
Notional currency	EUR		



## 4.2.1.2.6.9 Contract for difference (CFDs) and spread bets

## [Last update on: 10/07/2023]

## TABLE 66 – CFDS AND SPREAD BETS: GUIDANCE ON CERTAIN FIELDS IN TABLE 2, ANNEX II OF RTS 2

#	Field identifier	Financial Instruments	Description and details to be published	Type of execution or publication venue	Format to be populated as defined in Table 1
3	Price				
5	Price currency				
6	Price notation				
7	Quantity		The number of contracts bought or sold.		
8	Quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
9	Notation of the quantity in measurement unit	Not applicable	Not applicable	Not applicable	Not applicable
10	Notional amount				
11	Notional currency		The notional amount referred to is that reported in field #10.		



#### TABLE 67 – CFDS AND SPREAD BETS: EXAMPLES

Field identifier	Example 67.1		
	A trade of 10 CFDs short on – shares of a US company with the following trade details: Entry price (USD): 150.77 Position size (USD): 1507.70 Margin: 10%		
Price	150.77		
Price currency	USD		
Price notation	MONE		
Quantity	10		
Quantity in measurement unit			
Notation of the quantity in measurement unit			
Notional amount	1,507.70		
Notional currency	USD		



# 4.2.2 Who: who has to report and make public the post-trade transparency details of a trade?

#### 4.2.2.1 General rule on the definition of the reporting entity

[Last update on: 10/07/2023]

- 66. The entity who has to make the post-trade transparency details public depends on the execution venue:
  - transactions executed on-venue, should be made public by the respective venue of execution (RM, MTF or OTF);
  - transactions in relation to financial instruments traded on a trading venue executed offvenue by investment firms should be made public through an APA as per Article 12(4) and (5) of RTS 1 and Article 7(5) and (6) of RTS 2). Therefore, the investment should report the trade to the APA. In this context it is essential tTo avoid double reporting it is essential, to identify who has to report the post-trade information to the APA. More specifically:
    - when a transaction is executed between an investment firm and a client of the firm that is not an investment firm, the obligation rests only on the investment firm.
    - when a transaction is executed between two MiFID investment firms outside the rules of a trading venue, Article 12(4) of RTS 1 and Article 7(5) of RTS 2 clarify that only the investment firm that sells the financial instrument concerned makes the transaction public through an APA.
    - in addition, according to Article 12(5) of RTS 1 and Article 7(6) of RTS 2 if only one of the investment firms is a systematic internaliser in the given financial instrument and it is acting as the buying firm, only that firm should make the transaction public trough an APA.
- 67. The following table presents the possible constellations and clarifies who is in charge of making the transaction public via an APA:

Trade	Buyer	Seller	IF that reports to APA	
Trade 1	IF A	Client of IF A	IF A	
Trade 2	Client of IF A	IF A	IF A	
Trade 3	IF A	IF B	IF B (the seller)	
Trade 4	SI A	IF B	SI A (the SI)	



Trade 5	IF A		IF B on behalf of a	
		(IF B on behalf of a client)	client	
Trade 6	SI A	SI B	SIB (the seller)	

# 4.2.2.2 Definition of the reporting entity in the case of back-to-back trades (Article 12(4), (5) and (6) of RTS 1 and Article 7(5), (6) and (7) of RTS 2)

## [Last update on: 10/07/2023]

68. According to Article 12(6) of RTS 1 and Article7(7) of RTS 2 two matching trades entered at the same time and for the same price with a single party interposed should be published as a single transaction. Following the general rule, the seller should report the transaction. The party that interposes its own account should not report the trade, except if the seller is not an investment firm. The following table clarifies who is in charge of making the transaction public through an APA:

Case	Trade	Amount	Price	Buyer	Seller	IF that reports to the APA
1	Trade 1	500	20	IF A	IF B	IF B
	Trade 2	500	20	IF C	IF A	Not reported
2	Trade 1	500	20	IF A	Client of IF A	IF A
	Trade 2	500	20	Client of IF A	IF A	Not reported
3	Trade 1	500	20	IF A	IF B	IF B
	Trade 2	500	21	IF C	IF A	IF A

- Case 1: IF A is interposing its own account with no difference in prices. Trade 1 and 2 should be reported as a single transaction by IF B.
- Case 2: IF A is interposing its own account with no difference in price. Trade 1 and 2 should be reported as a single trade by IF A.
- Case 3: The price in trade 1 and 2 is not the same. The conditions for a matched trade are therefore not met and both transactions should be reported by the seller.



## 4.2.2.3 Definition of the reporting entity in the case of prime brokerage arrangement

#### [Last update on: 10/07/2023]

69. Regarding When a non-equity transaction is concluded outside the rules of a trading venue pursuant to a customary prime brokerage arrangement (PB transaction), where a client of a prime broker (PB) agrees on the terms of a PB intermediated trade with an executing broker (EB) and then the client and/or the EB gives up the trade to the PB for its acceptance:

#### Who should make public the post-trade information?

#### [Last update on: 10/07/2023]

- 70. Article 7(7) of RTS 2 specifies that investment firms shall take all reasonable steps to ensure that the transaction is made public as a single transaction. For that purpose, two matching trades entered at the same time and for the same price with a single party interposed shall be considered to be a single transaction.
- 71. In this respect, ESMA considers that under a PB transaction, the PB enters into matching transactions with the PB client and with the EB and therefore the above legal provision is applicable. ESMA considers that given the structure of PB transactions the EB should always be charged with making the post-trade information public. This approach avoids double-reporting of PB transactions and reflects the current market practice.
- 72. According to the Q&A above previous sub-section 4.2.2.1 on "Which investment firm reports", the seller to the transaction should report the transaction. The interposing party (i.e. the PB in this case) should not report the transaction unless the seller is not an investment firm. While it may be the case that the EB is not the seller to the transaction, ESMA considers that it should be nevertheless the duty of the EB to make those transactions public. This also reflects the current practice that many clients of PBs, (where they are investment firms) or the PB (where the client is not an investment firm) outsource to the EB the reporting obligations.
- 73. Where the EB is established outside of the EU or is not an investment firm, it should be for the PB client to report the trade, where the PB client is an investment firm. Should the PB client not be an investment firm, the reporting duty would ultimately fall to the PB.

Which should be the timestamp of the transaction (field 'trading date and time' of table 2 of Annex II of RTS 2)?

#### [Last update on: 02/04/2019]

74. The 'trading date and time' of the transaction as specified in table 2 of Annex II of RTS 2 should be the point of time when the agreement between the EB and the PB client is concluded.



75. This approach is in line with the description of the field 'trading date and time' which specifies that "for transactions not executed on a trading venue, the date and time shall be when the parties agree the content of the following fields: quantity, price, currencies (in fields 31, 34 and 40 as specified in Table 2 of Annex I of Delegated Regulation (EU) 2017/590), instrument identification code, instrument classification and underlying instrument code, where applicable."

#### 4.2.2.4 Definition of the reporting entity in the case of specific contract types

#### [Last update on: 10/07/2023]

- 76. There are cases where the determination of the seller needs to be clarified. For the purposes of reporting the transaction to an APA the seller should be the same as specified in field 16 of Table 2 of Annex I of RTS 22<sup>23</sup>. Therefore:
  - In case of options and swaptions, the buyer shall be the counterparty that holds the right to exercise the option and the seller should be the counterparty that sells the option and receives a premium.
  - In case of futures, forwards and CFDs other than futures and forwards relating to currencies, the buyer should be the counterparty buying the instrument and the seller the counterparty selling the instrument.
  - In the case of swaps relating to securities, the buyer should be the counterparty that gets the risk of price movement of the underlying security and receives the security amount. The seller should be the counterparty paying the security amount.
  - In the case of swaps related to interest rates or inflation indices, the buyer shall be the counterparty paying the fixed rate. The seller should be the counterparty receiving the fixed rate. In case of basis swaps (float-to-float interest rate swaps), the buyer should be the counterparty that pays the spread and the seller the counterparty that receives the spread.
  - In the case of swaps and futures and forwards related to currencies and of cross currency swaps, the buyer should be the counterparty receiving the currency of the far leg (which is closer to the maturity date) which is first when sorted alphabetically by ISO 4217 standard and the seller should be the counterparty delivering this currency.

<sup>&</sup>lt;sup>23</sup> Commission Delegated Regulation (EU) 2017/590 of 28 July 2016 supplementing Regulation (EU) No 600/2014 of the European Parliament and of the Council with regard to regulatory technical standards for the reporting of transactions to competent authorities (OJ L 87, 31.3.2017, p. 449–478).



- In the case of swap related to dividends, the buyer should be the counterparty receiving the equivalent actual dividend payments. The seller is the counterparty paying the dividend and receiving the fixed rate.
- In the case of derivative instruments for the transfer of credit risk except options and swaptions, the buyer should be the counterparty buying the protection. The seller is the counterparty selling the protection.
- In case of derivative contracts related to commodities, the buyer should be the counterparty that receives the commodity specified in the report and the seller the counterparty delivering this commodity.
- In case of forward rate agreements, the buyer should be the counterparty paying the fixed rate and the seller the counterparty receiving the fixed rate.

## 4.2.2.5 Definition of the applicable deferral regime

Do real time post-trade transparency requirements apply equally to trading venues and systematic internalisers?

## [Last update on: 03/10/2017]

77. The requirements in Articles 6 and 10 of MiFIR as further specified in Article 14 of RTS 1 and Article 7 of RTS 2 apply to both trading venues and investment firms. ESMA expects that trading venues and investment firms, in particular systematic internalisers, that use expedient systems publish transactions as close to real time as technically possible. In particular, since systematic internalisers are competing with trading venues over customers' order flow, it is important to provide for a level playing field. Therefore, trading venues and systematic internalisers using similar technology and systems should process transactions for post-trade publication at the same speed.

Which deferral regime applies to investment firms trading OTC? Is it relevant in what Member State the relevant instrument is traded or admitted to trading on a trading venue?

## [Last update on: 10/07/2023]

78. As per Article 15(4) RTS 1 (equity instruments) and Article 8(3) RTS 2 (non-equity instruments), the deferral regime applicable to off-venue OTC trades is determined by the deferral regime applicable in the Member State where the investment firm that has to make the transaction public is established. The location of the APA through which a transaction is made public is not relevant. Where it is for an EU branch to make a transaction public, the deferral regime applicable in the Member State where that branch is located should apply. Furthermore, for off-venue OTC transactions the Member State in which the relevant instrument is traded or admitted to trading on a trading venue is not relevant, only the



deferral regime applicable to the investment firm that has to make a transaction public is relevant.

# 4.2.3 To whom: to whom the post-trade transparency details of an off-venue trade have to be reported?

To whom the post-trade transparency details of an off-venue trade have to be reported?

[Last update on: 14/10/2024]

79. The post-trade transparency details of an off-venue trade have to be reported by investment firms, and systematic internalisers and DPEs<sup>24</sup> to APAs.

## To how many APAs the post-trade transparency details of an off-venue trade can be reported?

## [Last update on: 14/10/2024]

- 80. For the purposes of post-trade transparency for non-equity instruments, Article 21(2) MiFIR requires each individual transaction on to be made public once through a single APA. Therefore, transactions on non-equity instruments should be reported to a single APA.
- 81. In relation to the publication of post-trade information of transactions in equity and equity-like instruments a similar requirement is not provided. Therefore, to avoid double reporting, Article 16 of RTS 13 provides that either investment firms certify to the APA that they report the transaction in a particular financial instrument only trough that APA, or if the transactions is reported to more than one APA, one report is flagged as the original report ('ORGN') and all other reports of the same transaction as duplicates ('DUPL'). Therefore, transactions on equity and equity-like instruments can be reported to multiple APAs with an appropriate flagging.
- 82. Moreover, investment firms, and systematic internalisers and designated public entities<sup>26</sup> may report post-trade transparency reports in equity and equity-like instruments and nonequity instruments for purposes different from post-trade transparency to additional APAs (e.g. for calculation of the reference price for the application of the reference price waiver in equity instruments). However, those reports should neither be published by those additional APAs receiving it for post-trade transparency purposes nor send to FITRS and, this data flow should be clearly identified and separated from the post-trade transparency flow to meet the relevant MiFID II/MiFIR obligations.

<sup>24</sup> ESMA74-2134169708-7345 Statement on the transition to the new regime for post-trade transparency of OTC-transactions (europa.eu) 25 ESMA74-2134169708-7345 Statement on the transition to the new regime for post-trade transparency of OTC-transactions

<sup>25</sup> ESMA74-2134169708-7345 Statement on the transition to the new regime for post-trade transparency of OTC-transactions (europa.eu)



## 4.2.4 When: when the post-trade transparency details of a trade have to be made public?

## 4.2.4.1 General rule on the definition of the reporting time

## [Last update on: 10/07/2023]

83. When a transaction must be made public depends on the execution venue:

- transactions executed on-venue must be made public as per:
  - Article 6 of MiFIR and Articles 14(1) and 15(1) and (3) of RTS 1 for equity and equity-like financial instruments;
  - Article 10 of MiFIR, Article 6 of MiFIR and Articles 7(4), 8(1) and 11 of RTS 2 for non-equity financial instruments.
- transactions in relation to financial instruments traded on a trading venue executed offvenue by investment firms must be made public as per:
  - Article 20 of MiFIR, Article 6 of MiFIR and Article 14(2) of RTS 1 Articles 14(1) and 15(1) and (3) of RTS 1 for equity and equity-like financial instruments;
  - Article 21 of MiFIR, Article 6 of MiFIR and Articles 7(4), 8(1) and 11 of RTS 2 for non-equity financial instruments.

## 4.2.4.2 Detailed principles on the definition of the reporting time

What is the time limit for investment firms to report post-trade information to APAs, in particular should information be delayed in case of deferral? Who decides on the applicable deferral period given the possibility of disagreement between the APA and the investment Firm?

## [Last update on: 10/07/2023]

84. According to Articles 7 and 20 (equity instruments) and 11 and 21 (non-equity instruments) of MiFIR, NCAs may authorise market operators and investment firms to provide for a deferred publication of certain transactions. Since the authorisation for granting the deferred publication is addressed to market operators and investment firms, it is the investment firm's responsibility to ensure that the APA is informed thereof and publishes the information no later than after the lapse of the deferral. Therefore, the investment firm should report the transaction to the APA as soon as technically possible after the execution, regardless of the application of any deferrals. The APA should be in charge of publishing the transaction in due time, according to the deferral period that applies to the specific transaction.



85. As per Article 12(6) RTS 1 and Article 7(7) RTS 2 investment firms shall take all reasonable steps to ensure that the transaction is made public as a single transaction. For that purpose, two matching trades entered at the same time and for the same price with a single party interposed shall be considered to be a single transaction.<sup>26</sup>

In the context of Article 8 MiFIR, what are normal trading hours for non-equity instruments? Are investment firms allowed to postpone publication of transactions until the opening of the next trading day in respect of trades in non-equity instruments taking place outside of normal trading hours?

[Last update on: 10/07/2023]

- 86. Normal trading hours for non-equity instruments should be set on basis of the daily trading hours of trading venues trading non-equity instruments. Normal trading hours may therefore be different for different (classes of) non-equity instruments.
- 87. Transactions that take place on a given trading venue should be made public as close to real-time as possible. Transactions in a non-equity instrument that take place outside a trading venue during the normal trading hours of the trading venues trading that instrument should be published as close to real-time as possible. Where more than one trading venue trades that instrument, investment firms/APAs are expected to check whether the transaction took place within the daily trading hours of any of those trading venues. Transactions that take place outside the daily trading hours of trading venues trading that instrument should be made public before the opening of trading on those trading venues on the next trading day.

In the context of Article 8 and 11 of RTS 2, how should the notion of working day be understood for investment firms?

#### [Last update on: 10/07/2023]

88. The deferral regime that an APA has to apply when publishing the trades for the investment firm is that of the country of the investment firm responsible for reporting as per Article 15(4) of RTS 1. Therefore, the working days should be defined based on the working days of the country of the investment firm responsible for the publication.

<sup>&</sup>lt;sup>26</sup> This paragraph was included in Answer to Q&A17a in Section 4 – Non-equity transparency



## 4.2.5 Flags

## 4.2.5.1 How are flags applied?

[Last update on: 10/07/2023]

89. RTS 1 and RTS 2 provides for a series of flags aiming at informing market participants and regulators of specific characteristics of transactions.

## General principle for the application of flags

As a general approach, flags should only be applied in case the circumstances described in Table 4 of Annex 1 of RTS 1 or Table 3 of Annex II of RTS 2 apply.

Where none of the specified circumstances apply, the transaction should be published without a flag.

Where a combination of flags is possible, the flags should be reported separated by commas.

90. There are different types of flags and related specific guidance for the use of each flag are provided in Table 68 below.



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
Cancellation and amendment flags	flags used to signal that a transaction has been amended or cancelled	CANC - Cancellation flag AMND - Amendment flag		[Last update on: 10/07/2023] The flags 'CANC' and 'AMND': - apply in the same way for equity and non-equity instruments as specified in Article 12(2) and (3) of RTS 1 and in Article 7(2) and (3) of RTS 2; - should not be used when publishing all the details of a transaction after the lapse of the supplementary deferrals for non-equity instruments.
Descriptive flags (including Package transaction flags)	flags to identify transactions that are non-price forming and/or where the price has been determined based on factors other than the market price	NPFT - Non-price forming transactions flag TNCP	NPFT - Non-price forming transactions flag	

## TABLE 68 – GUIDANCE ON THE DIFFERENT TYPES OF FLAGS



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
	flags to identify transactions with specific characteristics	PORT - Portfolio transactions flag	PORT - Portfolio transactions flag	[Last update on: 10/07/2023] Portfolio transactions flag for non-equity instruments: ESMA notes that the definition in RTS 2 of the portfolio trade flag (PORT) explicitly excludes the possibility to assign to a trade both, the PORT flag and the package transaction flag (TPAC) since it is stated that the portfolio transaction is not a 'package transaction'. Therefore, whenever a portfolio transaction meets the criteria of a package transaction the use of the package transaction flag (TPAC) should prevail and the transaction should be flagged as such.
		CONT - Contingent transactions flag		
		BENC - Benchmark transactions flag	BENC - Benchmark transactions flag	
			TPAC - Package transaction flag	



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
			XFPH - Exchange for physicals transaction flag	[Last update on: 10/07/2023] ESMA is aware that currently many trading venues consider also financial instruments as an eligible underlying for EFPs. However, The definition of EFPs in Article 2(1)(48) MiFIR is narrow. Underlying physical assets in that sense only include truly physical assets, such as commodities, but do not include financial instruments as listed under section C of Annex I of MiFID II. In consequence, a financial instrument can never be a physical asset for the purpose of the EFPs. Orders/transactions composed of two financial instruments may meet the definition for other package orders/transactions as specified in Article 2(1)(49)(b) and (50)(b) of MiFIR and thereby be eligible for a waiver/deferral.
		ACTX - Agency cross transaction flag	ACTX - Agency cross transaction flag	
		SDIV - Special dividend transaction flag		



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
Pre-trade waiver flags	flags linked to waivers from pre- trade transparency	RFPT - Reference price transaction flag		
		NLIQ - Negotiated transaction in liquid financial instruments flag		
		OILQ - Negotiated transaction in illiquid financial instruments flag		
		PRIC - Negotiated transaction subject to conditions other than the current market price flag		



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
Post-trade flags	flags indicating that the transactions were subject to deferred	trade large in scale transaction flag	LRGS - Post-trade LIS transaction flag	
	publication	NA NA NA	SIZE - Post-trade SSTI transaction flag         ILQD - Illiquid instrument transaction flag         Supplementary       Full details flags         deferral flags	
			LMTF - Limited details flagFULF - Full details flagin accordance with Article 11(1)(a)(i)	
			DATF - Daily FULA – Full details flag aggregated transaction flag in accordance with Article 11(1)(a)(ii)	
			VOLO-FULV – Full details flagVolume omission flag-in accordance with Article 11(1)(b)	



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
Flay	Flag	instruments	FWAF - Four       FULJ – Full details flag         flag       weeks         aggregation       in accordance with Article 11(1)(c)         IDAF       -         Indefinite       aggregation         aggregation       in accordance with Article 11(1)(d)         VOLW       -         Volume       omission flag         Consecutive use of Article 11(1)(b)       and Article 11(2)(c) for sovereign         debt instruments       COAF         Consecutive       -	
			aggregation flag (post volume omission for sovereign debt instruments)	



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
			Consecutive use of Article 11(1)(b) and Article 11(2)(c) for sovereign debt instruments	
Algorithmic trading flag	flags introduced due to regulatory requirements	ALGO - Algorithmic transaction flag	NA	
Flag related to reporting to APAs	flags to avoid the double-reporting of OTC transactions	DUPL - Duplicative trade reports flag	NA	
Flags related to Systematic Internalisers	flags to provide information on certain transactions executed on an SI	SIZE - Transaction above the standard market size flag	NA	
		ILQD - Illiquid instrument transaction flag	NA	



Type of Flag	Description of the type of Flag	Equity and equity-like instruments	Non-equity instruments	Guidance
		RPRI - Transactions which have received price improvement flag	NA	

## 4.2.5.2 Is it possible to combine flags?

## [Last update on: 10/07/2023]

91. While some of the circumstances described in Table 4 of Annex 1 of RTS 1 or Table 3 of Annex II of RTS 2 are mutually exclusive, it is possible that several circumstances apply at the same time, thereby requiring the use of more than one flag. Where a combination of flags is possible, the flags should be reported separated by commas. How those flags can be combined is detailed in the following sections.

