

Futures & Options Association

EMIR TR Operations Working Group

Discussion Document

DRAFT



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Section	Topic	Status	Industry Proposal
1	Mark-To-Market (M2M)	Agreed	 M2M will be reported by Clients, CBs and CCPs. M2M will be reported for positions only as per ESMA Q&A of 20-Mar-2013. M2M for Trades will be reported as zero ("N/A" if the numerical field allows it). M2M will be reported by CBs vs CCPs per each margin account (House, Client Omnibus, ISA). M2M value will be reported as zero, on the basis that daily variation margin for ETD futures and options positions is settled daily. A proposal for forwards is to be defined. Valuation type will always be "M" ("Mark-to-market"). Valuation date and time will be 23:59:00 (UTC), as ETD positions are valued on a daily basis.
2	Collateral	Agreed	 Industry agreement is that ETD contracts are always one-way collateralised ("OC"), in line with the CFTC definition that one party agrees to regularly post initial and variation margin, i.e. CBs post margin to CCPs, and Clients to CBs. Industry recommendation to increase the Portfolio ID field to 50 alphanumeric characters, in order to allow for individually segregated accounts in the future.
3	Trade Identifier	In progress	 Status: Agreement that the UTI template allows all reporting parties to self-populate for any market. Action: CCPs to revert with proposal by EOW, providing example specifications including frequency and methodology by which they construct the UTI.
4	Product Identifier	Agreed	 Use Taxonomy "I" with Aii and CFI. The ETD Industry agreed that were ISIN product codes are present, counterparties to a trade may use either ISIN or Aii in "Product ID 1" interchangeably. "Product ID 2" field will be populated with the CFI, and a classification of products is to be provided by EEA CCPs.





Section	Торіс	Status	Industry Proposal			
5	Entity Identifier	In progress	 Status: Industry agreement on the hierarchy for Entity Identifier: LEI, Pre-LEI, BIC, or a client code. Status: ROC meeting on 11/12 June may provide more clarity on development of LEI. 			
6	Scope of reporting obligation	In progress	 Status: The proposal on Scope of Reporting has been sent to Norton Rose for opinion along with feedback received via the FOA website. 			
7	Execution & Clearing Timestamps	Agreed	 Trades: the Execution Timestamp and Clearing Timestamp are the same, and will be populated with the timestamp provided by the CCP, in the case of CB vs CCP. Positions: populate Execution Timestamp with "N/A", and Clearing Timestamp with "23:59:00" (UTC). 			
8	Lifecycle Events	In progress	<u>Status:</u>Lifecycle events to be aligned with the proposal on UTI for positions.Further discussion required on whether netting will be reported.			
9	Back-reporting	Agreed	 Provide a snapshot of positions as of the previous day to the start of the Transaction Reporting obligation. 			
10	Archiving	Agreed	 Reporting parties will be responsible for keeping records of reported transactions for 5 years (non-CCPs) and 10 years (CCPs). 			
11	Notional Amount	In progress	Status: - CCPs to revert with calculation used for each product.			





	Questions	MTM/ Collateral	Slide
1.1	Who should report the value of MTM	MTM	6
1.2	How should you calculate MTM	MTM	7-9
1.3	How to source valuation date and time	MTM	10-11
1.4	How to obtain valuation type	MTM	12

1.1 Reporting Responsibility for MTM



Description

1. Who should report the value of MTM?

Fields	ESMA Text
Fields 17-21 affected	Refer to annex Ref 1, Ref 4 and Ref 5

Issues	Assumptions			
 Different options are available for whom the reporting obligation will fall to CCP does not have underlying client information 	 Matching of counterparty data is not required as per 20th March Q&A TR Answer 7 			

Options	Benefits	Points for consideration
Option 1 Client, CB and CCP all report	Only way to capture a valuation where a client trades with a non EEA CB and CCP	 Possibility to have different valuations but in practice unlikely given CCP closing prices will be used by both
Option 2 CCP and CB both report valuation	 CB as complete picture of client accounts as well as positions against CCP. CB valuation provides the linkage between the net positions at the CCP and the client position 	 Possibility to have different valuations but in practice unlikely given CCP closing prices will be used by both Does not capture scenario where EEA client trades with non EEA CB and CCP
Option 3 CCP only reports valuation	Only one valuation provided to the TR	 Client omnibus accounts will only be reported on a net basis vs CB Does not capture scenario where EEA client trades with non EEA CB and CCP

ETD Industry recommendation is Option 1.