## 4.2.5.3 Equity flags specified in Table 4 of Annex 1 of RTS 1

## [Last update on: 10/07/2023]

**i. Descriptive flags:** 'BENC', 'ACTX'<sup>27</sup>, 'TNCP', 'NPFT', 'TNCP' 'PORT', 'CONT' and 'SDIV'. They can be combined with each other, with the exception of ACTX, PORT and CONT which cannot be combined with NPFT, and with the flags under ii), iii), iv), v) and vi).

<sup>&</sup>lt;sup>27</sup> ACTX should only be used when the buyer and the seller is the same investment firm acting on behalf of clients.



**ii. Post-trade flag:** 'LRGS'. The application of the deferred publication is an option and not an obligation, therefore the 'LRGS' flag has to be used only in case of the effective use of the deferred publication. It can be applied alone or in combination with the flags under i), iii), iv), v) and vi)

iii. Pre-trade waiver flags: 'RFPT', 'NLIQ', 'OILQ' and 'PRIC'. Those flags should only be used in case of the effective use of the reference price waiver or the negotiated transaction waiver. Transactions benefitting from a LIS waiver are not flagged as such. All pre-trade waivers flags are mutually exclusive. Pre-trade waiver flags can be combined with the flags under i), ii) and iv),

iv. Algorithmic trading flag: The 'ALGO' flag applies to transactions executed as a result of an investment firm engaging in algorithmic trading as defined in Article 4(1)(39) of MiFID II. The definition of algorithmic trading refers to generation of orders and not to the execution of transactions. In case an order generated automatically by an algorithm matches another order generated with human intervention and results in a transaction, the regulated market or the MTF should report the transaction with the mentioned flag. The flag can be combined with i), ii) and iii).

**v. Flags related to Systematic Internalisers:** 'SIZE', 'ILQD' and 'RPRI'. They can be combined among each other and with the flags under i), ii) and vi).

vi. Flag related to reporting to APAs: 'DUPL'. In accordance with Article 16(2) of RTS 13<sup>28</sup> APAs should require reporting firms that intend to make public the transaction via more than one APA to flag the original report for publication with 'ORGN', and all consecutive duplicative reports concerning the same transaction sent to other APAs as 'DUPL'. The flag 'ORGN' is only used for the communication between the investment firm and the APA that receives the original report. APAs are not expected to use 'ORGN' when making a transaction public. However, in accordance with Article 16(1) of RTS 1 APAs should always use the flag 'DUPL' where the published trade is a duplicate, that is the transaction was flagged as 'DUPL' when the reporting firm sent it to the APA 'for publication. The flag can be combined with the equity flags under (i), (ii) and (v).

<sup>&</sup>lt;sup>28</sup> Commission Delegated Regulation (EU) 2017/571 of 2 June 2016 supplementing Directive 2014/65/EU of the European Parliament and of the Council with regard to regulatory technical standards on the authorisation, organisational requirements and the publication of transactions for data reporting services providers (OJ L 87, 31.3.2017, p. 126–141).



## TABLE 69 – EQUITY: SUMMARY OF THE POSSIBLE COMBINATIONS OF FLAGS

	Descriptive flags (i)	Post-trade flag (ii)	Pre-trade waiver flags (iii)	Algorithmic trading flag (iv)	Flags related to Systematic Internalisers (V)	Flag related to reporting to APAs (vi)
Descriptive flags (i) (BENC' 'ACTX' 'NPFT' 'PORT' 'CONT' 'SDIV')	ACTX, PORT and CONT cannot be combined with NPFT, otherwise other combinations are possible	combinations are possible	combinations are possible	combinations are possible	combinations are possible	combinations are possible
Post-trade flag (ii) ('LRGS')		No combinations possible, there is only one flag	combinations are possible	combinations are possible	combinations are possible	combinations are possible
Pre-trade waiver flags (iii) ('RFPT' 'NLIQ' 'OILQ' 'PRIC')			No combinations possible, all pre- trade waivers flags are mutually exclusive	combinations are possible	No combinations possible	No combinations possible
Algorithmic trading flag (iv) ('ALGO')				No combinations possible, there is only one flag	No combinations possible	No combinations possible
Flags related to Systematic Internalisers (v) ('SIZE' 'ILQD' 'RPRI')					combinations are possible	combinations are possible
Flag related to reporting to APAs (vi) ('DUPL' 'ORGN')						No combinations possible



## 4.2.5.4 Non-equity flags specified in Table 3 of Annex II of RTS 2

## [Last update on: 10/07/2023]

i. Descriptive flags: 'BENC', 'ACTX'<sup>29</sup>, 'PORT' and 'NPFT'. Descriptive flags can be combined with each other, with the exception of ACTX that cannot be combined with NPFT. These flags can be combined with flags as well as with flags under ii), iii) with the exception of 'PORT' + 'TPAC' and iv) and v).

**ii. Post-trade deferral flags:** LRGS', 'ILQD' and 'SIZE'. The application of the deferred publication is an option and not an obligation. Post-trade deferral flags should only be used in case of the effective use of the deferred publication. In case of the use of supplementary deferrals under iv), these flags should be used after the supplementary deferral period has lapsed and all the details of the transactions on an individual basis are published. These flags can be combined among each other, except 'LRGS' + 'SIZE', and with flags under i), iii) and v).

iii. Package transaction flags: 'TPAC' and 'XFPH': These flags are mutually exclusive. In case of the use of supplementary deferral under iv), these flags should be used after the supplementary deferral period has lapsed and all the details of the transactions on an individual basis are published. These flags can be combined with flags under i), with the exception of 'PORT' + 'TPAC', ii) and v), with the exception of PORT which cannot be combined with package transaction flags.

iv. Supplementary deferral flags: 'LMTF', 'DATF', 'VOLO', 'FWAF', 'IDAF', 'VOLW' and 'COAF'. These flags are mutually exclusive. They cannot be combined with flags under i) and iii). However, fFor components of a package transactions, only the supplementary deferrals providing for volume omission under Article 11(3)(a) and (b) of MiFIR should be used. In case a package transaction benefitted from a deferral, all components should use the applicable flags under ii) and iv) (except DATV, FWAF and IDAF) regardless of whether those components would have qualified for such a deferral if they had been traded outside a package.

**v. Full details flags:** 'FULF', 'FULA', 'FULV' and 'FULJ'. They should be reported once the deferral time period lapses and all the details of the transactions on an individual basis are published. These flags are mutually exclusive and should be combined with the post-trade deferral flags under ii). These flags can be combined with flags under i) and iii).

<sup>&</sup>lt;sup>29</sup> ACTX should only be used when the buyer and the seller is the same investment firm acting on behalf of clients.



## TABLE 70 - NON-EQUITY: SUMMARY OF THE POSSIBLE COMBINATIONS OF FLAGS

	Descriptive flags	Post-trade flags	Package transaction flags	Supplementary deferral flags	Full details flags
	<del>(</del> )	(77)	(111)	(iv)	(V)
Descriptive flags (i) ('BENC' 'ACTX' 'PORT' 'NPFT')	ACTX and PORT cannot be combined with NPFT, otherwise other combinations are possible	combinations are possible	combinations are possible except 'PORT' + 'TPAC'	combinations are possible	combinations are possible
Post-trade flags (ii) ('LRGS' 'ILQD' 'SIZE')		these flags can be combined among each other, except 'LRGS' + 'SIZE'	combinations are possible	No combinations possible	combinations are possible
Package transaction flags (iii) ('TPAC' 'XFPH')			No combinations possible, the flags are mutually exclusive	combinations are possible(*)	combinations are possible
Supplementary deferral flags (iv) (LMTF' 'DATF' 'VOLO' 'FWAF' 'IDAF' 'VOLW' 'COAF')				No combinations possible, the flags are mutually exclusive	No combinations possible
Full details flags (v) ('FULF' 'FULA' 'FULV' 'FULJ')					No combinations possible, the flags are mutually exclusive

(\*) For components of a package transactions, only the supplementary deferrals providing for volume omission under Article 11(3)(a) and (b) of MiFIR should be used. In case a package transaction benefitted from a deferral, all components should use the applicable flags under ii) and iv) (except DATV, FWAF and IDAF) regardless of whether those components would have qualified for such a deferral if they had been traded outside a package



## 4.2.6 Package transactions

#### TABLE 71 – GUIDANCE ON PACKAGE TRANSACTIONS

		DEFINITION
Level 1	Where is a package transaction defined?	A package transaction is defined in Article 2(1)(50)(b) of MiFIR.
		MEFFROC
Guidance	How is the requirement for a package order/transaction that 'Each component of the transactions bears meaningful economic or financial risk related to all the other components' to be interpreted?	[Last update on: 15/11/2017] The requirement of meaningful economic and financial risk related to all the other components (mefrroc) aims at ensuring that only components that are economically and financially related can constitute a package order/transaction, and to avoid that components that are not economically or financially related in a meaningful manner are declared as a package order/transaction with the main objective of benefitting from the transparency regime for package orders/transactions. ESMA expects trading venues and market participants trading packages to document how the meffroc requirement is met, either in the contract specifications for packages traded on trading venues or on a package-by- package basis in case of OTC-transactions.



	COMPOSIT	TION OF THE PACKAGE		
Guidance	Can package transactions also include equity instruments? If yes, how is post-trade transparency applied?			
Guidance	Can package transactions (Article 2(1)(50)(b) of MiFIR) include components from more than one trading venue, i.e. packages composed of instruments traded on different venues (e.g. invoice spreads) or where one component is traded OTC (e.g. spread overs)?	[Last update on: 15/11/2017] Yes, the definition of package transactions in Article 2(1)(50)(b) of MiFIR, does not specify the method of execution of the different legs of the package. ESMA is therefore of the view that, as long as the transaction meets all conditions under Article 2(1)(50)(b) of MiFIR, the different components of the package can be traded on different venues or OTC.		
Guidance	Can package transactions (Article 2(1)(50)(b) of MiFIR) also include instruments that are not admitted to trading or traded on a venue?	[Last update on: 15/11/2017] No. Package transactions as defined in Article 2(1)(50)(b) of MiFIR can only be composed of instruments that are admitted to trading or traded on a trading venue.		
	POST-TRADE TRANSPARENCY			
Level 2		Articles 7(8) and 8(1)(d) of RTS 2 defines how post-trade transparency information shall be made available for package transactions.		



Guidance	Which party to a package transaction is	[Last update on: 15/11/2017]
	required to make the transactions public via an	
	APA?	In order to provide meaningful information to the market all components of a
		package transaction should be reported by the same investment firm. Where
		only one of the investment firms party to the transaction is a systematic
		internaliser in at least one component of the package only that investment firm
		should make the transaction public through an APA. Where two investment
		firms enter into a package transaction where neither (or both) is/are
		systematic internaliser(s), ESMA expects the investment firms to agree
		among themselves who should be reporting the transactions through an APA.
		In both cases, the party that reports the transactions to the APA shall inform
		the other party of the action taken.



## 4.2.7 Guidance and Schemes of non-equity post-trade transparency publication

## 4.2.7.1 Guidance on non-equity post-trade transparency publications

TABLE 72 – GUIDANCE ON NON-EQUITY POST-TRADE TRANSPARENCY PUBLICATIONS

		AGGREGATIC	ON OF TRANSACTIONS
Guidance	<ul> <li>Article 11(3)(a)</li> <li>of MiFIR</li> <li>Article 11(3)(c)</li> <li>of MiFIR</li> <li>Article 11(3)(d)</li> <li>of MiFIR</li> </ul>	How should an APA aggregate transactions in order to publish them in case it is requested/allowed by the regime applicable to the investment firm?	the respective NCA has not requested an aggregated publication as per
Guidance	<ul> <li>☑ Article 11(3)(a)</li> <li>of MiFIR</li> <li>☑ Article 11(3)(c)</li> <li>of MiFIR</li> <li>☑ Article 11(3)(d)</li> <li>of MiFIR</li> </ul>	How is the trade ID used in the case of aggregation of transactions?	



		AGGREGATIC	ON OF TRANSACTIONS
			of the transactions on an individual basis. Those subsequent single- transaction reports should incorporate a trade ID as required for all other transactions.
Guidance	<ul> <li>Article 11(3)(a) of MiFIR</li> <li>Article 11(3)(c) of MiFIR</li> <li>Article 11(3)(d) of MiFIR</li> </ul>	What is the minimum number of transactions in order for trading venues and APAs to publish transactions in an aggregated form under Article 11(3)(a), 11(3)(c) or 11(3)(d) of MiFIR?	[Last update on: 10/07/2023] Concerning the aggregation under Article 11(3)(a) of MiFIR, the minimum number of transactions required is defined in Article 11(1)(a)(ii) of RTS 2. Where CAs allow the publication of transactions in an aggregated form under Article 11(3)(c) or (d) of MiFIR as supplemented by Article 11(1)(c) or (d) of RTS 2, a minimum number of two transactions executed in the same instrument and in the course of a week is required. Concerning the aggregation under Article 11(3)(c) of MiFIR, if there are less than two transactions in the course of one calendar week, the transactions cannot be aggregated and APAs and trading venues only need to make public the full details of the transaction after the deferral period lapsed. Concerning the aggregation under Article 11(3)(d) of MiFIR, either on a standalone basis or in conjunction with Article 11(3)(b) of MiFIR, if there are less than two transactions in the course of one calendar week, there should be no publication in aggregated form in that calendar week. However, the transaction will be included in the count for the number of transactions executed in the following calendar week(s). Once the minimum number of two transactions has been reached, all transactions during that calendar week as well as the transaction that has not yet been published should be published in an aggregated form.



		AGGREGATIC	ON OF TRANSACTIONS
Guidance	<ul> <li>Article 11(3)(a)</li> <li>of MiFIR</li> <li>Article 11(3)(c)</li> <li>of MiFIR</li> <li>Article 11(3)(d)</li> <li>of MiFIR</li> </ul>	Publication of transactions in aggregated form (Article 11(3)(a) of MiFIR, Article 11(1)(a)(ii) of RTS 2): What happens if there are less than five transactions executed on the same day? Does this imply that no publication has to be made?	Article 11(3)(a) of MiFIR allows NCAs to request, in conjunction with an authorisation for deferred publication, the publication of several transactions
Guidance	<ul> <li>Article 11(3)(a)</li> <li>of MiFIR</li> <li>Article 11(3)(c)</li> <li>of MiFIR</li> <li>Article 11(3)(d)</li> <li>of MiFIR</li> </ul>	Should APAs and trading venues update the publication of transactions in an aggregated form (Article 11(3) of MiFIR) if a transaction that has been included in the publication is subsequently cancelled or amended? What steps should trading venues and APAs follow in case of late reporting of trades in the context of publication of transactions in an aggregated form?	



AGGREGATIO	ON OF TRANSACTIONS
	ESMA therefore considers that trading venues and APAs should deal with the situation of amended or cancelled transactions and late reporting in the context of publication in an aggregated form (for the three types of aggregated reports) as follows:
	Amendment: Where a transaction is amended after it has been published in aggregated form, the aggregated form publication does not have to be updated. Where an amendment occurs before the transaction was published in aggregated form, the aggregated form publication should reflect this amendment. The publication of full details at the end of the deferral period should always reflect the latest amendment of a transaction. Where at the time of the amendment of a transaction full details have already been disclosed, APAs and trading venues should republish the information using the 'CANC' and 'AMND' flags in accordance with Article 7(3) of RTS 2.
	Cancellation: Where a transaction is cancelled after it has been published in aggregated form, the aggregated form publication does not have to be amended. Where a transaction is cancelled before the publication of information in an aggregated form, the aggregated form publication should not include it. Concerning the publication of full details at the end of the deferral period, ESMA expects that APAs and trading venues do not publish full details in case the transaction is cancelled before the end of the deferral period. Where at the time of the cancellation of a transaction full details have



AGGREGATION OF TRANSACTIONS
AGGREGATION OF TRANSACTIONS         already been disclosed, APAs and trading venues should republish the information using the 'CANC' flag in accordance with Article 7(2) of RTS 2.         Late reporting of trades         When a trade has been only reported after the publication of transactions in an aggregated publication (daily or weekly), as long as the supplementary deferral period continues applying. Where a trade is only reported after the end of the deferral period, it should not be published in aggregated form.         ESMA expects that APAs and trading venues publish the full details of late trade reports at the lapse of the supplementary deferral period; or, where the transaction is only reported after the deferral period has lapsed, immediately after the trade report has been submitted.         In all cases Furthermore, ESMA reminds APAs of their obligation under Article 64(5) of MiFID II to have 'systems in place that can effectively check trade reports for completeness, identify omissions and obvious errors []'. This obligation is further specified in Article 10(8) of RTS 13 requiring APAs to publish 'non-discretionary policies on information cancellation and amendments in trade reports which set out the penalties that APAs may impose on investment firms providing trade reports where the incomplete or erroneous information has led to the cancellation or amendment of trade
reports'.



## 4.2.7.2 Scheme of non-equity post-trade transparency publications

#### Legend

- 92. The examples below represent the post-trade monitoring sequence (i.e. visualisation of a trading or data vendor screen). The rows in the tables can be of two different colours:
  - the green row represents the published information of the post-trade report.
  - the grey row represents the hidden information of the post-trade report.
  - the information in **red** are details on which we draw your attention to better understand the dynamics of the regime with respect to the use of flags and the date and time of publication.

## Assumptions valid for all examples

- 93. The trades considered are neither benchmark, nor agency cross, nor non-price forming. Therefore, the use of the descriptive flags is not simulated in the examples.
- 94. The trades are executed on a trading venue.



#### Examples

4.2.7.2.1 Case 1: D+2 deferral

[Last update on: 10/07/2023]

## Legal references: Article 11(1) of MiFIR + Article 8(1) of RTS 2

**Trade description:** a trade of an illiquid bond at a price of 165.89% is executed on 17 June 2016. The nominal value of the bond is EUR 1,000 and the total nominal value of the trade is EUR 5,000.

## STEP 1: execution of the transaction, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date	Venue of Publication	Transaction Identification Code		Flags	Number of transactions
2016-06-17T11:00:54	E \$0000000000	165.89			PERC		5,000	EUR	ХХҮҮ			ХХҮҮ	A12345		ILQD	

## STEP 2: publication of the transaction details

**Publication date and time (field 14):** as per Article 8(1) of RTS 2, the publication of the post-trade report shall occur no later than 19.00 local time on the second working day after the date of the transaction (in this example 17 June 2016), which means in this example no later than 19:00 of 21 June 2016 (Saturday and Sunday 18 and 19 June are assumed to be closed days of the trading venue). In this example, the publication is done on 21 June 2016 at 11:00:54.



1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency		Third-country trading venue of execution		Venue of Publication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
2016-06-17T11:00:54	E \$0000000000	165.89			PERC		5,000	EUR	ххүү		2016-06-21T11:00:54	ххүү	A12345		ILQD	

## 4.2.7.2.2 Case 2: D+2 deferral with publication of limited details

[Last update on: 10/07/2023]

## Legal references: Article 11(3)(a) of MiFIR + Article 11(1)(a)(i) of RTS 2

**Trade description:** a trade of an illiquid bond at a price of 165.89% is executed on 17 June 2016. The nominal value of the bond is EUR 1,000 and the total nominal value of the trade is EUR 5,000.

STEP 1: execution of the transactions, publication of limited details, volume omission

Quantity (field 7): this field should be left empty

Notional Amount (field 10): this field should be left empty

Notional currency (field 11): this field should be left empty



1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
2016-06-17T11:00:54	E \$0000000000	165.89			PERC				ХХҮҮ		2016-06-17T11:00:54	ХХҮҮ	A12345		LMTF	

## STEP 2: publication of full details

**Publication date and time (field 14):** as per Article 8(1) of RTS 2, the publication of the post-trade report shall occur no later than 19.00 local time on the second working day after the date of the transaction (in this example 17 June 2016), which in this example means no later than 19:00 of 21 June 2016 (Saturday and Sunday 18 and 19 June are assumed to be closed days of the trading venue). In this example, the publication is done on 21 June 2016 at 11:00:54.

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency		Third-country trading venue of execution		Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
2016-06-17T11:00:54	E \$000000000	165.89			PERC		5,000	EUR	ХХҮҮ		2016-06-21T11:00:54	ХХҮҮ	A12345		FULF,ILQD	



## 4.2.7.2.3 Case 3: D+2 deferral with publication of aggregated information<sup>30</sup>

[Last update on: 10/07/2023]

## Legal references: Article 11(3)(a) of MiFIR + Article 11(1)(a)(ii) of RTS 2

**Trade description:** 7 trades in an illiquid corporate bond whose nominal value is EUR 1,000 are executed on 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for corporate bonds.

## STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	i i
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-17T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345				i i
2016-06-17T12:30:35	ES0000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346				SSTI
2016-06-17T13:45:30	ES0000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347				LIS
2016-06-17T15:45:30	ES000000000	165.74			PERC		750,000		XXYY			XXYY	A12348				i -
2016-06-17T15:45:15	ES0000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349				LIS
2016-06-17T16:00:35	E\$0000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350				i i
2016-06-17T17:10:15	ES0000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351				SSTI

## STEP 2: publication of the aggregated information

*Trading date and time (field 1):* the field trading date and time is populated with the day on which all transactions occurred as per Article 11(4)(a) of RTS 2 (in this example 17 June 2016). However, the time is set to 00:00:00.

Price (field 3): the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2.

<sup>&</sup>lt;sup>30</sup> In this example, compared to the version published in the Q&A document, more transactions are added as well as different details on the price and notional amount



**Publication date and time (field 14):** as per Article 11(1)(a)(ii) of RTS 2, before 9:00 CET of the working day following the execution date (in this example 17 June 2016), the record with the aggregated transactions in a daily format is published as per below. In this example the publication shall occur before 9:00 CET of 20 June 2016 (Saturday and Sunday 18 and 19 June are assumed to be closed days of the trading venue) and it is done at 08:59:59 of 20 June 2016.

Transaction identification code (field 16): this field should be left empty as defined in the guidance in Section 4.2.7.1

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	trading venue	Publication Date	Venue of Pubication	Identification	Transaction	Flags	Number of transactions
2016-06-17T00:00:00	ES0000000000	166.25			PERC		27,000,000		XXYY		2016-06-20T08:59:59	XXYY			DATF	7

STEP 3: publication of the individual transactions with full details

Within 48 hours after the initial publication (in this example 20 June 2016) and, as per Article 8(1) of RTS 2, no later than 19:00 local time on the second working day after the date of the transaction (in this example 17 June 2016), which means no later than 19:00 of 21 June 2016 (Saturday and Sunday 18 and 19 June are assumed to be closed days of the trading venue), the individual transactions with full details are made public as per below.



1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
2016-06-17T11:00:54	ES0000000000	165.89			PERC		1,000,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12345		FULA,ILQD	
2016-06-17T12:30:35	ES0000000000	165.99			PERC		3,500,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12346		FULA, SIZE	
2016-06-17T13:45:30	ES0000000000	166.89			PERC		8,000,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12347		FULA, LRGS	
2016-06-17T15:45:30	ES0000000000	165.74			PERC		750,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12348		FULA,ILQD	
2016-06-17T15:45:15	ES000000000	166.00			PERC		6,800,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12349		FULA, LRGS	
2016-06-17T16:00:35	ES0000000000	166.00			PERC		1,500,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12350		FULA,ILQD	
2016-06-17T17:10:15	ES0000000000	166.01			PERC		5,450,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12351		FULA, SIZE	

## Alternatively, if the illiquid waiver is the only one applied the report might look as per below regarding the flags:

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution		Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
2016-06-17T11:00:54	E\$0000000000	165.89			PERC		1,000,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12345		FULA,ILQD	
2016-06-17T12:30:35	ES000000000	165.99			PERC		3,500,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12346		FULA,ILQD	
2016-06-17T13:45:30	ES000000000	166.89			PERC		8,000,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12347		FULA,ILQD	
2016-06-17T15:45:30	ES000000000	165.74			PERC		750,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12348		FULA,ILQD	
2016-06-17T15:45:15	ES000000000	166.00			PERC		6,800,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12349		FULA,ILQD	
2016-06-17T16:00:35	ES000000000	166.00			PERC		1,500,000		ХХҮҮ		2016-06-21T19:00:00	ХХҮҮ	A12350		FULA,ILQD	
2016-06-17T17:10:15	E \$0000000000	166.01			PERC		5,450,000		ххүү		2016-06-21T19:00:00	ХХҮҮ	A12351		FULA,ILQD	



## 4.2.7.2.4 Case 4: D Volume omission for an extended period of deferral

[Last update on: 14/10/2024]

## Legal references: Article 11(3)(b) of MiFIR + Article 11(1)(b) of RTS 2

**Trade description:** a trade of an illiquid bond (irrespectively from being a sovereign bond or not) at a price of 165.89% is executed on 17 June 2016. The nominal value of the bond is EUR 1,000 and the total nominal value of the trade is EUR 5,000.

STEP 1: execution of the transactions, at this moment there is no publication

	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Tr	rading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
1	2016-06-17T11:00:54	ES000000000	165.89			PERC		5,000	EUR	XXYY			XXYY	A12345		ILQD	

STEP 2: publication of limited details, volume omission

Quantity (field 7): this field should be left empty

Notional Amount (field 10): this field should be left empty

Notional currency (field 11): this field should be left empty

**Publication date and time (field 14):** as per Article 8(1) of RTS 2, the publication of the post-trade report shall occur no later than 19.00 local time on the second working day after the date of the transaction (in this example 17 June 2016), which means no later than 19:00 of 21 June 2016 (Saturday and Sunday 18 and 19 June are assumed to be closed days of the trading venue). In this example, the publication is done on 21 June 2016 at 11:00:54.



[	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
	Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction	Flags	Number of transactions
	2016-06-17T11:00:54	ES000000000	165.89			PERC				XXYY		2016-06-21T11:00:54	XXYY	A12345		VOLO	

STEP 3: publication of the individual transactions with full details

Publication date and time (field 14): as per Article 11(2)(a) or (b) of RTS 2, the publication of the full details shall occur before 9:00 local time of the next working day following the lapse of the extended period of deferral of 4 weeks as per Article 11(1)(b) of RTS 2 (calculated from the transaction day, i.e. from 17 June 2016). In this example it means no later than 9:00 of 15 July 2016. In this example, the publication is done on 15 July 2016 at 08:59:59.

	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
T	rading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Dublication Date	Venue of Pubication	Identification	Transaction	Flags	Number of transactions
	2016-06-17T11:00:54	ES0000000000	165.89			PERC		5,000	EUR	XXYY		2016-07-15T08:59:59	XXYY	A12345		FULV,ILQD	

4.2.7.2.5 Case 5: Publication of aggregated information for an extended period of deferral

#### [Last update on: 10/07/2023]

Legal references: Article 11(3)(c) of MiFIR + Article 11(1)(c) of RTS 2

**Trade description:** 7 trades in an illiquid corporate bond whose nominal value is EUR 1,000 are executed on 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for corporate bonds.



## STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	1
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-17T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345				
2016-06-17T12:30:35	ES000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346				SSTI
2016-06-17T13:45:30	ES000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347				LIS
2016-06-17T15:45:30	ES000000000	165.74			PERC		750,000		XXYY			XXYY	A12348				
2016-06-17T15:45:15	ES000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349				LIS
2016-06-17T16:00:35	ES0000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350				
2016-06-17T17:10:15	ES000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351				SSTI

## STEP 2: publication of the aggregated information

**Publication date and time (field 14):** as per Article 11(1)(c) of RTS 2 the record with the aggregated transactions in a weekly format should be published before 9:00 local time on the Tuesday of the following week compared to the week over the transactions were executed, which in this example means before 9:00 CET of 21 June 2022. In this example the publication is done on 21 June 2016 at 08:59:59.

Trading date and time (field 1): this field should be left empty.

Price (field 3): the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2.

Transaction identification code (field 16): this field should be left empty as defined in the guidance in Section 4.2.7.1

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Tim	Instrument e identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
	ES000000000	166.25			PERC		27,000,000		XXYY		2016-06-21T08:59:59	XXYY			FWAF	7



## STEP 3: publication of the individual transactions with full details

Publication date and time (field 14): as per Article 11(3) of RTS 2, the publication of the full details of the transactions on an individual basis shall occur, before 9:00 local time, 4 weeks after the publication of the aggregated details (which in this example occurred on 21 June 2016), which in this example means no later than 9:00 of 19 July 2016.

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-17T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY		2016-06-19T08:59:59	XXYY	A12345		FULJ,ILQD		1
2016-06-17T12:30:35	E\$0000000000	165.99			PERC		3,500,000		XXYY		2016-06-19T08:59:59	XXYY	A12346		FULJ, SIZE		SSTI
2016-06-17T13:45:30	ES0000000000	166.89			PERC		8,000,000		XXYY		2016-06-19T08:59:59	XXYY	A12347		FULJ, LRGS		LIS
2016-06-17T15:45:30	ES0000000000	165.74			PERC		750,000		XXYY		2016-06-19T08:59:59	XXYY	A12348		FULJ,ILQD		
2016-06-17T15:45:15	ES0000000000	166.00			PERC		6,800,000		XXYY		2016-06-19T08:59:59	XXYY	A12349		FULJ, LRGS		LIS
2016-06-17T16:00:35	ES0000000000	166.00			PERC		1,500,000		XXYY		2016-06-19T08:59:59	XXYY	A12350		FULJ,ILQD		
2016-06-17T17:10:15	ES000000000	166.01			PERC		5,450,000		XXYY		2016-06-19T08:59:59	XXYY	A12351		FULJ, SIZE		SSTI

## Alternatively, if the illiquid waiver is the only one applied the report might look as per below regarding the flags:

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-17T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY		2016-06-19T08:59:59	XXYY	A12345		FULJ,ILQD		
2016-06-17T12:30:35	ES0000000000	165.99			PERC		3,500,000		XXYY		2016-06-19T08:59:59	XXYY	A12346		FULJ,ILQD		SSTI
2016-06-17T13:45:30	ES0000000000	166.89			PERC		8,000,000		XXYY		2016-06-19T08:59:59	XXYY	A12347		FULJ,ILQD		LIS
2016-06-17T15:45:30	ES0000000000	165.74			PERC		750,000		XXYY		2016-06-19T08:59:59	XXYY	A12348		FULJ,ILQD		
2016-06-17T15:45:15	ES0000000000	166.00			PERC		6,800,000		XXYY		2016-06-19T08:59:59	XXYY	A12349		FULJ,ILQD		LIS
2016-06-17T16:00:35	ES0000000000	166.00			PERC		1,500,000		XXYY		2016-06-19T08:59:59	XXYY	A12350		FULJ,ILQD		
2016-06-17T17:10:15	ES000000000	166.01			PERC		5,450,000		XXYY		2016-06-19T08:59:59	XXYY	A12351		FULJ,ILQD		SSTI



# 4.2.7.2.6 Case 6: Publication of aggregated information for an indefinite period - for sovereign debt only

[Last update on: 10/07/2023]

#### Legal references: Article 11(3)(d) of MiFIR + Article 11(1)(d) of RTS 2

**Trade description:** 8 trades in an illiquid sovereign bond whose nominal value is EUR 1,000 are executed between 13 and 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for sovereign bonds.

#### STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Identification	Transaction	Flags	Number of transactions	
2016-06-13T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345				1
2016-06-13T11:01:04	ES0000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346				SSTI
2016-06-13T11:34:16	ES0000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347				LIS
2016-06-13T11:55:55	ES0000000000	165.74			PERC		750,000		XXYY			XXYY	A12348				
2016-06-13T11:55:55	ES0000000000	165.73			PERC		750,000		XXYY			XXYY	A12348				
2016-06-14T12:10:14	ES0000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349				LIS
2016-06-16T14:10:10	ES0000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350				1
2016-06-17T17:02:48	ES000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351				SSTI

### STEP 2: publication of the aggregated information

**Publication date and time (field 14):** as per Article 11(1)(d) of RTS 2, the record with the aggregated transactions in a weekly format is published as per below before 9:00 local time on the Tuesday of the following week compared to the week over the transactions were executed (in this example the calendar week 13-19 June 2016) which, in this example means before 9:00 CET of 21 June 2016. In this example the publication is done on 21 June 2016 at 08:59:59.

Trading date and time (field 1): this field should be left empty.



# Price (field 3): the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2.

Transaction identification code (field 16): this field should be left empty as defined in the guidance in Section 4.2.7.1

[	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
	Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Identification	Transaction	Flags	Number of transactions
		ES000000000	166.24			PERC		27,750,000		XXYY		2016-06-21T08:59:59	XXYY			IDAF	8

4.2.7.2.7 Case 7: Volume omission for an extended period of deferral and subsequent publication of aggregated information for an indefinite period - for sovereign debt only

[Last update on: 14/10/2024]

Legal references: Article 11(3)(b) + Article 11(3)(d) of MiFIR in conjunction with Article 11(1)(b) + Article 11(1)(d) of RTS 2

**Trade description:** 8 trades in an illiquid sovereign bond whose nominal value is EUR 1,000 between 13 and 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for sovereign bonds.



#### STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-13T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345				Illiquid
2016-06-13T11:01:04	ES0000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346				SSTI
2016-06-13T11:34:16	ES000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347				LIS
2016-06-13T11:55:55	ES0000000000	165.74			PERC		750,000		XXYY			XXYY	A12348				Illiquid
2016-06-13T11:55:55	ES0000000000	165.73			PERC		750,000		XXYY			XXYY	A12348				Illiquid
2016-06-14T12:10:14	ES0000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349				LIS
2016-06-16T14:10:10	ES0000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350				1
2016-06-17T17:02:48	ES0000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351				SSTI

#### STEP 2: publication of limited details, volume omission

Quantity (field 7): this field should be left empty

Notional Amount (field 10): this field should be left empty

#### Notional currency (field 11): this field should be left empty

**Publication date and time (field 14):** as per Article 8(1) of RTS 2, the publication of the post-trade report shall occur no later than 19.00 local time on the second working day after the date of the transaction (in this example, 13, 14, 16 and 17 June 2016), which in this example means no later than 19:00 of 15, 16, 20 and 21 June 2016 respectively (Saturday and Sunday 18 and 19 June are assumed to be closed days of the trading venue). In this example, the publications are done at 19:00:00 on 15, 16, 20 and 21 June 2016 respectively.



1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	1
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-13T11:00:54	ES0000000000	165.89			PERC				XXYY		2016-06-15T19:00:00	XXYY	A12345		VOLW		Illiquid
2016-06-13T11:01:04	ES0000000000	165.99			PERC				XXYY		2016-06-15T19:00:00	XXYY	A12346		VOLW		SSTI
2016-06-13T11:34:16	E\$0000000000	166.89			PERC				XXYY		2016-06-15T19:00:00	XXYY	A12347		VOLW		LIS
2016-06-13T11:55:55	E\$000000000	165.74			PERC				XXYY		2016-06-15T19:00:00	XXYY	A12348		VOLW		Illiquid
2016-06-13T11:55:55	E\$000000000	165.73			PERC				XXYY		2016-06-15T19:00:00	XXYY	A12348		VOLW		Illiquid
2016-06-14T12:10:14	ES0000000000	166.00			PERC				XXYY		2016-06-16T19:00:00	XXYY	A12349				LIS
2016-06-16T14:10:10	ES0000000000	166.00			PERC				XXYY		2016-06-20T19:00:00	XXYY	A12350		VOLW		1
2016-06-17T17:02:48	ES0000000000	166.01			PERC				XXYY		2016-06-21T19:00:00	XXYY	A12351		VOLW		SSTI

#### STEP 3: publication of the aggregated information

**Publication date and time (field 14):** as per Article 11(1)(c) of RTS 2, the record with the aggregated transactions in a weekly format is published, before 9:00 local time on the Tuesday following the expiry of the extended period of deferral of four weeks counting from the last day of the that calendar week.

In this example, the last day of that calendar week (13 - 19 June 2016) over which the trades which are to be aggregated were executed is 19 June 2016. Therefore, the four weeks end on 17 July 2016 and the following Tuesday is 19 July 2016<sup>31</sup>. Consequently, the aggregated report should be published before 9:00 CET of 19 July 2016. In this example the publication is done on 19 July 2016 at 08:59:59.

#### Trading date and time (field 1): this field should be left empty.

Price (field 3): the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2.

Transaction identification code (field 16): this field should be left empty as defined in the guidance in Section 4.2.7.1

<sup>&</sup>lt;sup>31</sup> In this example, compared to the version published in the Q&A document, a clerical error in the field "Publication Date and Time" is corrected. The date is now 19 July instead of 17 July which is a Sunday and not a Tuesday.



1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third- country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identificatio n Code	Transaction to be cleared		Number of transaction s
	E \$000000000	166.24			PERC		27,750,000		XXYY		2016-07-19T08:59:59	XXYY			COAF	8

#### 4.2.7.2.8 Case 8: Cancellation

Case 8.1 Cancellation after publication in the case publication of aggregated information for an indefinite period - for sovereign debt only

# [Last update on: 10/07/2023]

#### Legal references: Article 11(3)(d) of MiFIR + Article 11(1)(d) of RTS 2

**Trade description:** 8 trades in an illiquid sovereign bond whose nominal value is EUR 1,000 are executed between 13 and 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for sovereign bonds.

#### STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Identification	Transaction to be cleared	Flads	Number of transactions
2016-06-13T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345			
2016-06-13T11:01:04	ES000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346			
2016-06-13T11:34:16	ES000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347			
2016-06-13T11:55:55	ES000000000	165.74			PERC		750,000		XXYY			XXYY	A12348			
2016-06-13T11:55:55	ES000000000	165.73			PERC		750,000		XXYY			XXYY	A12348			
2016-06-14T12:10:14	ES0000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349			
2016-06-16T14:10:10	E\$000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350			
2016-06-17T17:02:48	ES000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351			



#### STEP 2: publication of the aggregated information

**Publication date and time (field 14):** as per Article 11(1)(d) of RTS 2, the record with the aggregated transactions in a weekly format is published as per below before 9:00 local time on the Tuesday of the following week compared to the week over the transactions were executed (in this example the calendar week 13-19 June 2016). In this example, before 9:00 CET of 21 June 2016. In this example the publication is done on 21 June 2016 at 08:59:59.

Trading date and time (field 1): this field should be left empty.

*Price (field 3):* the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2.

Transaction identification code (field 16): this field should be left empty as defined in the guidance in Section 4.2.7.1

[	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
	Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
[		ES0000000000	161.76			PERC		27,750,000		XXYY		2016-06-21T08:59:59	XXYY			IDAF	8

STEP 3: cancellation of the transaction, no re-publication of the transparency report previously published is necessary

**Trade cancellation description:** on 25 June 2016, the trade executed on 13 June at 11:55:55 at EUR 165.73 for a notional of EUR 750,000 is cancelled. The previous post-trade transparency report previously published with the aggregated information is neither cancelled nor amended. The record below is an internal report.

	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Tra	ding Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
20	016-06-13T11:55:55	ES000000000	165.73			PERC		750,000		XXYY			XXYY	A12348		CANC	



Case 8.2 Cancellation before publication in the case publication of aggregated information for an indefinite period - for sovereign debt only

#### [Last update on: 10/07/2023]

#### Legal references: Article 11(3)(d) of MiFIR + Article 11(1)(d) of RTS 2

**Trade description:** 8 trades in an illiquid sovereign bond whose nominal value is EUR 1,000 are executed between 13 and 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for sovereign bonds.

#### STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-13T11:00:54	ES0000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345				
2016-06-13T11:01:04	ES000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346				SSTI
2016-06-13T11:34:16	E\$000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347				LIS
2016-06-13T11:55:55	E\$000000000	165.74			PERC		750,000		XXYY			XXYY	A12348				
2016-06-13T11:55:55	E\$000000000	165.73			PERC		750,000		XXYY			XXYY	A12348				
2016-06-14T12:10:14	E\$000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349				LIS
2016-06-16T14:10:10	E\$000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350				
2016-06-17T17:02:48	E \$0000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351				SSTI

#### **STEP 2:** cancellation of one transaction

**Trade cancellation description:** on 14 June 2016, the trade executed on 13 June at 11:55:55 at EUR 165.73 for a notional of EUR 750,000 is cancelled.

	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
1	rading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
	2016-06-13T11:55:55	ES000000000	165.73			PERC		750,000		XXYY			XXYY	A12348		CANC	



#### STEP 3: publication of the aggregated information

**Publication date and time (field 14):** as per Article 11(1)(d) of RTS 2, the record with the aggregated transactions in a weekly format is published as per below before 9:00 local time on the Tuesday of the following week compared to the week over the transactions were executed (in this example the calendar week 13-19 June 2016) which, in this example means before 9:00 CET of 21 June 2016. In this example the publication is done on 21 June 2016 at 08:59:59.

Trading date and time (field 1): this field should be left empty.

*Price (field 3):* the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2. In this example, the VWAP is calculated not considering the transaction for EUR 750,000 at a price of 165.73%.

Transaction identification code (field 16): this field should be left empty as defined in the guidance in Section 4.2.7.1

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
rading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction	Flags	Number of transactions
	ES000000000	161.76			PERC		27,000,000		XXYY		2016-06-21T08:59:59	XXYY			IDAF	8



#### 4.2.7.2.9 Case 9: Amendment

Case 9.1 Amendment after publication in the case publication of aggregated information for an indefinite period - for sovereign debt only

[Last update on: 10/07/2023]

### Legal references: Article 11(3)(d) of MiFIR + Article 11(1)(d) of RTS 2

**Trade description:** 8 trades in an illiquid sovereign bond whose nominal value is EUR 1,000 are executed between 13 and 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for sovereign bonds.

#### STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-13T11:00:54	ES000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345				
2016-06-13T11:01:04	ES000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346				SSTI
2016-06-13T11:34:16	ES000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347				LIS
2016-06-13T11:55:55	ES000000000	165.74			PERC		750,000		XXYY			XXYY	A12348				
2016-06-13T11:55:55	ES000000000	165.73			PERC		750,000		XXYY			XXYY	A12348				
2016-06-14T12:10:14	ES000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349				LIS
2016-06-16T14:10:10	ES000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350				
2016-06-17T17:02:48	E\$000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351				SSTI

# STEP 2: publication of the aggregated information

**Publication date and time (field 14):** as per Article 11(1)(d) of RTS 2, the record with the aggregated transactions in a weekly format is published as per below before 9:00 local time on the Tuesday of the following week compared to the week over the transactions were executed (in this example the calendar week 13-19 June 2016). In this example, before 9:00 CET of 21 June 2016. In this example the publication is done on 21 June 2016 at 08:59:59.



Trading date and time (field 1): this field should be left empty.

Price (field 3): the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2.

Transaction identification code (field 16): this field should be left empty as defined in the guidance in Section 4.2.7.1

	1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
т	rading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction	Flags	Number of transactions
		ES000000000	161.76			PERC		27,750,000		XXYY		2016-06-21T08:59:59	XXYY			IDAF	8

STEP 3: amendment of the transaction, no re-publication of the transparency report previously published is necessary

**Trade amendment description:** on 25 June 2016, the trade executed on 13 June at 11:55:55 at EUR 165.73 for a notional of EUR 750,000 is amended, the notional amount is corrected from EUR 750,000 to EUR 800,000. The post-trade transparency report previously made public is neither cancelled nor amended. The records below are internal reports.

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
2016-06-13T11:55:55	ES000000000	165.73			PERC		750,000		XXYY			XXYY	A12348		CANC	
2016-06-13T11:55:55	ES000000000	165.73			PERC		800,000		XXYY			XXYY	A12348		AMND	



Case 9.2 Amendment before publication in the case publication of aggregated information for an indefinite period - for sovereign debt only

#### [Last update on: 10/07/2023]

#### Legal references: Article 11(3)(d) of MiFIR + Article 11(1)(d) of RTS 2

**Trade description:** 8 trades in an illiquid sovereign bond whose nominal value is EUR 1,000 are executed between 13 and 17 June 2016. Some trades are above the relevant post-trade LIS and SSTI for sovereign bonds.

#### STEP 1: execution of the transactions, at this moment there is no publication

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19	
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions	
2016-06-13T11:00:54	ES000000000	165.89			PERC		1,000,000		XXYY			XXYY	A12345				1
2016-06-13T11:01:04	E \$000000000	165.99			PERC		3,500,000		XXYY			XXYY	A12346				SSTI
2016-06-13T11:34:16	ES000000000	166.89			PERC		8,000,000		XXYY			XXYY	A12347				LIS
2016-06-13T11:55:55	ES000000000	165.74			PERC		750,000		XXYY			XXYY	A12348				1
2016-06-13T11:55:55	ES000000000	165.73			PERC		750,000		XXYY			XXYY	A12348				1
2016-06-14T12:10:14	ES000000000	166.00			PERC		6,800,000		XXYY			XXYY	A12349				LIS
2016-06-16T14:10:10	ES000000000	166.00			PERC		1,500,000		XXYY			XXYY	A12350				1
2016-06-17T17:02:48	ES000000000	166.01			PERC		5,450,000		XXYY			XXYY	A12351				SSTI

#### **STEP 2: amendment of one transaction**

**Trade amendment description:** on 14 June 2016, the trade below is amended, the notional amount is corrected from EUR 750,000 to EUR 800,000. The post-trade transparency report previously made public is neither cancelled nor amended. The records below are internal reports.



1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date and Time	Venue of Pubication	Transaction Identification Code	Transaction to be cleared	Flags	Number of transactions
2016-06-13T11:55:55	ES000000000	165.73			PERC		750,000		XXYY			XXYY	A12348		CANC	
2016-06-13T11:55:55	ES0000000000	165.73			PERC		800,000		XXYY			XXYY	A12348		AMND	

#### STEP 3: publication of the aggregated information

**Publication date and time (field 14):** as per Article 11(1)(d) of RTS 2, the record with the aggregated transactions in a weekly format is published as per below before 9:00 local time on the Tuesday of the following week compared to the week over the transactions were executed (in this example the calendar week 13-19 June 2016). In this example, before 9:00 CET of 21 June 2016. In this example the publication is done on 21 June 2016 at 08:59:59.

Trading date and time (field 1): this field should be left empty.

Instrument identification code (field 2): this field should be left empty as defined in the guidance in Section 4.2.7.1

*Price (field 3):* the field price is the VWAP of the aggregated transactions as per Article 11(4)(a) of RTS 2. In this example, the VWAP is calculated considering the transaction amended notional of EUR 800,000 for the transaction at a price of 165.73%.

1	2	3	4	5	6	7	10	11	12	13	14	15	16	17	18	19
Trading Date and Time	Instrument identification code	Price	Missing Price	Price Currency	Price notation	Quantity	Notional Amount	Notional Currency	Venue of Execution	Third-country trading venue of execution	Publication Date	Venue of Pubication	Transaction Identification Code	Transaction	Flags	Number of transactions
	E \$000000000	166.54			PERC		27,800,000		XXYY		2016-06-21T08:59:59	XXYY			IDAF	8



# **5** Transparency calculations

# [Last update on: 10/07/2023]

- 95. As briefly referred to in Section 3.2, to determine the transparency obligations applicable to a financial instrument, several parameters have to be calculated based on its trading activity. Those parameters are calculated by the ESMA IT systems, which collect and process the data and publish the results of those calculations.
- 96. The previous sections have described the instruments and transactions which have to be made post-trade transparent, the following sections are then devoted to further clarify how the transparency calculations are performed in practice.

# 5.1 IT Systems and type of data used

#### [Last update on: 10/07/2023]

- 97. As mentioned in Figure 1, FITRS is the main IT system designed for the performance of the transparency calculations. However, a more detailed overview is necessary for a complete understanding of this process.
- 98. The transparency calculations are performed using financial instruments' reference data and quantitative data. The reference data used is that reported to both FIRDS and FITRS and the quantitative data used is that reported to FITRS as described in Figure 6 below. Therefore, there is a clear interdependency between the two systems.
- 99. The data is collected through the provisions in Article 22(1) of MiFIR, which empowers ESMA and the national competent authorities (NCAs) to request the information necessary to perform the transparency calculations from trading venues, APAs and CTPs, as well as Article 27 of MiFIR, which requires trading venues, to provide reference data for the purpose of transaction reporting under Article 26 of MiFIR.

#### Box 1: Some concepts to know

**Market Identifier Codes (MIC):** is a universal method of identifying exchanges, trading platforms, regulated or non-regulated markets and trade reporting facilities. The MIC is a unique four alphanumeric character code defined by the International Organisation for Standardisation (ISO). Two types of MICs can be assigned, the Operating MIC and the Segment MIC. One Operating MIC can be assigned to different Segment MICs. The creation, maintenance and deactivation of MIC is operated by the ISO 10383 Registration Authority.

**Relevant Competent Authority (RCA):** ESMA determines which of the national competent authorities (NCAs) is the RCA of a given financial instrument as per Article 16 of RTS 22. The designated RCA will be the authority where most relevant market in terms of liquidity, for the



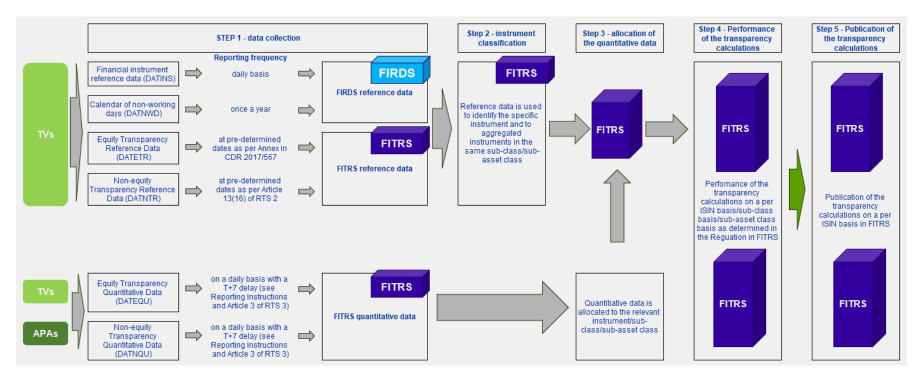
respective instrument, is located for the purposes clarified in Recital (18) of RTS 22. This determination is outside the scope of this Manual.

This concept has not to be confused with the most relevant market in terms of liquidity (MRMTL) as defined in Article 4 of RTS 1 which serves the tick-size regime (RTS 11) and the pre-trade waivers for equity and equity-like financial instruments reference to Article 4 of MiFIR and RTS 1. The determination of the MRMTL is in the scope of this Manual and further explained in the following sections.

"RCA-MIC" or "relevant MIC": This concept is not a legislative concept, but it is a concept that had to be defined at implementation level of MiFID II/MiFIR. Indeed, whenever an RCA has under its jurisdiction more than one trading venue offering for trading one financial instrument, one of them has to be selected and assigned to the financial instrument. The use of this concept is further explained in Box 2.



#### FIGURE 6 – DESCRIPTION OF THE PROCESS OF THE PERFORMANCE OF THE TRANSPARENCY CALCULATIONS<sup>32 33</sup>

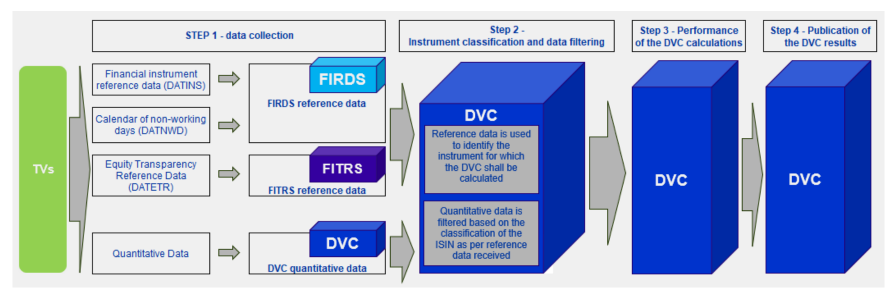


<sup>&</sup>lt;sup>32</sup> SIs also report reference data to FIRDS. However, the instruments for which an SI reports this data are out of the scope of the transparency regime, therefore not used.

<sup>&</sup>lt;sup>33</sup> Link to <u>Reporting Instructions</u>



100. Furthermore, it is necessary to clarify that the transparency calculations also cover the DVC calculations. The ESMA IT system which provides for the monthly publication of the DVC results is the DVC system which relies on FIRDS and FITRS reference data for the determination of the instruments for which the calculations shall be provided and, on the quantitative data received by the DVC system for the performance of the results for each instrument. Figure 7 below provides for a description of the process for the performance of these calculations



#### FIGURE 7 – DESCRIPTION OF THE PROCESS OF THE PERFORMANCE OF THE DVC CALCULATIONS<sup>34</sup>

<sup>&</sup>lt;sup>34</sup> SIs also report reference data to FIRDS. However, the instruments for which an SI reports this data are out of the scope of the transparency regime, therefore not used.



# 5.2 Scope of instruments

# 5.2.1 CFI code - MiFIR identifier mapping table

#### [Last update on: 10/07/2023]

- 101. Before proceeding with providing more details on the transparency calculations, it is important to clarify how instruments are identified and classified for the purposes of such calculations. In this context, two remarks are of high relevance:
- 102. **Remark #1:** the scope of the instruments subject to the transparency calculations is the same as the scope of instruments subject to the transparency regime. However, certain calculations might be limited to a sub-set of those instruments, e.g. the DVC applies only to equity and equity-like financial instruments. The details will be provided under each relevant section describing in more detail each type of calculations.
- 103. **Remark #2:** considering that a significant number of instruments are admitted to trading or traded on more than one trading venue, it is key to ensure that they are classified as the same instrument (on a per ISIN basis) consistently with the same MiFIR identifier in order for the system to correctly calibrate and apply the transparency regime for the instrument as well as correctly apply the DVC results. To tackle this issue and ensure an operationally feasible EU wide consistent approach, ESMA produced a mapping table between CFI code and MiFIR identifier. This mapping allows to assign to each CFI code (using in most of the cases the first two attributes and more attributes in few ones) a MiFIR identifier. This mapping also allows in the first instance the classification of the instrument and by consequence it determines whether it is inside or outside the scope of the MiFID II transparency regime and the DVC and therefore what is the reference and quantitative data to be reported to the FITRS and DVC systems.
- 104. ESMA is constantly reviewing the CFI code MiFIR identifier mapping table to reach the highest level of granularity of the mapping as possible to ensure the highest possible level of convergence of the classification of the instruments. The latest version of the CFI code MiFIR identifier mapping table at the following [link].
- 105. It is reminded that there is no one-to-one correspondence between a CFI code and the MiFIR identifier. Indeed, the former is an industry-based identifier while the latter closely follows the classification of financial instruments in MiFID II/ MiFIR as it serves the purpose of classifying them to perform the transparency calculations. Therefore, there are some instances where a CFI code identified by the first two characters allows to choose among two MiFIR identifiers. The MiFIR identifier assigned will determine the classification of that financial instruments for the purposes of the transparency calculations and regime to apply.



# 5.2.2 The use of reference data

#### [Last update on: 10/07/2023]

106. As described in Figures 6 and 7 above, the reference data is a key element to perform the transparency calculations. However, while in the equity space it is necessary only to distinguish instruments among shares, ETFs, DRs, certificates and other equity-like (see Table 2 of Annex II of RTS 1), in the non-equity space the classifications are more granular and touch on the contract types and product characteristics (see Table 2 of Annex IV of RTS 2). Indeed, the transparency calculations for certain non-equity instruments are determined at class level and not at instrument (ISIN) level. As a result, a combination of reference data from FIRDS and FITRS is used to define those classes. A more comprehensive description of this is provided in Section 5.4.3.

#### Box 2: The use of the RCA-MIC to define reference data

The "RCA-MIC" or "relevant MIC" is a key concept in FIRDS and FITRS systems as it is defined as *"the segment MIC of the reporting entity that provides the consistent value of the reference data for both FIRDS and FITRS*". In other words, the reference data provided by this MIC to FIRDS and FITRS overwrite that provided by other trading venues when they are inconsistent among each other. Therefore, the instrument classification for the purpose of the transparency and the related transparency regime applied are defined by this MIC. This concept is mentioned in Box 1.



# 5.3 Transparency calculations: types and frequency of publication

#### [Last update on: 10/07/2023]

- 107. Since now it is clear how instruments are classified for the purposes of the transparency calculations, we can further detail the transparency calculations which can be divided into two groups:
  - transparency calculations strictu sensu; and
  - additional transparency calculations.
- 108. The transparency calculations are described in general terms in the following subsections 5.3.1 to 5.3.3 and, more in detail in section 5.4.

#### 5.3.1 Transparency calculations strictu sensu

#### [Last update on: 14/10/2024]

109. The transparency calculations *strictu sensu* are those calculations determining several parameters that in turn define the transparency regime applicable to a financial instrument. Those calculations are performed using financial instruments' reference data and quantitative data. The reference data used is that reported to both FIRDS and FITRS and the quantitative data used is that reported to FITRS as described in Figure 6 above. The parameter determining the transparency calculations *strictu sensu* are described in Table 73 below.

Equity and equity-like parameters	Non-equity parameters
Liquidity status	Liquidity status
MRMTL	LIS thresholds
ADT for the determination of the LIS threshold	SSTI thresholds <sup>35</sup>
AVT for the determination of the SMS for liquid instruments	

#### TABLE 73 – TRANSPARENCY CALCULATIONS STRICTU SENSU PARAMETERS

<sup>35</sup> The pre-trade SSTI threshold is no longer applicable.



Equity and equity-like parameters	Non-equity parameters
ADNTE on the MRMTL for the determination of the tick-size	

# 5.3.2 Additional transparency calculations

#### [Last update on: 14/10/2024]

- 110. The additional transparency calculations are provided in Table 74 below. The DVC calculations are required to be performed by ESMA on a monthly basis by Article 5 of MiFIR. The process of data collection and performance of those calculations is described in Figure 7 above.
- 111. The SI and CTP calculations instead are performed and published by ESMA on a voluntary basis using the FITRS system. Those additional calculations support market participants in meeting their MiFID II/ MiFIR obligations and the data used is the same as that collected for the purpose of the transparency calculations *strictu sensu* as described in Figure 6 above<sup>36</sup>.

#### **TABLE 74 – ADDITIONAL TRANSPARENCY CALCULATIONS**

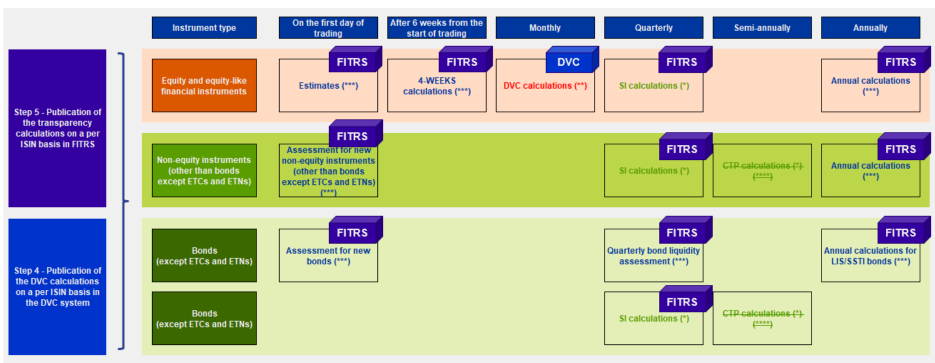
Equity and equity-like additional transparency calculations	Non-equity additional transparency calculations
DVC calculations	CTP calculations <sup>37</sup>
SI calculations	SI calculations

<sup>&</sup>lt;sup>36</sup> The results of the calculations for the CTP publication are not provided through FITRS but in excel files on the ESMA website. 37 ESMA74-2134169708-7163 Public Statement on the transition for the application of the MiFID II/MiFIR review (europa.eu)



# 5.3.3 Frequency of publication

#### [Last update on: 14/10/2024]



#### FIGURE 8 – FREQUENCY OF PUBLICATION OF THE TRANSPARENCY CALCULATIONS

(\*) Additional transparency calculations published as per regulatory obligation

(\*\*) Additional transparency calculations published on a voluntary basis

(\*\*\*) Transparency calculations strictu sensu

(\*\*\*\*) The results of the CTP calculations are not published through the FITRS system but in an excel format on the ESMA website



# **5.4 Detailed description of the transparency calculations**

# 5.4.1 The use of quantitative data

112. To give legal certainty on the quantitative data to be reported to FITRS, Annex IV and Annex V, mirroring the Reporting Instructions of FITRS, were introduced in the reviewed RTS 1 and 2 respectively.

TABLE 75 – NON-EQUITY INSTRUMENTS: GUIDANCE ON THE USE OF QUANTITATIVE DATA
---

	Guidance
What is the use of Table 4 of Annex II of RTS 2?	[Last update on: 10/07/2023]
	RTS 2 determines how the measure of volume is to be calculated for the purpose of the different transparency parameters.
	This table cross refers to Field #10 "Notional amount" and Field #8 - "Quantity in measurement unit" of Table 2 of Annex II of RTS 2, which is the table with the list of details for the purpose of post-trade transparency. Therefore, there should be consistency in the in the values reported to the post-trade transparency reports and to FITRS.
	Table 4 of Annex II of RTS 2 is used for the determination of the following transparency parameters: (i) the Average daily notional amount (ADNA) and Average daily amount (ADA) for emission allowances and emission allowance derivatives for the determination of the liquidity (ii) Large in scale (LIS) (iii) Size specific to the instrument (SSTI).



### TABLE 76 – EQUITY, EQUITY-LIKE AND NON-EQUITY INSTRUMENTS: GUIDANCE ON THE USE OF QUANTITATIVE DATA

	Guidance
How should APAs report trading activity volume to competent authorities for the purpose of the transparency calculations?	
	for equity and equity-like instruments.