The industry opinion greatly favours Option 1, as this is the most transparent method. The CCP does not have the information pertaining to the underlying client for trades and positions only the CB and the client have this information, the CCP will only be able to be report at an omnibus client level.





Description

2. How to determine the Mark-to-Market Valuation Method

	Issues	ESMA Text
Field 17: Details to be reported: Format:	Mark to market value of the contract Mark to market valuation of the contract, or mark to model valuation where applicable under Article 11(2) of Regulation (EC) No 648/2012 Up to 20 numerical digits	Refer to annex Ref 1

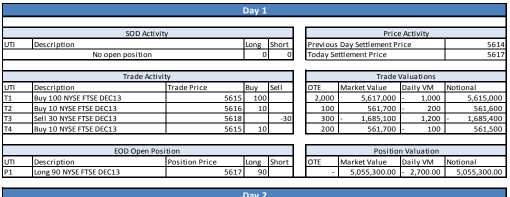
Issues	Assumptions
Numerous valuation methodologies	 Matching of counterparty data is not required as per 20th March Q&A TR Answer 7

Valuation Calculation								
Valuation Type	Trade	Position						
ОТЕ	(Today Settlement Price - Trade Price)*Quantity*Multiplier	(Today Settlement Price - Position Price)*Quantity*Multiplier						
Market Value	Today Settlement Price*Quantity*Multiplier	Today Settlement Price*Quantity*Multiplier						
Daily Variation Margin	(Previous Settlement Price - Trade rice)*Quantity*Multiplier	(Previous Settlement Price - Today Settlement Price)*Quantity*Multiplier						
Notional	Trade Price*Quantity *Multiplier	Settlement Price*Quantity*Multiplier						



1.2 Mark-to-market value of the contract

Below is an example of 3 days worth of trades and positions showing the values of the different MTM valuation and notional value options available on both the trades and positions on a futures contract.



			Day 2					
	SOD Activ	ity				Price	Activity	
UTI	Description	Previous Price	Long	Short	Previous	Day Settlement Pr		5617
P1	Long 90 NYSE FTSE DEC13	5617	0	0	Today Se	ttlement Price		5616
	Trade Activ	rity				Trade	/aluations	
UTI	Description	Trade Price	Buy	Sell	OTE	Market Value	Daily VM	Notional
T5	Sell 40 NYSE FTSE DEC13	5619		-40	1,200	- 2,246,400	800	- 2,247,600
T6	Buy 10 NYSE FTSE DEC13	5615	10		100	561,600	200	561,500
	EOD Open Po	sition				Positio	n Valuation	
UTI	Description	Settlement Price	Long	Short	OTE	Market Value	Daily VM	Notional
P2	Long 60 NYSE FTSE DEC13	5616	60		0	3,369,600	600	3,369,600

			Day 3						
	SOD Activ	ty			ĺ		Price	e Activity	
UTI	Description	Previous Price	Long	Short		Previous	Day Price		5616
P2	Long 60 NYSE FTSE DEC13	5616	60	0		Today Settlement Price			5612
UTI	Trade Activ	ity	Buy	Sell		OTE	Trade '	Valuations Daily VM	Notional
0	No Trade Activity		Juy	JC.I		U.L	Widther Value	Duny VIII	non on a
	EOD Open Po	sition					Positio	n Valuation	
UTI	Description	Settlement Price	Long	Short		OTE	Market Value	Daily VM	Notional
Р3	Long 60 NYSE FTSE DEC13	5612	60			0	3,367,200	2,400	3,367,200

Contract	Multiplier (tick value)
NYSE.LIFFE FTSE 100 Futures	£10 per index point

No P&L has been represented in this worked example.

Both previous day settlement price and current settlement price are illustrated in the days activity

The position is marked with the current settlement price so the OTE will show as 0 every day on positions, as a result the market value will always equal the notional.

Daily VM on position is calculated with previous settlement price.

Notional has been included to add perspective to the reportable fields.