			Guidance
How is the tradin	•	•	[Last update on: 10/07/2023]
a terminated considered	instrun in	the	Equity and equity-like financial instruments
performance calculations?	of	the	When an instrument is terminated the transparency calculations are no longer applicable to this instrument. However, if the instrument is subject to a corporate action and there is an ISIN change, the two ISINs are considered as two separated instruments. Therefore, the trading activity of the "old ISIN" is not considered when performing the transparency calculations for the "new ISIN".
			Non-equity financial instruments
			In the case of bonds, ETCs, ETNs and, where the first test is passed, also in the case of SFPs, since the calculations are performed at ISIN level, the same approach for equity and equity-like instruments is applied. In other words, when a instrument is terminated the transparency calculations are no longer applicable to this instrument. However, if the instrument is subject to a corporate action and there is an ISIN change, the two ISINs are considered as two separated instruments. Therefore, the trading activity of the "old ISIN" is not considered when performing the transparency calculations for the "new ISIN".
			For all the other instruments, where the transparency calculations are performed at sub-asset class or sub- class level, the trading activity of terminated instruments is taken into account if occurred during the observation period relevant for the calculations, i.e. if the relevant observation period is 01/01/2021 – 31/12/2021, the trading activity of instruments terminated on 11/02/2021 which was executed between 1 January and 10 February 2021 is considered in the transparency calculations. However, it must be noted that the trading activity will be assigned to the relevant sub-asset class or sub-class to which the instrument belongs over the course of the relevant observation period.



# 5.4.2 Equity and equity-like financial instruments transparency calculations strictu sensu

#### [Last update on: 10/07/2023]

- 113. The parameters determined by the transparency calculations strictu sensu for equity and equity-like financial instruments are the following:
  - the liquidity of the instrument;
  - the average daily turnover (ADT) for the purpose of identifying the size of orders that are large in scale (LIS);
  - the average value of transactions (AVT) for the purpose of determining the standard market size (SMS) applicable to liquid instruments only;
  - the trading venue which is the most relevant market in terms of liquidity for the instrument (MRMTL);
  - the average daily number of transactions of the most relevant market in terms of liquidity for the instrument (ADNTE on MRMTL).
- 114. The following tables provide an overview of those parameters and specify how they are determined, with which <u>frequency</u> and their <u>application period</u> based on Level 2.
- 115. Table 86 provides further <u>guidance</u> either common to all parameters / instruments or relevant for one or more.
- 116. The transparency calculations *strictu sensu* for equity and equity-like financial instruments are performed at the <u>instrument level</u>, identified by the ISIN.



5.4.2.1 Liquidity

# [Last update on: 10/07/2023]

#### TABLE 77 - SHARES: LIQUIDITY PARAMETER - ARTICLES 1 AND 5 CDR 567/2017

Calculation	Frequency of	All the liquidity parameters shall be than the relevant thres	Observation	Application	period	
sub-type	nunication of the			period used	From	Until/ for how long
ESTIMATES	When the instrument is first admitted to trading or first traded.	<ul> <li>Market cap in EUR</li> <li>Average daily turnover (ADT)</li> <li>Average daily number of transactions (ADNTE)</li> </ul>	EUR 200 million EUR 1 million 250	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	6-weeks
4-WEEKS	Before the end of the six-week period referred following the date that the instrument was first admitted to trading or first traded on a trading venue	<ul> <li>Traded daily</li> <li>Free-float in EUR in all cases. The Market cap in EUR can be used instead of the free-float when the share is traded only on MTFs</li> <li>Average daily turnover (ADT)</li> <li>Average daily number of transactions (ADNTE)</li> </ul>	EUR 100 million (Market cap - EUR 200 million) EUR 1 million 250	First 4-weeks of trading	The day following the end of the six-week period commencing on the first admission to trading day/ the first trade day (Field 11 of RTS 23)	The day before the application day of the first annual transparency calculations
ANNUAL (*)(**)	Annual frequency, by 1 March of every year (t)	<ul> <li>Traded daily</li> <li>Free-float in EUR in all cases. The Market cap in EUR can be used instead of the free-float when the share is traded only on MTFs</li> <li>Average daily turnover (ADT)</li> <li>Average daily number of transactions (ADNTE)</li> </ul>	EUR 100 million (Market cap - EUR 200 million) EUR 1 million 250	Calendar year 1/Jan - 31/Dec of year (t-1)	The first Monday of April, year (t)	The day before the first Monday of April, year (t+1)

(\*) The annual calculations are performed for financial instruments traded on a trading venue before 1 December of the relevant calendar year



(\*\*) Article 1(6) of CDR 2017/567 provides that the CA of the Member State may designate shares as liquid when less than five shares are considered as liquid on the respective market as to reach a maximum of five liquid shares.



#### TABLE 78 – GUIDANCE ON THE FREE-FLOAT

	Guidance
Where a firm has two type of shares and only one of them is admitted to trading or first traded on a trading venue, how the free-float information should be reported to FITRS?	[Last update on: 10/07/2023] In the case a class A stock is not admitted to trading or first traded on any EU trading venue but, the class B stock is, as class A stock is not in scope of MiFID II/R it should not be included in free float calculation for the purposes of the liquidity assessment of stock B.



#### All the liquidity parameters shall be equal to Frequency of or greater than the relevant liquidity **Application period** Calculation Observation publication of the threshold sub-type period used results Liquidity Until/ for how long Liquidity Parameter From Threshold - Market cap in EUR EUR 100 million When the instrument The date of - Average daily turnover is first admitted to admission to trading EUR 1 million **ESTIMATES** NA 6-weeks trading or first (ADT) or date of first trade - Average daily number of traded. (Field 11 of RTS 23) 250 transactions (ADNTE) Before the end of Traded daily The day following the the six-week period end of the six-week The day before the referred following - Market cap in EUR EUR 100 million application day of the period commencing the date that the First 4-weeks **4-WEEKS** on the first admission first annual - Average daily turnover instrument was first of trading EUR 1 million to trading day/ the transparency (ADT) admitted to trading first trade day (Field calculations - Average daily number of or first traded on a 250 11 of RTS 23) transactions (ADNTE) trading venue - Traded daily - Market cap in EUR EUR 100 million Annual frequency, Calendar year The day before the ANNUAL The first Monday of by 1 March of every 1/Jan-31/Dec first Monday of April, - Average daily turnover (\*)(\*\*) April, year (t) EUR 1 million year (t) of year (t-1) year (t+1) (ADT) - Average daily number of 250 transactions (ADNTE)

#### TABLE 79 - DRS: LIQUIDITY PARAMETER - ARTICLES 2 AND 5 CDR 567/2017

(\*) The annual calculations are performed for financial instruments traded on a trading venue before 1 December of the relevant calendar year

(\*\*) Article 2(5) of CDR 2017/567 provides that the CA of the Member State may designate DRs as liquid when less than five DRs are considered as liquid on the respective market as to reach a maximum of five liquid DRs.



#### TABLE 80 - ETFS: LIQUIDITY PARAMETER - ARTICLES 3 AND 5 CDR 567/2017

Calculation Frequency o		All the liquidity parameters sha greater than the relevant liqu	Observation	Application period		
sub-type results		Liquidity Parameter	Liquidity Threshold	period used	From	Until/ for how long
ESTIMATES	When the instrument is first admitted to trading or first traded.	<ul> <li>Number of units issued for trading</li> <li>Average daily turnover (ADT)</li> <li>Average daily number of transactions (ADNTE)</li> </ul>	100 EUR 500,000 10	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	6-weeks
4-WEEKS	Before the end of the six-week period referred following the date that the instrument was first admitted to trading or first traded on a trading venue	<ul> <li>Traded daily</li> <li>Number of units issued for trading</li> <li>Average daily turnover (ADT)</li> <li>Average daily number of transactions (ADNTE)</li> </ul>	100 EUR 500,000 10	First 4-weeks of trading	The day following the end of the six- week period commencing on the first admission to trading day/ the first trade day (Field 11 of RTS 23)	The day before the application day of the first annual transparency calculations
ANNUAL (*)(**)	Annual frequency, by 1 March of every year (t)	<ul> <li>Traded daily</li> <li>Number of units issued for trading</li> <li>Average daily turnover (ADT)</li> <li>Average daily number of transactions (ADNTE)</li> </ul>	100 EUR 500,000 10	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of April, year (t)	The day before the first Monday of April, year (t+1)

(\*) The annual calculations are performed for financial instruments traded on a trading venue before 1 December of the relevant calendar year (\*\*) Article 3(5) of CDR 2017/567 provides that the CA of the Member State may designate ETFs as liquid when less than five ETFs are considered as liquid on the respective market as to reach a maximum of five liquid ETFs.



#### TABLE 81 – CERTIFICATES: LIQUIDITY PARAMETER – ARTICLES 4 AND 5 CDR 567/2017

Calculation	Frequency of publication of the	All the liquidity parameters sh greater than the relevant liqu	Observation	Application period			
sub-type	results	Liquidity Parameter	Liquidity Threshold	period used	From	Until/ for how long	
	When the	<ul> <li>Issuance size irrespective of the number of units issued</li> </ul>	EUR 1 million		The date of		
ESTIMATES	instrument is first admitted to trading	- Average daily turnover (ADT)	EUR 500,000	NA	admission to trading or date of first trade	6-weeks	
	or first traded.	<ul> <li>Average daily number of transactions (ADNTE)</li> </ul>	20		(Field 11 of RTS 23)		
	Before the end of the six-week period	- Traded daily			The day following the		
4-WEEKS	referred following the date that the	<ul> <li>Issuance size irrespective of the number of units issued</li> </ul>	EUR 1 million	First 4-weeks	end of the six-week period commencing on the first admission	The day before the application day of the first annual	
4-WEERS	instrument was first	- Average daily turnover (ADT)	EUR 500,000	of trading	to trading day/ the	transparency	
	admitted to trading or first traded on a trading venue	<ul> <li>Average daily number of transactions (ADNTE)</li> </ul>	20		first trade day (Field 11 of RTS 23)	calculations	
		- Traded daily					
	Annual frequency, by 1 March of every	<ul> <li>Issuance size irrespective of the number of units issued</li> </ul>	EUR 1 million	Calendar year 1/Jan-31/Dec	The first Monday of	The day before the first Monday of	
(*)(**)	year (t)	- Average daily turnover (ADT)	EUR 500,000	of year (t-1)	April, year (t)	April, year (t+1)	
		<ul> <li>Average daily number of transactions (ADNTE)</li> </ul>	20				

(\*) The annual calculations are performed for financial instruments traded on a trading venue before 1 December of the relevant calendar year (\*\*) Article 4(5) of CDR 2017/567 provides that the CA of the Member State may designate certificates as liquid when less than five certificates are considered as liquid on the respective market as to reach a maximum of five liquid certificates.



#### 5.4.2.2 MRMTL

#### [Last update on: 10/07/2023]

#### TABLE 82 – MRMTL FOR EQUTIY AND EQUITY-LIKE FINANCIAL INSTRUMENTS

Transparency parameter		Calculation sub-type	Frequency of publication of the results	How the parameter is determined according to Level 2	Observation period used	Application period	
Level 2 legal						From	Until/ for how long
MRMTL Most relevant		ESTIMATES	When the instrument is first admitted to trading or first traded.	The trading venue where that financial instrument is first admitted to trading or first traded.	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application day of the first annual transparency calculations
market in terms of liquidity (MRMTL)		4-WEEKS	No calculation.	The valid value is that of the ESTIMATES.	NA	NA	NA
Article 4 of RTS 1		ANNUAL (*)	Annual frequency, by 1 March of every year (t)	The trading venue with the highest turnover within the Union for that financial instrument. (*****)	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of April, year (t)	The day before the first Monday of April, year (t+1)

(\*) The annual calculations shall not apply to shares, depositary receipts, ETFs, certificates and other similar financial instruments which were first admitted to trading or first traded on a trading venue four weeks or less before the end of the preceding calendar year as per Article 4(5) of RTS 1

(\*\*\*\*\*) excluding those transactions executed under the pre-trade waivers of Article 4(1) (a) to (c) of MiFIR



# 5.4.2.3 ADT which determines the LIS

# [Last update on: 10/07/2023]

#### TABLE 83 – LIS FOR EQUTIY AND EQUITY-LIKE FINANCIAL INSTRUMENTS

Transparency parameter	ameter and Asset class I 2 legal	Coloulation	Frequency of	How the parameter is	Observation	Application period	
and Level 2 legal reference		et class Calculation sub-type I	publication of the results	determined according to Level 2	period used	From	Until/ for how long
ADT The average		ESTIMATES	When the instrument is first admitted to trading or first traded.	Estimates provided by the RCA of the instruments if not, calculated by FITRS on the basis of similar instruments as per Reporting Instructions.	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	6-weeks
(ADT) which determines the pre-trade and post-trade large in scale (LIS)		4-WEEKS	Before the end of the six-week period referred following the date that the instrument was first admitted to trading or first traded on a trading venue	ADT = [(total number of transactions executed in the Union in respect of the financial instrument on-venue and off-venue) / (number of trading days	First 4- weeks of trading	The day following the end of the six- week period commencing on the first admission to trading day/ the first trade day (Field 11 of RTS 23)	The day before the application day of the first annual transparency calculations
		ANNUAL (**)	Annual frequency, by 1 March of every year (t)	in the period considered on the MRMTL for the instrument)]	Calendar year 1/Jan- 31/Dec of year (t-1)	The first Monday of April, year (t)	The day before the first Monday of April, year (t+1)

(\*\*) The annual calculations shall not apply to shares, depositary receipts, ETFs, certificates and other similar financial instruments which were first admitted to trading or first traded on a trading venue four weeks or less before the end of the preceding calendar year as per Article 7(4) of RTS 1



# 5.4.2.4 AVT which determines the SMS

#### [Last update on: 10/07/2023]

#### TABLE 84 – SMS FOR LIQUID EQUTIY AND EQUITY-LIKE FINANCIAL INSTRUMENTS

Transparency parameter		Calculation	Frequency of	How the parameter is	Observation	Application period	
and Level 2 legal reference	evel 2 legal		publication of the results	determined according to Level 2	period used	From	Until/ for how long
<b>AVT</b> The average value of the transactions	The average value of the transactions (AVT) which determines the standard market size (SMS). Only for liquid: - Shares - DRs - ETFs - Certificates	ESTIMATES	When the instrument is first admitted to trading or first traded.	Estimates provided by the RCA of the instruments if not, calculated by FITRS on the basis of similar instruments as per Reporting Instructions.	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	6-weeks
determines the standard market size		4-WEEKS	Before the end of the six-week period referred following the date that the instrument was first admitted to trading or first traded on a trading venue	AVT = [(total number of transactions executed in the Union in respect of the financial instrument on-venue and off-venue, excluding post-trade LIS transactions) / (total	First 4- weeks of trading	The day following the end of the six- week period commencing on the first admission to trading day/ the first trade day (Field 11 of RTS 23)	The day before the application day of the first annual transparency calculations
Article 11 of RTS 1		ANNUAL (***)	Annual frequency, by 1 March of every year (t)	number of transactions executed for that financial instrument in the period considered)]	Calendar year 1/Jan- 31/Dec of year (t-1)	The first Monday of April, year (t)	The day before the first Monday of April, year (t+1)

(\*\*\*) The annual calculations shall not apply to shares, depositary receipts, ETFs and certificates which were first admitted to trading or first traded on a trading venue four weeks or less before the end of the preceding calendar year as per Article 11(3) of RTS 1



# 5.4.2.5 ADNTE on MRMTL which determines the tick-size

#### [Last update on: 10/07/2023]

Transparency parameter			hubucation of the determined according to			Application period	
and Level 2 legal reference	Asset class	Calculation sub-type			Observation period used	From	Until/ for how long
ADNTE on MRMTL The average daily number of	Only for: - Shares - DRs (*) For ETFs the ADNTE	ESTIMATES	When the instrument is first admitted to trading or first traded.	Estimates provided by the RCA of the instruments if not, calculated by FITRS on the basis of similar instruments as per Reporting Instructions.	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	6-weeks
transactions on the most relevant market in terms of liquidity (ADNTE on MRMTL) which determines the tick size regime	on MRMTL is not calculated since the applicable tick-size regime for eligible tick- sizes is	Before the end of the six-week period referred following the date that the instrument was first admitted to trading or first traded on a trading venue	ADNTE on MRMTL = [(total number of transactions executed on the MRMTL in respect of the financial instrument, excluding transactions flagged as executed under the RPW or as NT or executed on the basis of at least one order	First 4- weeks of trading	The day following the end of the six- week period commencing on the first admission to trading day/ the first trade day (Field 11 of RTS 23)	The day before the application day of the first annual transparency calculations	
of the instrument RTS 11	based on a fixed liquidity (ADNTE on MRMTL >= 9,000)	idity on (****) ANNUAL Annua by 1 M	Annual frequency, by 1 March of every year (t)	which benefitted from an LIS waiver) / (number of trading days in the period considered on the MRMTL for the instrument)] (*****)	Calendar year 1/Jan- 31/Dec of year (t-1)	The first Monday of April, year (t)	The day before the first Monday of April, year (t+1)

#### TABLE 85 – TICK SIZE FOR SHARES, DRS AND ETFS

(\*\*\*\*) The annual calculations shall not apply to shares and depositary receipts which were first admitted to trading or first traded on a trading venue four weeks or less before the end of the preceding calendar year as per Article 3(3) of RTS 11

(\*\*\*\*\*) excluding those transactions executed under the pre-trade waivers of Article 4(1) (a) to (c) of MiFIR



# *5.4.2.6* Guidance on equity and equity-like transparency calculations *strictu sensu*

# TABLE 86 – GUIDANCE ON EQUITY/ EQUITY-LIKE TRANSPARENCY CALCULATIONS STRICTU SENSU

Instrument type	Transparency parameter	Торіс	Guidance
<ul> <li>☑ Shares</li> <li>☑ DRs</li> <li>☑ ETFs</li> <li>☑ Certificates</li> <li>☑ Other</li> <li>equity-like</li> </ul>	<ul> <li>□ Liquidity</li> <li>□ ADT for LIS</li> <li>□ AVT for SMS</li> <li>□ MRMTL</li> <li>□ ADNTE on</li> <li>MRMTL</li> </ul>	Corporate actions	[Last update on: 03/06/2019] In case of a corporate action where a traded ISIN is replaced with a new ISIN, how should the new ISIN be reported to FIRDS and FITRS? In case of a corporate action where a traded ISIN is replaced with a new ISIN, the ISIN being replaced should be reported as terminated and the new ISIN should be reported as a newly admitted to trading or newly traded financial instrument in the ESMA IT systems (both in FIRDS and FITRS). In particular, reporting entities are required to provide under field 11 of RTS 23 ("Date of first admission to trading or date of first trade") the date when the new ISIN was first admitted to trading or first traded on their platform, i.e. following the corporate action. The relevant competent authority for this financial instrument will be determined on this basis.
<ul> <li>Shares</li> <li>DRs</li> <li>ETFs</li> <li>Certificates</li> <li>Other</li> <li>equity-like</li> </ul>	<ul> <li>□ Liquidity</li> <li>□ ADT for LIS</li> <li>□ AVT for SMS</li> <li>□ MRMTL</li> <li>□ ADNTE on</li> <li>MRMTL</li> </ul>	Default transparency regime	[Last update on: 10/07/2023] In the case the transparency parameters (i.e. the most relevant market in terms of liquidity under Article 4 of MiFIR, the determination of the liquid market under Article 2(1)(17)(b) of MiFIR, the average daily turnover (ADT) for the identification of the large in scale thresholds for pre-trade and post-trade transparency under Articles 4(1)(c), 7(1) and 20(2) of MiFIR and the standard market size – SMS under Article 14(2) and (4) of MiFIR) are not available at a specific moment during the life cycle of the instrument (i.e. either at the start of trading based on estimates, after a 6 week period based on the first four week of trading, or afterwards based on the annual calculation), what are the temporary parameters to be



Instrument type	Transparency parameter	Торіс	Guidance
			applied until they are published by ESMA or the relevant non-delegating NCA? How should the transparency parameters be determined where the instrument is admitted to trading or traded on multiple trading venues? How should the transparency parameters be determined where the instrument is admitted to trading or traded on multiple trading venues?
			When one or more of the parameters related to the transparency calculations are not published by ESMA or the relevant non-delegating NCA the following temporary parameters should be applied until the publication for all parameters is available:
			- the instrument should be deemed not to have a liquid market;
			- the pre-trade and post-trade LIS thresholds should be those related to the smallest ADT band, i.e. ADT < 50 000 provided in:
			- Tables 1 and 4 of Annex II of RTS 1 for shares and depositary receipts;
			- Tables 2 and 6 of Annex II of RTS 1 for certificates and other similar financial instruments;
			- the standard market size (SMS) is not applicable since it should be determined only for instruments having a liquid market.
			When the most relevant market in terms of liquidity under Article 4 of MiFIR is not published by ESMA or the relevant non-delegating NCA any trading venue on which the instrument is admitted to trading can be considered to be the most relevant market in terms of liquidity.
			When the most relevant market in terms of liquidity under Article 4 of MiFIR is terminated, any trading venue on which the instrument is admitted to trading can be considered to be



Instrument type	Transparency parameter	Торіс	Guidance	
			the most relevant market in terms of liquidity until the application of the next publication of the transparency calculations.	
			The transparency parameters should apply from the day following publication.	
		How should the transparency parameters be determined where the instrument is to trading or traded on multiple trading venues?		
			CDR 2017/567 provides that the determination of a liquid market for an equity or equity-like instrument should initially be based on estimates during the first six weeks of trading commencing on the first trading day following the first admission of a share to trading on a regulated market or an MTF. After that and, until the application of the annual transparency calculations, the determination of a liquid market for an equity or equity-like instrument should be based on calculations related to the first 4-weeks of trading. The same timeline applies to the application of the LIS and SMS transparency parameters.	
			For this purpose, the first trading day used to determine the period of application of estimates, first 4-weeks of trading calculations and annual calculations should be the earliest "Date of admission to trading or date of first trade" (Field 11 of RTS 23) reported across the different trading venues (MICs) on which the instrument is admitted to trading or first traded as published in the Financial Instruments Reference Data System (FIRDS).	



Instrument type	Transparency parameter	Торіс	Guidance
<ul> <li>Shares</li> <li>DRs</li> <li>ETFs</li> <li>Certificates</li> <li>Other</li> <li>equity-like</li> <li>Shares</li> <li>DRs</li> <li>ETFs</li> <li>Certificates</li> <li>Other</li> <li>equity-like</li> </ul>	<ul> <li>□ Liquidity</li> <li>□ ADT for LIS</li> <li>□ AVT for SMS</li> <li>□ MRMTL</li> <li>□ ADNTE on</li> <li>MRMTL</li> <li>□ Liquidity</li> <li>□ ADT for LIS</li> <li>□ AVT for SMS</li> <li>□ MRMTL</li> <li>□ ADNTE on</li> <li>MRMTL</li> </ul>	Default transparency regime Calculation of the transparency parameter	<ul> <li>[Last update on: 10/07/2023]</li> <li>See Q&amp;A 8 of Section 4 – The tick size regime (ESMA70-872942901-38)</li> <li>[Last update on: 02/10/2019]</li> <li>Which LIS threshold should be used to exclude post-trade large-in-scale transactions when calculating the turnover to be used for the average value of transactions calculation, which determines the SMS?</li> <li>Article 11 of RTS 1 specifies that: <ul> <li>the SMS should be based on the average value of transactions (AVT) of a particular financial instrument. This value should be calculated by dividing the total turnover for a financial instrument, comprising transactions executed on trading venues and OTC, by the total number of transactions executed in that financial instrument in the period considered as set out in Article 17(4);</li> <li>the transactions that are LIS and have benefitted from a deferral, should be excluded from the total turnover and the number of transactions by using the thresholds set out in Tables 4, 5 and 6 of Annex II for shares and depositary receipts, ETFs and certificates respectively. However, for shares, depositary receipts and certificates only the highest</li> </ul> </li> </ul>



Instrument type	Transparency parameter	Торіс	Guidance
			<ul> <li>should be used to identify those transactions. For ETFs the highest threshold in Table 5 should be used to identify those transactions.</li> <li>Reporting entities are required to report to the Financial Instruments Transparency System (FITRS) turnover and number of transactions related to transactions executed from 1 loss and the second sec</li></ul>
⊠ Shares	⊠ Liquidity	Data	January 2019 onwards in compliance with this Q&A. [Last update on: 10/07/2023]
DRs     ETFs	□ ADT for LIS □ AVT for SMS	reporting	From where the individual holdings in that share that exceed 5 % of the total voting rights
□ Certificates			of the issuer can be retrieved?
☐ Other equity-like	□ ADNTE on MRMTL		In accordance with Article 1(2) of CDR 2017/567, "the free float of a share shall be calculated by multiplying the number of outstanding shares by the price per share, excluding individual holdings in that share that exceed 5 % of the total voting rights of the issuer, unless those holdings are held by a collective investment undertaking or a pension fund." The required information is usually obtained from both public sources (e.g. companies' reports) as well as from third party providers.



# 5.4.3 Non-equity financial instruments transparency calculations strictu sensu

#### [Last update on: 10/07/2023]

- 117. The parameters determined by the transparency calculations strictu sensu for non-equity financial instruments are the following:
  - the liquidity of the instrument;
  - the pre-trade and post-trade size specific to the instruments (SSTI) thresholds;
  - the pre-trade and post-trade large in scale (LIS) thresholds.
- 118. The following tables provide an overview of those parameters and specify how they are determined, with which <u>frequency</u> and their <u>application period</u> based on Level 2.
- 119. Table 91 provides further <u>guidance</u> either common to all parameters / instruments or relevant for one or more.
- 120. The transparency calculations *strictu sensu* for non-equity financial instruments are performed at different levels based on the type of instrument, namely:
  - at ISIN level: Bonds (excluding ETCs and ETNs), ETCs and ETNs and, if the first test is passed, SFPs;
  - at asset class level: securitised derivatives and FX derivatives;
  - at <u>sub-asset class level</u>: emission allowance, emission allowance derivatives and equity derivatives (liquidity for all equity derivatives except swaps and portfolio swaps);



- at <u>sub-class level</u>: interest rate derivatives, equity derivatives (LIS and SSTI for all equity derivatives and liquidity for swaps and portfolio swaps), commodity derivatives, credit derivatives, C10 derivatives and CFDs.
- 121. Table 92 provides <u>guidance</u> on the transparency reference data fields to be reported to FITRS in the Non-Equity Transparency Reference Data files (DATNTR) which are used to define these classes at which the transparency calculations *strictu sensu* are performed.

## 5.4.3.1 Liquidity for BONDS (excluding ETCs and ETNs)

[Last update on: 10/07/2023]

Calculation	Level 2 legal	Frequency of	How the parameter is	Observation		Application period
sub-type	reference	publication of the results	determined according to Level 2	period used From	Until	
NEW INSTRUMENT	Article 13 and Table 2.2 of Annex III of RTS 2	When the instrument is first admitted to trading or first traded	Static determination of liquidity based on issuance size	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The assessment based on the issuance size is applicable: - until the application of the results of the calculation of the calendar quarter if the bond was admitted to trading or first traded on a trading venue during the first two months of a quarter - until the application of the results of the calculation of the following calendar quarter if the bond was admitted to trading or first traded on a trading venue during the last month of a quarter

## TABLE 87 – LIQUIDITY FOR BONDS (EXCLUDING ETCS AND ETNS)



Calculation sub-type	Level 2 legal reference	Frequency of publication of the	How the parameter is determined according to Level 2	Observation period used	Application period		
		results			From	Until	
QUARTERLY	Article 13 and Table 2.1 of Annex	(*) Quarterly frequency by the First Monday of	All the liquidity parameters shall be equal to or greater than the relevant thresholds:	Quarterly frequency by	The third Monday of	The day before the third Monday of	
	III of RTS 2	- Feb of every year (t) - May of every year (t)	<ul> <li>Average daily notional amount (ADNA) =&gt; EUR 100,000</li> <li>Average daily number of trades (ADNT) =&gt; depends on the stage (S)</li> <li>Percentage of days traded =&gt; 80%</li> </ul>	- 1 Oct – 31 Dec of year (t-1)	- Feb of year (t)	- May of year (t)	
				- 1 Jan – 31 Mar of year (t)	- May of year (t)	- Aug of year (t)	
		- Aug of every year (t)		- 1 Apr – 30 Jun of year (t)	- Aug of year (t)	- Nov of year (t)	
		- Nov of every year (t)		- 1 Jul – 30 Sep of year (t)	- Nov of year (t)	- Feb of year (t+1)	

(\*) This publication will continue to occur on the 1<sup>st</sup> day of February, May, August, and November as communicated on 31 May 2023 [LINK].



# 5.4.3.2 LIS and SSTI for BONDS (excluding ETCs and ETNs)

# [Last update on: 10/07/2023]

## TABLE 88 – LIS AND SSTI FOR BONDS (EXCLUDING ETCS AND ETNS)

Transparency parameter	Level 2 legal reference for the determination of	Sub-type of the calculation	Frequency of the publication	How the parameter is determined	Observation period used	Applicat	ion period
	the parameter		of the results	according to Level 2		From	Until
LIS Pre-trade and post-trade	Article 13 and Table 2.3 of	NEW INSTRUMENTS	When the instrument is first admitted to trading or first traded	Static determination based on the annual results for the relevant bond type	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
large in scale (LIS) thresholds	Annex III of RTS 2	ANNUAL	Annual	Thresholds determined based on percentiles and floors	Calendar year 1/Jan- 31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, May year (t+1)
SSTI Pre-trade and post-trade size	Article 13 and Table 2.3 of Annex III of RTS 2	NEW INSTRUMENTS	When the instrument is first admitted to trading or first traded	Static determination based on the annual results for the relevant bond type	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
post-trade size specific to the instrument (SSTI) thresholds		ANNUAL	Annual	Thresholds determined based on percentiles and floors	Calendar year 1/Jan- 31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



# 5.4.3.3 Liquidity for non-equity instruments other than BONDS (excluding ETCs and ETNs)

## [Last update on: 10/07/2023]

## TABLE 89 – LIQUIDITY FOR NON-EQUITY INSTRUMENTS OTHER THAN BONDS (EXCLUDING ETCS AND ETNS)

Asset class	Level 2 legal	Calculation	Frequency of publication of	How the parameter is determined	Observation	Application period	
	reference	sub-type	the results	according to Level 2	period used	From	Until
ETCs and ETNs	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	If the instrument is already admitted to trading or traded on a trading venue, in this case the ISIN will be assigned that liquidity status otherwise it will be illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
	Article 13 and Table 2.4 of Annex III of RTS 2	ANNUAL	Annual	They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT)	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



Asset class	Level 2 legal	Calculation	Frequency of publication of	How the parameter is determined	Observation	Applicat	ion period
	reference	sub-type	the results according to Level 2		period used	From	Until
SFPs	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	If the first test at asset-class was not passed in year (t-1), the ISIN is illiquid If the first test at asset-class was passed in year (t-1) then, it is checked if the instrument is already admitted to trading or traded on a trading venue, in this case the ISIN will be assigned the same liquidity status otherwise it will be illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
	Article 13 and Table 3.1 of Annex III of RTS 2	ANNUAL	Annual	Two-tests determination: if the first test at asset-class is passed the second test at ISIN level is performed defining an ISIN either liquid or illiquid. However, if the first test at asset-class is not passed, all ISINs are illiquid	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)
Securitised derivatives	Article 13 and Table 4.1 of Annex III of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination of liquidity, always liquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	No end
		ANNUAL	NA	NA	NA	NA	NA



Asset class	Level 2 legal	Calculation	Frequency of publication of	How the parameter is determined	Observation	Application period	
	reference	sub-type	the results	according to Level 2	period used	From	Until
Interest rate	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination based on the liquidity assessment of the sub-class to which the instrument belongs to except for "Other interest rate derivatives" which are always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
derivatives	Article 13 and Table 5.1 of Annex III of RTS 2	ANNUAL	Annual	They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT)	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



Asset class	Level 2 legal	Calculation			Observation		
	reference	sub-type	of the results	according to Level 2	period used	From	Until
Equity derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Stock index options/futures/forwards: Static determination of liquidity, always liquid Stock options/futures/forwards: Static determination of liquidity, always liquid Stock dividend options/futures/forwards: Static determination of liquidity, always liquid Dividend index options/futures/forwards: Static determination of liquidity, always liquid Volatility index options/futures/forwards: Static determination of liquidity, always liquid ETFs options/futures/forwards: Static determination of liquidity, always liquid ETFs options/futures/forwards: Static determination of liquidity, always liquid Swaps and Portfolio swaps: Static determination based on the liquidity assessment of the sub-class to which the instrument belongs to	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	No end The day before the application date of the next annual transparency calculations
	Article 13 and Table 6.1 of Annex III of RTS 2	ANNUAL	Annual	Swaps and Portfolio swaps They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT)	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



Asset class	Level 2 legal	dal Calculation publication of	How the parameter is determined according to Level 2	Observation	Application period		
	reference	sub-type	the results		period used	From	Until
Commodity	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination based on the liquidity assessment of the sub-class to which the instrument belongs to except for "Other commodity derivatives" which are always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
derivatives	Article 13 and Table 7.1 of Annex III of RTS 2	ANNUAL	Annual	They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT)	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)
FX derivatives	Article 13 and Table 8.1 of Annex III of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination of liquidity, always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	No end
		ANNUAL	NA	NA	NA	NA	NA



Asset	Level 2 legal reference		Frequency of publication	How the parameter is determined	Observation	Applicatio	n period
class	reference	sub-type	of the results	according to Level 2	period used	From	Until
	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination based on the liquidity assessment of the sub-class to which the instrument belongs to except for "Other credit derivatives" which are always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
Credit derivatives	Article 13 and Table 9.1 of Annex III of RTS 2	ANNUAL	Annual	Index CDS They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds and the underlying index shall be on-the-run as defined in Table 9.1 of Annex III of RTS 2, otherwise they are is illiquid: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT) <u>Single name CDS</u> They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT) <u>CDS index options and single name CDS</u> <u>options</u> They are liquid if the underlying CDS index or single name CDS is liquid and the time to maturity bucket is within 0-6 months, otherwise they are illiquid	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



Asset	Level 2 legal	Calculation	Frequency of publication	How the parameter is determined	Observatio n period	Applicat	ion period
class	reference	sub-type	of the results	according to Level 2	used	From	Until
C10	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination based on the liquidity assessment of the sub-class to which the instrument belongs to except for Other C10 derivatives which are always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
derivatives	Article 13 and Table 10.1 of Annex III of RTS 2	ANNUAL	Annual	They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT)	Calendar year 1/Jan- 31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)
	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination based on the liquidity assessment of the sub-class to which the instrument belongs to except for Other CFD which are always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
CFDs	Article 13 and Table 11.1 of Annex III of RTS 2	ANNUAL	Annual	Currency CFDs and commodity CFDs They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily notional amount (ADNA) - Average daily number of trades (ADNT) Equity CFDs, bond CFDs and CFDs on an equity option/futures/forward Their liquidity is determined by the liquidity of the underlying	Calendar year 1/Jan- 31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



Asset	Level 2 legal	Calculation	Frequency of publication	How the parameter is determined	Observation	Application period		
class	reference	sub-type	of the results	according to Level 2	period used	From	Until	
Emission allowance	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination based on the liquidity assessment of the sub-asset class to which the instrument belongs to except for Other Emission allowance which are always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations	
allowance	Article 13 and Table 12.1 of Annex III of RTS 2	e ANNUAL Annual		They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily amount (ADA) - Average daily number of trades (ADNT)	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)	
Emission allowance	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Static determination based on the liquidity assessment of the sub-asset class to which the instrument belongs to except for "Other Emission allowance derivatives" which are always illiquid	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations	
derivatives -	Article 13 and Table 13.1 of Annex III of RTS 2	ANNUAL	Annual	They are liquid if the liquidity parameters are equal to or greater than the relevant thresholds: - Average daily amount (ADA) - Average daily number of trades (ADNT)	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)	



# 5.4.3.4 LIS and SSTI for non-equity instruments other than BONDS (excluding ETCs and ETNs)

## [Last update on: 10/07/2023]

## TABLE 90 - LIS AND SSTI FOR NON-EQUITY INSTRUMENTS OTHER THAN BONDS (EXCLUDING ETCs AND ETNs)

Asset class	legal sub-type	Calculation	Frequency of publication	Instrument	How the parameter is determined according to	Observation	Applicat	tion period
ASSet 01035	reference	sub-type	of the results	liquidity	Level 2	period used	From	Until
ETCs and	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	If the instrument is already admitted to trading or traded on a trading venue the ISIN will be assigned with those thresholds otherwise it will be assigned those for illiquid instruments	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
ETNs	Article 13 and Table 2.5 of Annex III of RTS 2	ANNUAL	Annual	Liquid/ Illiquid	Different threshold floors are assigned on the basis of the liquidity status of the instrument which is reassessed on an annual basis	NA	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined	Observation	Applicat	tion period
class	reference	sub-type	of the results	liquidity	according to Level 2	period used	From	Until
SFPs	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	If the first test at asset-class was not passed in year (t-1), the thresholds floors for illiquid instruments in Table 3.2 of Annex III of RTS 2 are assigned If the first test at asset-class was passed in year (t-1) then, it is checked if the instrument is already admitted to trading or traded on a trading venue, in this case the ISIN will be assigned the thresholds of liquid/illiquid instruments determined per Table 3.3 of Annex III of RTS 2, otherwise it will be assigned the threshold floors as per Table 3.3 of Annex III of RTS 2	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
	Article 13 and Table 3.3 of Annex III of RTS 2			Liquid	If the instrument is liquid, it is assigned the threshold calculated among all liquid instruments based on percentiles and threshold floors	Calendar year 1/Jan-31/Dec of year (t-1)	The first	The day
	Article 13 and Table 3.2 and 3.3 of Annex III of RTS 2	ANNUAL	Annual	Illiquid	If the instrument is illiquid because either the first test at asset-class was not passed or the second test at ISIN level was not passed, it is assigned the threshold floors for illiquid instruments as per table 3.2 and 3.3 respectively		The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)



Asset class	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according to	Observation	Application period	
	reference	sub-type	of the results	liquidity	Level 2	period used	From	Until
Securitised derivatives	Article 13 and Table 4.2 of Annex III of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid	Threshold floors	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	No end
	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	The instrument is assigned the thresholds determined for its sub-asset class	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
Interest rate derivatives	Article 13 and Table 5.2 of Annex III of RTS 2	ANNUAL	Appual	Liquid	If the instrument is liquid, the thresholds are defined based on percentiles and threshold floors of its sub-asset class	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of	The day before the third Monday
	Article 13 and Table 5.3 of Annex III of RTS 2		Annual Illiquic	Illiquid	Threshold floors	NA	June, year (t)	of June, year (t+1)



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according to Level	Observation	Applica	tion period
class	reference	sub-type	of the results	liquidity	2	period used	From	Until
Equity derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid	Stock index options/futures/forwards: if the instrument belongs to this sub- asset class, it is assigned the thresholds on the basis of its average daily notional amount (ADNA) Stock options/futures/forwards: if the instrument belongs to this sub- asset class, it is assigned the thresholds on the basis of its average daily notional amount (ADNA) Stock dividend options/futures/forwards: if the instrument belongs to this sub- asset class, it is assigned the thresholds on the basis of its average daily notional amount (ADNA) Dividend index options/futures/forwards: if the instrument belongs to this sub- asset class, it is assigned the thresholds on the basis of its average daily notional amount (ADNA)	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according to Level	Observation	Application period		
class	reference	sub-type	of the results	liquidity	2	period used	From	Until	
					average daily notional amount (ADNA) <u>Volatility index</u> <u>options/futures/forwards</u> : if the instrument belongs to this sub- asset class, it is assigned the thresholds on the basis of its average daily notional amount (ADNA) <u>ETFs</u> <u>options/futures/forwards:</u> if the instrument belongs to this sub- asset class, it is assigned the thresholds on the basis of its average daily notional amount (ADNA)				



Asset	Level 2 legal	Calculation	Frequency of publication of	Instrument	How the parameter is determined according to	Observation	Applicatio	n period
class	reference	sub-type	the results	liquidity	Level 2	period used	From	Until
Equity derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Illiquid	Other equity derivatives: if the instrument belongs to this sub-asset class, it is assigned its thresholds floors	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
Equity derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	Swaps: if the instrument belongs to this sub-asset class which is liquid, it is assigned the thresholds based on its average daily notional amount (ADNA). If the sub-class is illiquid, it is assigned its thresholds floors Portfolio swaps: if the instrument belongs to this sub-asset class which is liquid, it is assigned the thresholds based on its average daily notional amount (ADNA). If the sub- class is illiquid, it is assigned its thresholds floors	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations



Asset class	Level 2 legal	Calculation	Frequency of publication of	Instrument liquidity	How the parameter is determined according to	Observation period used	Applicatio	on period
Class	reference	sub-type	the results	inquiaity	Level 2	period used	From	Until
Equity derivatives	Article 13 and Table 6.2 of Annex III of RTS 2			Liquid	The instrument it is assigned the thresholds based on its average daily notional amount (ADNA) and of the sub-asset class to which it belongs	Calendar year 1/Jan-31/Dec of year (t-1)		
	Article 13	ANNUAL	Swaps: if the instrument belongs to this sub-asset class, it is assigned its thresholds floors         Annual         Portfolio Swaps: if the instrument belongs to this		Monday of	The day before the third Monday of June, year (t+1)		
	6.3 of Annex III of RTS 2	Article 13 and Table 6.3 of III Annex III	Illiquid	sub-asset class, it is assigned its thresholds floors Other equity derivatives: if the instrument belongs to this sub-asset class, it is assigned its thresholds floors	NA		((+ 1)	



Asset class	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according to	Observation	Applicatio	on period
	reference	sub-type	of the results	liquidity	Level 2	period used	From	Until
Commodity derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	The instrument is assigned the thresholds determined for its sub-asset class	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
	Article 13 and Table 7.2 of Annex III of RTS 2	ANNUAL	A	Liquid	If the instrument is liquid, the thresholds are defined based on percentiles and threshold floors of its sub-asset class	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of June, year (t)	The day before the third Monday of June, year (t+1)
	Article 13 and Table 7.3 of Annex III of RTS 2		Annual	Illiquid	The instrument is assigned the thresholds floors of the sub-asset class to which it belongs	NA		
FX derivatives	Article 13 and Table 8.2 of Annex III of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded		The instrument is assigned the thresholds floors of the sub-asset class to which it belongs	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	No end
		ANNUAL	NA	NA	NA	NA	NA	NA