Day 1

No open positions at start of day, 4 trades have cleared and have been converted in to on long position EOD.

Day 2

A further 2 trades have cleared and have been include in the EOD position.

Day 3

No trade activity to show change in market value, VM and notional on a position although there has been no trade activity.





Options	Definition	Benefits	Points for consideration
Option 1 Open Trade Equity Unrealised profit or loss on open futures position	 Unrealised profit or loss on open futures position Excludes premium paid options 	Transparent currently clearing brokers and clients account on OTE	Option 5 currently used by CCP's
Option 2 Market Value Notional value of the position	Notional value of the position	Simple notional value of current position	Very large number which does not back directly to actual risk
Option 3 Daily Variation Margin @ Settlement Price vs. Settlement Price	 Change in value of open positions only as a result of change in market price Excludes P&S, fees, commissions & adjustments 	Simple representation of the P&L impact of the move in marker prices	 Not currently used Ignores other events which impact P&L
Option 4 Daily Variation Margin @ Settlement Price vs. Trade Price	 Daily change in OTE plus P&S (closed out trades) and any adjustments that result in P&L. Excludes fees or commissions 	Currently used by CCP's	Not used by clearing brokers and clients

Recommendation is TBD.





Options	Definition	Benefits	Points for consideration
Option 1 Open Trade Equity Unrealised profit or loss on open futures position	 Unrealised profit or loss on open futures position Excludes premium paid options 	Transparent currently clearing brokers and clients account on OTE	Option 5 currently used by CCPs
Option 2 Market Value Notional value of the position	Notional value of the position	Simple notional value of current position	Very large number which does not back directly to actual risk
Option 3 Daily Variation Margin @ Settlement Price vs Settlement Price	 Change in value of open positions only as a result of change in market price Excludes P&S, fees, commissions & adjustments 	Simple representation of the P&L impact of the move in marker prices	 Not currently used Ignores other events which impact P&L
Option 4 Daily Variation Margin @ Settlement Price vs Trade Price	 Daily change in OTE plus P&S (closed out trades) and any adjustments that result in P&L. Excludes fees or commissions 	Currently used by CCPs	Not used by clearing brokers and clients
Option 5 Daily Variation Margin Settled daily Sett price – position price = 0 (sett price = position price)	 Price amended on open positions to the current settlement price at end of day MTM valuation of a position is therefore zero at end of day 	 Currently used by CCPs The position price already includes the variation margin 	Option 1 currently used clearing brokers and clients

ETD Industry agreement is Option 5.

1.3 Valuation Date and Time



Description

3. How to source the valuation date and time

	Fields	ESMA Text
Field 19: Details to be reported: Format:	Valuation date Date of the last mark to market or mark to model valuation ISO 8601 date format	Refer to annex Ref 1
Field 20: Details to be reported:	Valuation time Time of last mark to market or mark to model valuation	
Format:	UTC time format	

Issues	Assumptions
It is not prescriptive on how to interpret valuation date and time	 Matching of counterparty data is not required as per 20th March Q&A TR Answer 7





Options	Benefits	Points for consideration
Option 1 Batch completion time	 Simple implementation Internal time stamps EOD Default time No manual touch points 	Will not be consistent through different firms and therefore can never be a matching field
Option 2 Date and time prices are published by the CCP	All time stamps should be consistent through out the industry for the different CCPs	 Reliance on external data feed from CCP to consume data internally before reporting can be done Complex technical build required to source data from exchange
Option 3 Industry determines generic CCP valuation point	All time stamps should be consistent through out the industry for the different CCPs	Requires static data maintenance for all reporting parties

ETD Industry recommendation is Option 3, using 23:59:00 as the valuation point, as ETD are valued on a daily basis.