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according to	Observation	Applicatio	on period
class	reference	sub-type	of the results	liquidity	Level 2	period used	From	Until
Credit derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	The instrument is assigned the thresholds determined for its sub-asset class	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
	Article 13 and Table 9.2 of Annex III of RTS 2	ANNUAL		Liquid	If the instrument is liquid, the thresholds are defined based on percentiles and threshold floors of its sub- asset class	Calendar year 1/Jan-31/Dec of year (t-1)	The first	The day before the
	Article 13 and Table 9.3 of Annex III of RTS 2		Annual IIIiquid	The instrument is assigned the thresholds floors of the sub-asset class to which it belongs	NA	Monday of June, year (t)	third Monday of June, year (t+1)	



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according to	Observation period used	Application period	
class	reference	sub-type	of the results	liquidity	Level 2		From	Until
C10 derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	The instrument is assigned the thresholds determined for its sub-asset class	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
	Article 13 and Table 10.2 of Annex III of RTS 2			Liquid	If the instrument is liquid, the thresholds are defined based on percentiles and threshold floors of its sub- asset class	Calendar year 1/Jan-31/Dec of year (t-1)		The day
	Article 13 and Table 10.3 of Annex III of RTS 2	ANNUAL	Annual	Illiquid	The instrument is assigned the thresholds floors of the sub-asset class to which it belongs	NA	The first Monday of June, year (t)	before the third Monday of June, year (t+1)



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according to	Observation	Application period	
class	reference	sub-type	of the results	liquidity	Level 2	period used	From	Until
	Article 13 of RTS 2NEW INSTRUMENTWhen the instrument is first admitted to trading or first tradedLiquid/ Illiquid	The instrument is assigned the thresholds determined for its sub-asset class	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations			
CFDs	Article 13 and Table 11.2 of Annex III of RTS 2	ANNUAL	Appuel	Liquid	based on percentiles and 1/Ja	Calendar year 1/Jan-31/Dec of year (t-1)	The first	The day before the
	Article 13 and Table 11.3 of Annex III of RTS 2		Annual Illiquid	The instrument is assigned the thresholds floors of the sub-asset class to which it belongs		Monday of June, year (t)	third Monday of June, year (t+1)	



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according	Observation period used	Application period	
class	reference	sub-type	of the results	liquidity	iquidity to Level 2		From	Until
	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted to trading or first traded	Liquid/ Illiquid	The instrument is assigned the thresholds determined for its sub- asset class	NA	The date of admission to trading or date of first trade (Field 11 of RTS 23)	The day before the application date of the next annual transparency calculations
Emission allowance	Iowance Table 12.2 of Annex III of RTS 2	Annual	Liquid	If the instrument is liquid, the thresholds are defined based on percentiles and threshold floors of its sub- asset class	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of	The day before the third Monday	
	Article 13 and Table 12.3 of Annex III of RTS 2			Annual	The instrument is assigned the thresholds floors of the sub-asset class to which it belongs	NA	June, year (t) of Ju	of June, year (t+1)
Emission allowance derivatives	Article 13 of RTS 2	NEW INSTRUMENT	When the instrument is first admitted	Liquid/ Illiquid	The instrument is assigned the thresholds	NA	The date of admission to trading or date	The day before the application



Asset	Level 2 legal	Calculation	Frequency of publication	Instrument	How the parameter is determined according	Observation	Application period	
class	reference	sub-type	of the results	liquidity to Level 2		period used	From	Until
			to trading or first traded		determined for its sub- asset class		of first trade (Field 11 of RTS 23)	date of the next annual transparency calculations
	Article 13 and Table 13.2 of Annex III of RTS 2	ANNUAL	Annual	Liquid	If the instrument is liquid, the thresholds are defined based on percentiles and threshold floors of its sub- asset class	Calendar year 1/Jan-31/Dec of year (t-1)	The first Monday of	The day before the third Monday
	Article 13 and Table 13.3 of Annex III of RTS 2			Illiquid	The instrument is assigned the thresholds floors of the sub-asset class to which it belongs	NA	June, year (t)	of June, year (t+1)



# 5.4.3.5 Guidance on non-equity transparency calculations *strictu sensu*

## TABLE 91 – GUIDANCE ON NON-EQUITY TRANSPARENCY CALCULATIONS STRICTU SENSU

Instrument type	Transparency parameter	Торіс						
⊠ All		Reference data						
	SSTI							
	Guidance							
To define the classes of instruments for whic in Table 2 of the Annex of RTS 23) and FITF to the field number and RTS number are pro-	[Last update on: 10/07/2023] What is the reference data used for segmenting the instruments for the calculation and application of the transparency calculations To define the classes of instruments for which the calculations are to be performed, a combination of reference data reported to FIRDS (defined in Table 2 of the Annex of RTS 23) and FITRS (defined in Table 2 of Annex IV of RTS 2) is used. To clarify the exact fields used, the references to the field number and RTS number are provided in all the tables in Annex III of the reviewed RTS 2 (e.g. RTS2#3 means field 3 in Table 2 of Annex IV of RTS 2 which is the MiFIR identifier).							
Instrument type	Transparency parameter	Торіс						
Bonds (excluding ETCs and ETNs)	🖂 Liquidity	Default transparency regime						
	⊠LIS							
	⊠ SSTI							



#### Guidance

#### [Last update on: 04/10/2017]

In case the liquidity assessment for a bond under Article 2(1)(17)(a) of MIFIR as further specified in Article13(18), (19) and (20) of RTS 2 is not published, what is the liquidity status of the bond to be applied until it is published by ESMA or the relevant non-delegating NCA?

In case the necessary liquidity assessment for a bond is not published in FITRS, the bond should be considered illiquid.

More specifically, a bond should be deemed illiquid if:

- in the case the necessary liquidity assessment for the bond is the one based on issuance size under Article 2(1)(17)(a) of MIFIR (further specified under Article13 (19) and (20) of RTS 2 because the bond is newly admitted to trading or first traded, and such assessment is not published in FITRS; or

- in the case the necessary liquidity assessment for the bond is the one of the latest quarterly liquidity assessment based on the trading activity defined under Article 2(1)(17)(a) of MIFIR (further specified under Article 13(18) of RTS 2) when the bond is no longer considered a newly admitted to trading or first traded bond and such assessment is not published in FITRS.

#### [Last update on: 14/10/2024]

In case the large in scale (LIS) and size specific to the instrument (SSTI) thresholds for pre-trade and post-trade transparency for a bond are not published by ESMA or the relevant non-delegating NCA, what would be the applicable thresholds?

#### When:

the LIS for pre-trade transparency under Article 9(1)(a) of MIFIR as further specified in Article 3 of RTS 2;
the SSTI for pre-trade transparency under Articles 8(4) and 9(1)(b) of MIFIR as further specified in Article 5 of RTS 2;
the LIS for post-trade transparency under Article 11(1)(a) of MIFIR as further specified in Article 9 of RTS 2;
the SSTI for post-trade transparency under Article 11(1)(c) of MIFIR as further specified in Article 10 of RTS 2.
the SSTI for post-trade transparency under Article 11(1)(c) of MIFIR as further specified in Article 10 of RTS 2.
for a bond are not published in FITRS or on the ESMA website, the pre-trade transparency thresholds to be applied are the pre-trade threshold floors specified in Table 2.3 of Annex III in RTS 2 for both the pre-trade and the post-trade transparency LIS and SSTI.
This rule should be applied in all cases when one or more of the four thresholds are not published in FITRS.
The transparency parameters should apply from the day following publication.



Instrument type	Transparency parameter	Торіс				
☑ All except bonds (excluding ETCs and ETNs)	⊠ Liquidity ⊠ LIS ⊠ SSTI	Default transparency regime				
	Guidance					
transparency for a non-equity instrument - oth in Article13(1), (2) and (3) of RTS 2 is not put the relevant non-delegating NCA? When one or more of the parameters related Instruments Transparency System (FITRS) of	her than a bond (except ETCs and ETNs) - of blished, what is the liquidity status of the ins d to the transparency calculations are not p r the relevant non-delegating NCA, the trans	ment (SSTI) thresholds for pre-trade and post-trade under Article 2(1)(17)(a) of MIFIR as further specified trument to be applied until it is published by ESMA or ublished at per-ISIN basis by ESMA in the Financial sparency calculations published at sub-class level by sults of the annual transparency calculations for non-				
If also the results of the annual transparency calculations at sub-class level for non-equity instruments are not published in the Register, the following should be applied until the publication for all parameters is available:						
- If the instrument is a securitised derivative:						
- the instrument should be deemed to have a liquid market;						
- the pre-trade and post-trade SSTI and L	S thresholds and post-trade SSTI should be	e those provided in Table 4.2 of Annex III of RTS 2.				



- If the instrument is an equity derivative of "Group I" which include Stock index options, Stock index futures/forwards, Stock options, Stock futures/ forwards, Stock dividend futures/ forwards, Dividend index options, Dividend index futures/ forwards, Volatility index options, Volatility index futures/ forwards, ETF options and ETF futures/ forwards:

- the instrument should be deemed to have a liquid market;

- the pre-trade and post-trade SSTI and LIS thresholds and post-trade SSTI should be those provided in Table 6.2 of Annex III of RTS 2.

- If the instrument is neither a securitised derivative nor an equity derivative of "Group I":

- the instrument should be deemed not to have a liquid market;

- the pre-trade and post-trade SSTI and LIS thresholds should be those provided in the following Tables of Annex III of RTS 2: - the second table of Table 2.5 for ETCs and ETNs:

- Table 3.2 for structured finance products (SFPs);
- Table 5.3 for interest rate derivatives;
- Table 6.3 for equity derivatives other than those included in"Group I";
- Table 7.3 for commodity derivatives;
- Table 8.2 for foreign exchange derivatives;
- Table 9.3 for credit derivatives;
- Table 10.3 for C10 derivatives;
- Table 11.3 for contract for difference (CFDs);
- Table 12.3 for emission allowances;
- Table 13.3 for emission allowance derivatives.

The transparency parameters should apply from the day following publication.



Instrument type	Transparency parameter	Торіс				
□ Bonds (excluding ETCs and ETNs)	🖂 Liquidity	Derivatives on derivatives				
□ ETCs and ETNs	⊠LIS					
	SSTI					
Securitised derivatives						
☑ Interest rate derivatives						
Equity derivatives						
Commodity derivatives						
☑ FX derivatives						
☑ Credit derivatives						
☑ C10 derivatives						
Emission allowance						
Emission allowance derivatives						
Guidance						
[Last update on: 14/10/2024]						
How should derivatives on derivatives be treated pursuant to RTS 2 for the purpose of determining whether they have a liquid market and,						
accordingly, the SSTI and LIS thresholds?						
A derivative on a derivative that is not further specified in the sub-asset classes set out in RTS 2, e.g. a future on an equity future should be classified in the same sub(-asset) class as the underlying derivative contract for the purpose of determining whether it has a liquid market as well as the relevant SSTI <sup>38</sup> and LIS thresholds pursuant to RTS 2. This is without prejudice to the classification of derivatives on derivatives that						

are specifically identified in RTS 2, such as swaptions.

<sup>&</sup>lt;sup>38</sup> The pre-trade SSTI threshold is no longer applicable.



Instrument type	Transparency parameter	Торіс				
□ Bonds (excluding ETCs and ETNs)	🗆 Liquidity	LIS and SSTI thresholds conversion into lots				
□ ETCs and ETNs						
	SSTI					
Securitised derivatives						
□ Interest rate derivatives						
Equity derivatives						
Commodity derivatives						
□ FX derivatives						
□ Credit derivatives						
□ C10 derivatives						
Emission allowance						
Emission allowance derivatives						
Guidance						
[Last update on: 14/10/2024]						
How should trading venues convert large in scale (LIS) and size specific to the instrument (SSTI) thresholds <sup>39</sup> into lots under Article 13(9) of RTS 2?						
RTS 2 determines the LIS and the SSTI thresholds for derivatives in monetary value. Since many trading venues trade derivatives in lots, i.e. a standardized quantity as set out by the trading venue, Article 13(9) of RTS 2 allows market operators and investment firms operating a trading venue to convert the LIS and SSTI trade sizes to the corresponding number of lots.						
<ul> <li>This provision can be used where all the following conditions are met:</li> <li>irrespectively of the asset class of the derivative contract, the corresponding number of lots of the LIS and SSTI trade sizes should:</li> </ul>						

<sup>&</sup>lt;sup>39</sup> The pre-trade SSTI threshold is no longer applicable.



o be determined in advance by the trading venue. More specifically, the methodology to convert into lots should be made public and any change should be communicated at least 1 month in advance of the implementation date of the new methodology;

- o be defined for the respective sub-class of:
- commodity derivatives as per Table 7.1 of Annex III of RTS 2;
- equity derivatives as per Table 6.2 of Annex III of RTS 2;
- o be defined for the respective sub-class of:

o be calculated once per year, made public within 15 working days after publication of the annual transparency calculations by ESMA and be maintained until the application of the results of the next calculations performed in accordance with Article 13(17) of RTS 2. The LIS and SSTI thresholds expressed in lots may be modified during the course of the year in the case of both pre-determined ordinary, and extraordinary revisions of the lot sizes of the underlying derivative contracts communicated by the trading venue.

o In the case where a corporate event determines the creation of a new series of derivative contracts:

the series existing before the corporate event shall have the lot adjusted in compliance with the corporate action policy of the trading venue which should be publicly available;

the series created after the corporate event shall have a lot determined on the basis of the non-adjusted lot of the correspondent series before the corporate event and the adjusted prices of the relevant contracts and underlying instruments in compliance with the corporate action policy of the trading venue which should be publicly available.

o where the financial instrument is not denominated in Euros, the LIS or SSTI threshold should first be converted to the currency in which that financial instrument is denominated according to Article 13(8) of RTS 2 before applying the lot size conversion formula.

 the formulas to be used for the conversion of the monetary values of the LIS and SSTI thresholds into lots are provided in the following tables. The formulas are provided on the basis of contract types contract types



Contract type	Formula for the conversion of the LIS/SSTI thresholds into lots		
Futures/ forwards	$Threshold \ in \ lots = \frac{notional \ value \ of \ the \ threshold}{Lot \ size \ * \ Arithmetical \ average \ closing \ price \ of \ the \ underlying}$		
	Where the notional value is the notional value in the trading currency of the derivative contract, the lot size is the contract size (price multiplier in the case of index futures/forwards) determined by the trading venue for that derivative contract and the arithmetical average closing price of the underlying is determined by the value resulting from the average of the available closing prices of the underlying (or, when not available, the reference value determined by the relevant market of the underlying) during the 12-months of the previous year, or in the case of a newly admitted to trading underlying instrument or a corporate action, the available actual or theoretical underlying price(s) taking account the corporate action adjustment.		
Contract type	Formula for the conversion of the LIS/SSTI thresholds into lots		
Options	$Threshold in lots = \frac{notional \ value \ of \ the \ threshold}{Lot \ size \ * \ Strike \ price}$		
	Where the notional value is the notional value in the trading currency of the derivative contract, the lot size is the contract size (price multiplier in the case of index options) determined by the trading venue for that derivative contract and the strike price is the strike price of the at-the-money option. The at-the-money option should be determined on the basis of the		



	arithmetical average of the closing price of its underlying instrument. The latter is the value resulting from the arithmetical average of the available closing prices of the underlying instrument of the option (or, when not available, the reference value determined by the relevant market of the underlying) during the 12-months of the previous year, or in the case of a newly admitted to trading underlying instrument or a corporate action, the available actual or theoretical underlying price(s), taking into account the corporate action adjustment. In the case of an option whose underlying is another derivative contract (e.g. a future or a forward contract), the at-the-money option shall be determined on the basis of the arithmetical average of the closing price of the underlying instrument of the derivative contract underlying the option.
Contract type	Formula for the conversion of the LIS/SSTI thresholds into lots
Other derivatives	No need for a formula/no formula provided for the time being.



#### TABLE 92 – GUIDANCE ON NON-EQUITY FITRS REFERENCE DATA

#	Field name	Guidance
1	Instrument identification code	
2	Instrument full name	
3	MiFIR identifier	
4	Asset class of the underlying	
5	Contract type	
6	Reporting day	
7	Trading venue	
8	Maturity	
9	Bond type	
10	Issuance date	
11	Emissions Allowances sub type	
12	Specification of the size related to the freight sub-type	
13	Specific route or time charter average	



#	Field name Guidance					
14	Delivery/cash settlement location	<ul> <li>[Last update on: 14/102024]</li> <li>Field 14 "Delivery/cash settlement location" in Table 2 of Annex IV of RTS 2 (transparency reference data), as amended by [Amending Regulation RTS 2], should be populated with a standard code (Energy Identification Code – "EIC") for electricity and gas contracts. How should Field 14 "Delivery/cash settlement location" for electricity and gas contracts be reported for a) cash settled contracts; b) contracts for which an EIC is not available?</li> <li>Field 14 "Delivery/cash settlement location" should be interpreted and reported in the same way for cash settled and physically settled contract with regards to electricity and gas contracts. For example, Field 14 "Delivery/cash settlement location" for a cash settled contract on German power should be reported in the same manner as if the contract was physically settled, i.e. with the EIC "10YDE-RWENETI".</li> <li>The list of available EIC is managed and maintained by ENTSO-E<sup>en</sup>. Regarding electricity and gas contracts for which an EIC is not appropriate (for example, a market area outside the Energy Internal European Market, or a contract referencing an index), Field 14 "Delivery/cash settlement location" should be the same as the format of EIC, i.e. {ALPHANUM-16};</li> <li>B. Generic values such as "CASH", "UNKNOWN" or the name of the CCP clearing the contract should not be used;</li> <li>C. The text in the ad-hoc code should provide a- clear indication of the reference of the contract. Valid ad-hoc codes that are currently in use, are provided in the table below. You may contact data.statistics@esma.europa.eu to request an update of the list.</li> </ul>				

<sup>&</sup>lt;sup>40</sup> <u>https://www.entsoe.eu/data/energy-identification-codes-eic/eic-approved-codes/</u>



#	Field name	Guidance			
		Contract	Ad-hoc code for Field 14	Added on	
		Japanese Power Futures - Tokyo	10YJP-TOKYOAR	31/03/2023	
		Japanese Power Futures - Kansai	10YJP-KANSAIAR	31/03/2023	
		LNG Japan/Korea Futures	JP-KR-JKMLNG	31/03/2023	
15	Notional currency				
16	Underlying type				
17	Issuer of the underlying bond				
18	Maturity date of the underlying bond				
19	Issuance date of the underlying bond				
20	Notional currency of the swaption				
21	Maturity of the underlying swap				



#	Field name	Guidance		
22	Inflation index ISIN code / ISIN code of the underlying bond	[Last update on: 08/01/2024] How should Field 22 "Inflation index ISIN code / ISIN code of the underlying bond" in Table 2 of Annex IV of RTS 2 (transparency reference data) be populated in the case of bond options whose direct underlying is a bond future? In the case of bond options whose direct underlying is a bond future, Field 22 "Inflation index ISIN code / ISIN code of the underlying bond" should be populated with: - the ISIN of the ultimate underlying bond when the underlying of the bond future to deliver at maturity can be identified by the same unique ISIN-bond over the entire life of the bond option; - the ISIN of the bond future when the underlying of the bond future to deliver at maturity cannot be identified by the same unique ISIN-bond over the entire life of the bond sharing certain characteristics as determined at maturity by selecting it among a pool of bonds sharing certain characteristics as determined by the derivative contract.		
23	Inflation index name			



#	Field name	Guidance		
24	Reference rate	[Last update on: 20/05/2022]		
		How should Field 24 in Table 2 of Annex IV of RTS 2, the "Reference rate", be populated when the reference rate is not included in the {INDEX} list?		
		Field 24 in Table 2 of Annex IV of RTS 2 should be populated with a 4-letter code. In general, the relevant code can be found in Table 1 of Annex IV - Symbol table for Table 2, i.e. the {INDEX} list.		
		However, since it requires some lead time to integrate new reference rates in such list, the list is not always comprehensive and needs to be updated regularly. This is typically the case for the Risk Free Rates (RFR) created in the context of the Benchmark transition.		
		In order to accommodate for such cases, Field 24 can also be populated with an appropriate code if the reference rate is not yet included in the {INDEX} list. In this case, the 4-letter code assigned to that reference rate in the ISO 20022 standard should be used. The list ISO 20022 Benchmark Curve Name Code is available here.		



#	Field name	Guidance	
25	Term of the underlying interest rate	[Last update on: 30/09/2021] How should Field 25 in Table 2 of Annex IV of RTS 2, the "IR Term of contract", be populated? Field 25 in Table 2 of Annex IV of RTS 2, the "IR Term of contract", should be populated with the term of the	
		underlying interest rate, expressed in days, weeks, months or years. The population of term for field 25 is limited to integers and can be populated using different time units. In general, the less granular time unit should be used. This means that:	
		a. If the term is a whole number of years, that value should be populated in field 25 using the {INTEGER- 3}+'YEAR' format;	
		<ul> <li>If the term is a whole number of months (based on actual dates not notional 30-day month), that value should be populated in field 25 using the {INTEGER-3}+'MNTH' format;</li> </ul>	
		<ul> <li>c. If the term is a whole number of weeks, that value should be populated in field 25 using the {INTEGER-3}+'WEEK' format;</li> </ul>	
		d. In other cases, the correct number of days should be populated in field 25 using the {INTEGER- 3}+'DAYS' format.	
		However, in the latter case, where it is not possible to populate field 25 with the correct number of days due to the restriction of a maximum of 999 days, the term should be calculated with the next time unit (i.e. weeks)	



#	Field name	Guidance		
		using a standard week of 7 days. If this still exceeds the maximum number of weeks to populate (i.e. 999 weeks) then the term should be calculated in the next time unit (i.e. months) using a standard 30-day month method.		
		In both cases the remainder should then be rounded up or down based on the following methodology: (i) if the term is calculated in weeks, the remainder should be rounded up if $>=$ to 4 days (otherwise rounded down) and (ii) if the term is calculated in months, the remainder should be rounded up if $>=$ to 15 days (otherwise rounded down) and (ii). By way of example, a contract has a term of 19 years 11 months and 6 days = 19*12 + 11 months with remainder of 6 days, which should be rounded down. Therefore, the term to be populated in field 25 is 239 months.		
26	Contract sub-type			
27	Underlying type			
28	Parameter			
29	Underlying type			
30	Notional currency 1			
31	Notional currency 2			
32	ISIN code of the underlying credit default swap			
33	Underlying Index code			
34	Underlying Index name			



#	Field name	Guidance
35	Series	
36	Version	
37	Roll months	
38	Next roll date	
39	Issuer of sovereign and public type	
40	Reference obligation	
41	Reference entity	
42	Notional currency	
43	Emission Allowances derivative sub type	



# 5.4.4 Additional transparency publications

#### 5.4.4.1 DVC publication

#### [Last update on: 10/07/2023]

- 122. Under certain conditions, the transparency requirements for equity and equity-like instruments may be waived or deferred. However, the use of two of those waivers, namely the reference price waiver (Article 4(1)(a) of MiFIR) and the negotiated trade waiver for liquid instruments (Article 4(1)(b)(i) of MiFIR), is limited by the so-called DVC mechanism defined in Article 5 of MiFIR.
- 123. As regards the latter, the DVC is not applied to negotiated transactions which are in a share, depositary receipt, ETF, certificate or other similar financial instrument for which there is no liquid market. Hence, while the negotiated transaction waiver covers only liquid instruments, the reference price waiver covers both liquid and illiquid instruments. Considering the above, the double volume cap applies to both liquid and illiquid instruments.
- 124. Such mechanism provides that the trading volume under the waivers against the total volume traded on EU trading venues over the last 12 months for a specific instrument should not be higher than 4% at the level of a single trading venue, or higher than 8% for all the venues combined. In such cases NCAs have to suspend the use of the authorized waivers for the relevant instruments for a period of 6 months.
- 125. As described in Figure 7, to perform such calculations ESMA relies on the quantitative date provided to the DVC which in turn depends on the reference data reported to FIRDS and FITRS for the definition of the scope of the instruments subject to the DVC.
- 126. When a trading venue does not deliver the expected data, the system sends reminders every day (until the third ESMA working day after the end of the month) to the relevant submitting entity. If despite measures taken by NCAs and ESMA one or more trading venues do not deliver data for one or more financial instruments, the percentages of trading under the waivers cannot be calculated with accuracy. To ensure the publication of a credible set of results based on the data available, the current condition for publication is completeness of an ISIN across all MICs of at least 98%. This completeness is defined as the percentage of effectively reported periods by trading venues to the number of expected periods.
- 127. Furthermore, whenever a data quality issue that significantly affects the reliability of the DVC calculation for individual ISINs is detected, ESMA might not publish the calculation for that ISIN. In these cases, ESMA will promptly communicate the issue to the NCA(s) of the trading venue(s) to clarify the validity of the provided data.



- 128. In the case of late submissions or corrections of data occurring after the cut-off time, the system processes the data and will only publish the new results with the next monthly publication. The figures are updated for maximum six months after the publication date foreseen in MiFIR.
- 129. The results of the DVC calculations are published, between 6:30pm CET and 10:00pm CET, within five working days of the end of each calendar month. A suspension becomes effective at the start of the third working day after the publication. All relevant dates, as regards the publication calendar and the suspension period for the concerned instruments, is available on ESMA double volume cap website.

Observation period	Publication date	Application of the results	Guidance
One calendar year	5 <sup>th</sup> working day of each month. The calendar is published on the ESMA website [link]	days from publication of the results trading	See Q&As on the double volume cap mechanism [ <u>link</u> ]

## TABLE 93 – DVC CALCULATIONS

## 5.4.4.2 SI publication

#### [Last update on: 10/07/2023]

- 130. The goal of the Systematic Internaliser (SI) regime is (i) to make transactions which take place outside of a trading venue more transparent and (ii) to strengthen the level playing field between trading venues and to investment firms which trade on own account.
- 131. Therefore, investment firms are required to perform a periodic test to see if they qualify as an SI and consequently are subject to certain requirements. The SI test aims at determining if an investment firm deals on own account when executing client orders outside a regulated market, an MTF or an OTF without operating a multilateral system on an organised, frequent systematic and substantial basis (Article 4(1)(20) of Directive 2014/65/EU (MiFID II)). More specifically, investment firms are required to assess whether they are SIs in a specific instrument or for a (sub-) class of instruments. For each specific instrument/sub-class, an investment firm is required to compare the trading it undertakes on its own account compared to the total volume and number of transactions executed in the European Union (EU).



- 132. To support market participants in performing the SI test, ESMA computes on a voluntary basis the total volume and number of transactions executed in the EU since that data is essential for the operation of the SI regime and is not easily available. To perform such calculations ESMA uses data submitted by trading venues and APAs to FIRDS and FITRS based on the same process as described in Figure 7.
- 133. The following table provides a brief description of the publication dates, the observation periods used and the dates by which the test has to be performed by the investment firms.

Observation period	Publication date	Assessment to be performed by the investment firm by	Guidance
1 July - 31 December	1 February	15 February	See Q&As on the
1 October - 31 March	1 May	15 May	systematic internaliser regime [ <mark>link</mark> ]
1 January - 30 June	1 August	15 August	
1 April - 30 September	1 November	15 November	

# TABLE 94 – SI CALCULATIONS FOR EQUITY AND NON-EQUITY INSTRUMENTS

# 5.4.4.3 Consolidated Tape Provider (CTP) publication 41

#### [Last update on: 14/10/2024]

- 134. According to Article 15a(2) of Commission Delegated Regulation (EU) 2017/571, the data made public by a CTP in accordance with Articles 10 and 21 of Regulation (EU) No 600/2014 (MiFIR) shall represent at least 80% of both (i) the total number of transactions and (ii) the total volume of transactions in the relevant asset class published in the Union by all APAs, and of all trading venues during the assessment period.
- 135. ESMA publishes, on a voluntary basis to support CTPs, data on the total number of transactions and the total volume of transactions for non-equity instruments specified in Article 15a(1) of Commission Delegated Regulation (EU) 2017/571.
- 136. To perform such calculations ESMA uses data submitted by trading venues and APAs to FIRDS and FITRS based on the same process as described in Figure 7. The following table provides the publication dates and the observation periods used.

#### TABLE 95 - CTP CALCULATIONS FOR NON-EQUITY INSTRUMENTS

<sup>41</sup> ESMA74-2134169708-7163 Public Statement on the transition for the application of the MiFID II/MiFIR review (europa.eu)



Observation period	Publication date	Guidance
1 July - 31 December	1 February	NA
<del>1 January - 30 June</del>	1 August	



# 5.5 Scope of transactions

[Last update on: 10/07/2023]

#### Execution venue (including third-country aspects)

- 137. While Section 4.1.3 described the transactions subject to transparency requirements, Tables 96 and 97 in Section 5.5.1 illustrate the general principles to identify the type of transactions which are to be reported to FITRS for the performance of the transparency calculations.
- 138. In this context, it is also relevant to analyse transactions with <u>third-country aspects</u> and for this the same rules applicable to determine if a transaction is subject to post-trade transparency or not apply. To this refer to Section 4.1.3.2.

#### Type of transaction

139. Finally, Tables 98 and 99 in Section 5.5.2 analyse on a per transparency parameter basis the type of transactions which are be reported (or not) to FITRS for the performance of the transparency calculations.



# 5.5.1 Execution venue: general principles

# [Last update on: 10/07/2023]

#### TABLE 96 – EQUITY: SCOPE OF TRANSACTIONS TO BE REPORTED TO FITRS FOR THE TRANSPARENCY CALCULATIONS, THE BASICS

	TOTV instrument	non-TOTV instrument
On-venue transaction	All transactions executed on-venue, which are, by definition, executed on TOTV instruments, are to be reported to FITRS for the performance of the transparency calculations, irrespectively from the fact that the publication of post-trade transparency reports was done real-time or deferred.	By definition, they do not exist.
	However, certain transactions which fall under the definition of Articles 2 and 6 should be excluded in certain circumstances. See Table 98 below.	
Off-venue	All transactions executed off-venue on TOTV instruments are to be reported to FITRS for the performance	All transactions executed
transaction	of the transparency calculations, irrespectively from the fact that the publication of post-trade transparency	off-venue on non-TOTV
	reports was done real-time or deferred unless they fall under Article 13 of RTS 1 which in turn cross refer to Article 2(5) of RTS 22.	instruments are not to be reported to FITRS for the performance of the
	Furthermore, certain transactions which fall under the definition of Articles 2 and 6 should be excluded in certain circumstances. See Table 98 below.	transparency calculations.



# TABLE 97 – NON-EQUITY: SCOPE OF TRANSACTIONS TO BE REPORTED TO FITRS FOR THE TRANSPARENCY CALCULATIONS, THE BASICS

	TOTV instrument	non-TOTV instrument
On-venue transaction	All transactions executed on-venue, which are, by definition, executed on TOTV instruments, are to be reported to FITRS for the performance of the transparency calculations, irrespectively from the fact that the publication of post-trade transparency reports was done real-time or deferred. However, certain transactions which fall under the definition of Article 14 and not of Article 15 of RTS 2	By definition, they do not exist.
	should be excluded in certain circumstances. See Table 99 below.	
Off-venue transaction	All transactions executed off-venue on TOTV instruments are to be reported to FITRS for the performance of the transparency calculations, irrespectively from the fact that the publication of post-trade transparency reports was done real-time or deferred unless: - they fall under Article 12 of RTS 2 which in turn cross refer to Article 2(5) of RTS 22. See Table 99	All transactions executed off-venue on non-TOTV instruments are not to be reported to FITRS for the
	below. - they fall under the definition of Article 14 and not of Article 15 of RTS 2 should be excluded in certain circumstances. See Table 99 below.	performance of the transparency calculations.



# 5.5.2 Type of transactions subject to post-trade transparency

#### [Last update on: 10/07/2023]

#### TABLE 98 – EQUITY: SCOPE OF TRANSACTIONS TO BE REPORTED TO FITRS FOR THE TRANSPARENCY CALCULATIONS

	Liquidit	y status	L	IS	MR	MTL	Tick	size	SI	٨S
Transaction type	Turnover for ADT Num of transactions for ADNTE		Turnover for ADT		Turnover <sup>42</sup>		Num of transactions for ADNTE on MRMTL <sup>43</sup>		Turnover for AVT <sup>44</sup>	
	If executed on venue	lf executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	If executed off-venue	If executed on venue	lf executed off-venue	lf executed on venue	If executed off- venue
Transaction benefitting from pre-trade waivers of Article 4(1) (a) to (c) of MiFIR	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	Not to be reported to FITRS	NA – off- venue transacti ons cannot benefit from a waiver	Not to be reported to FITRS	NA – off- venue transacti ons cannot benefit from a waiver	To be reported to FITRS by TVs except when they are LIS above the highest threshold for each ADT liquidity band(*)	NA – off- venue transactions cannot benefit from a waiver

 <sup>&</sup>lt;sup>42</sup> Excluding those transactions executed under the pre-trade waivers of Article 4(1) (a) to (c) of MiFIR
 <sup>43</sup> Excluding those transactions executed under the pre-trade waivers of Article 4(1) (a) to (c) of MiFIR
 <sup>44</sup> Excluding those transactions executed under the excluding LIS transactions



	Liquidit	y status	L	IS	MR	MTL	Tick	size	SI	MS
Transaction type	Num of tra	Turnover for ADT Num of transactions for ADNTE		Turnover for ADT		Turnover <sup>42</sup>		n of tions for MRMTL <sup>43</sup>	Turnover for AVT <sup>44</sup>	
	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	If executed off-venue	lf executed on venue	If executed off- venue
Transaction benefitting from pre-trade waivers of Article 4(1) (d) of MiFIR	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	NA – off- venue transacti ons cannot benefit from a waiver	To be reported to FITRS by TVs	NA – off- venue transacti ons cannot benefit from a waiver	To be reported to FITRS by TVs except when they are LIS above the highest threshold for each ADT liquidity band(*)	NA – off- venue transactions cannot benefit from a waiver
Benchmark transactions	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported by TVs except if they benefitte d from the waiver under Article 4(1)(b)(iii) of MiFIR (NT3)	To be reported to FITRS by APAs in all cases as they cannot benefit from a waiver	To be reported by TVs except if they benefitte d from the waiver under Article 4(1)(b)(iii) of MiFIR (NT3)	To be reported to FITRS by APAs in all cases as they cannot benefit from a waiver	To be reported to FITRS by TVs except when they are LIS above the highest threshold for each ADT liquidity band(*)	To be reported to FITRS by APAs except when they are LIS above the highest threshold for each ADT liquidity band(*)



	Liquidit	y status	L	IS	MRI	MTL	Tick	size	SI	/IS
Transaction type	Turnover for ADT Num of transactions for ADNTE		Turnover for ADT		Turnover <sup>42</sup>		Num of transactions for ADNTE on MRMTL <sup>43</sup>		Turnover for AVT <sup>44</sup>	
	If executed on venue	lf executed off-venue	If executed on venue	lf executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	lf executed off- venue
Benchmark transactions - RFMD give-up	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported by TVs except if they benefitte d from the waiver under Article 4(1)(b)(iii) of MiFIR (NT3)	To be reported to FITRS by APAs in all cases as they cannot benefit from a waiver	To be reported by TVs except if they benefitte d from the waiver under Article 4(1)(b)(iii) of MiFIR (NT3)	To be reported to FITRS by APAs in all cases as they cannot benefit from a waiver	To be reported to FITRS by TVs except when they are LIS above the highest threshold for each ADT liquidity band(*)	To be reported to FITRS by APAs except when they are LIS above the highest threshold for each ADT liquidity band(*)



	Liquidit	y status	L	IS	MR	MTL	Tick	size	SI	NS
Transaction type	Turnover for ADT Num of transactions for ADNTE		Turnover for ADT		Turnover <sup>42</sup>		Num of transactions for ADNTE on MRMTL <sup>43</sup>		Turnover for AVT <sup>44</sup>	
	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	lf executed off-venue	If executed on venue	If executed off- venue
Portfolio trades	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported by TVs except if they benefitte d from the waiver under Article 4(1)(b)(iii) of MiFIR (NT3)	To be reported to FITRS by APAs in all cases as they cannot benefit from a waiver	To be reported by TVs except if they benefitte d from the waiver under Article 4(1)(b)(iii) of MiFIR (NT3)	To be reported to FITRS by APAs in all cases as they cannot benefit from a waiver	To be reported to FITRS by TVs except when they are LIS above the highest threshold for each ADT liquidity band(*)	To be reported to FITRS by APAs except when they are LIS above the highest threshold for each ADT liquidity band(*)
Creation, expiration or redemption of financial instruments trades	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Contingent trades	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS



	Liquidit	y status	L	IS	MR	MTL	Tick	size	SI	MS	
Transaction type	Num of tra	Turnover for ADT Num of transactions for ADNTE		Turnover for ADT		Turnover <sup>42</sup>		Num of transactions for ADNTE on MRMTL <sup>43</sup>		Turnover for AVT <sup>44</sup>	
	If executed on venue	lf executed off-venue	If executed on venue	If executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	If executed off- venue	
Security financing transactions (SFT)	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	
	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to	
	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS	
Clearing and Settlement	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	
Custodial activity	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	
	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to	
	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS	
Collateral activity	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	
	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to	
	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS	
Novation	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	
	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to	
	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS	
Portfolio Compression	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	
Creation or	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	
redemption of units	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to	
of a UCITS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS	



	Liquidit	y status	L	IS	MR	MTL	Tick	size	SI	MS
Transaction type	Turnover for ADT Num of transactions for ADNTE		Turnover for ADT		Turnover <sup>42</sup>		Num of transactions for ADNTE on MRMTL <sup>43</sup>		Turnover for AVT <sup>44</sup>	
	If executed on venue	lf executed off-venue	If executed on venue	If executed off-venue	lf executed on venue	lf executed off-venue	lf executed on venue	lf executed off-venue	If executed on venue	If executed off- venue
Conversion/ exercise trade	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to
	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS
Decrease or increase	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
in the notional	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to
amount	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS
Change in the	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
composition of an	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to
index or a basket	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS
Acquisition under a dividend re- investment plan	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Acquisition under an	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
employee share	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to
incentive plan	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS
Exchange and tender	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
offer on fixed income	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to
products	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS
Primary market transactions	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to
	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS



	Liquidit	Liquidity status		IS	MRI	MTL	Tick	size	SMS	
Transaction type	Turnover for ADT Num of transactions for ADNTE		Turnover for ADT		Turnover <sup>42</sup>		Num of transactions for ADNTE on MRMTL <sup>43</sup>		Turnover for AVT <sup>44</sup>	
	If executed	If executed off-venue	If executed on venue	If executed off-venue	lf executed	lf executed	lf executed	lf executed	If executed on	If executed off-
	on venue	on-venue	on venue	on-venue	on venue	off-venue	on venue	off-venue	venue	venue
Transfers of financial	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
instruments between	reported	reported	reported	reported	reported	reported	reported	reported	reported to	reported to
two clients with no	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	to FITRS	FITRS	FITRS
price paid (e.g.										
donations or gifts)										

(\*) See Table 86 in Section 5.4.2.6



#### TABLE 99 – NON-EQUITY: SCOPE OF TRANSACTIONS TO BE REPORTED TO FITRS FOR THE TRANSPARENCY CALCULATIONS

		Liqu	iidity			LIS,	SSTI	
Transaction type	Bonds (excluding ETCs and ETNs)		including ET	instruments Cs and ETNs ing "Bonds		luding ETCs TNs) <sup>45</sup>	Non-equity instruments including ETCs and ETNs but excluding "Bonds	
	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue
Benchmark transactions	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs
Portfolio trades	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs	To be reported to FITRS by TVs	To be reported to FITRS by APAs
Contingent trades	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Security financing transactions (SFT)	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Clearing and Settlement	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS

<sup>&</sup>lt;sup>45</sup> Transactions with a size equal to or smaller than EUR 100,000 should be reported to FITRS. FITRS will then excludes those transactions from those calculations as per Article 13(10) of RTS 2.



		Liqu	iidity			LIS,	SSTI	
Transaction type		luding ETCs ETNs)	including ET	instruments Cs and ETNs ing "Bonds		luding ETCs TNs) <sup>45</sup>	Non-equity instruments including ETCs and ETNs but excluding "Bonds	
	If executed	If executed	If executed	If executed	lf executed	If executed	If executed	If executed
	on venue	off-venue	on venue	off-venue	on venue	off-venue	on venue	off-venue
Custodial activity	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported to	reported to	reported to	reported to	reported to	reported to	reported to	reported to
	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS
Collateral activity	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported to	reported to	reported to	reported to	reported to	reported to	reported to	reported to
	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS
Novation	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported to	reported to	reported to	reported to	reported to	reported to	reported to	reported to
	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS
Portfolio Compression	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported to	reported to	reported to	reported to	reported to	reported to	reported to	reported to
	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS
Creation or redemption of units of a UCITS	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported to	reported to	reported to	reported to	reported to	reported to	reported to	reported to
	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS
Conversion/ exercise trade	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS			
Decrease or increase in the notional amount	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be	Not to be
	reported to	reported to	reported to	reported to	reported to	reported to	reported to	reported to
	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS	FITRS



Transaction type	Liquidity				LIS, SSTI			
	Bonds (excluding ETCs and ETNs)		Non-equity instruments including ETCs and ETNs but excluding "Bonds		Bonds (excluding ETCs and ETNs) <sup>45</sup>		Non-equity instruments including ETCs and ETNs but excluding "Bonds	
	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue	If executed on venue	If executed off-venue
Change in the composition of an index or a basket	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Acquisition under a dividend re-investment plan	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Acquisition under an employee share incentive plan	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Exchange and tender offer on fixed income products	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Primary market transactions	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS
Transfers of financial instruments between two clients with no price paid (e.g. donations or gifts)	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS	Not to be reported to FITRS