1.4 Valuation Type



Description		
4. How to obtain the information of valuation type		
	Fields	ESMA Text
Field 21: Details to be reported: Format:	Valuation Type Mark to market valuation of the contract or mark to model valuation where applicable under Article 11(2) of Regulation (EC) No 648/2012 M = mark to market / O = mark to model	Refer to annex Ref 1
	Issues	Assumptions
 Clearing firms will need to obtain valuation type from CCPs per contract Not known if valuation method will remain static, once a method has been adopted 		 Matching of counterparty data is not required as per 20th March Q&A TR Answer 7 Majority of contracts will be mark to market

Options	Benefits	Points for consideration
Option 1 Use CCP official published settlement price	 Simple implementation direct from internal database. Limited technology build required 	 For Client vs. CB valuation will always be mark to market as client and CB's are taking official market prices CCP may use mark to model valuations to create market price

ETD Industry recommendation is to populate with "M", as the prices used by CBs are provided by the exchanges and are therefore official market prices.





	Questions	MTM/ Collateral	Slide(s)
2.1	How to determine the category of collateralisation	Collateral	14-15
2.2	Which party should report collateral	Collateral	16-17
2.3	How to report collateral portfolio in numerical format	Collateral	18
2.4	Determine how to represent multiple currency portfolio that is covered by both non-cash and cash collateral	Collateral	19-21

2.1 Collateralisation



Description

1. How to determine the category listed derivatives will fall in to

	Fields	ESMA Text
Field 22: Details to be reported: Format:	Collateralisation Whether collateralisation was performed U = uncollateralised, PC = partially collateralised, OC = one way collateralised or FC = fully collateralised	

Issues	Assumptions
Listed derivatives are both fully collateralised and one way collateralised	 Matching of counterparty data is not required as per 20th March Q&A TR Answer 7 Listed derivative contracts will never be uncollateralised or partially collateralised





Options	Points for consideration
Option 1 One way collateralised	
Option 2 Fully collateralised	

ETD Industry recommendation is:

• Industry proposal is to always populate with "OC", following the CFTC definition of "One-way Collateralized" — one party agrees to post initial margin, regularly post variation margin or both.

2.2 Collateralisation (who should report)



Description

2. Which party should report the collateral?

	Fields
Field 22: Details to be reported: Format:	Collateralisation Whether collateralisation was performed U = uncollateralised, PC = partially collateralised, OC = one way collateralised or FC = fully collateralised
Field 25: Details to be reported:	Value of the collateral Value of the collateral posted by the reporting counterparty to the other counterparty. Where collateral is posted on a portfolio basis, this field should include the value of all collateral posted for the portfolio.
Format:	Specify the value the total amount of collateral posted; up to 20 numerical digits in the format xxxx,yyyyy.
Field 26: Details to be reported:	Currency of the collateral value Specify the value of the collateral for field 25.
Format:	Specify the currency of field 25; ISO 4217 Currency Code, 3 alphabetical digits.

Issues	Assumptions		
	Matching of counterparty data is not required as per Q&A TR Answer 7		



2.2 Collateralisation (who should report)

Options	Benefits	Points for consideration
Option 1 Collateral Giver	Simple approach.	There will be no collateral comparison
Option 2 Both parties	Facilitate collateral valuation comparison	• None.

ETD Industry recommendation is Option 2.





3. How to report collateral portfolio in numerical format						
Field	s	ESMA Text				
portfolio sho	s reported on a portfolio basis, the ould be identified by a unique code by the reporting counterparty	Refer to annex Ref 4				
Issue	es .	Assumptions				
 Majority of firms use alphanumeric for Restriction on 10 digits is restrictive 	mats to name portfolios	 Matching of counterparty data is not required as per 20th March Q&A TR Answer 7 Unique code is unique to counterparty not unique at an industry level 				
Options	Benefits	Points for consideration				
Option 1 Allow for alphanumeric format • Simple implementation • Firms will be able to utilise internatin use		Some portfolios could be used across the all reporting counterparties however should be linked to reporting counterparty for grouping purposes within TR				

Description

ETD Industry recommendation is to increase the field to be 50 alphanumeric characters, in order to allow for individually segregated client accounts.

2.3 Collateral Value



Description

4. Determine how to represent multiple currency portfolio that is covered by both non-cash and cash collateral

	Fields	ESMA Text
Field 25: Details to be reported:	Value of the collateral Value of the collateral posted by the reporting counterparty to the other counterparty. Where collateral is posted on a portfolio basis, this field should include the value of all collateral posted for the portfolio.	Refer to annex Ref 2 - 5
Format:	Specify the value the total amount of collateral posted; up to 20 numerical digits in the format xxxx,yyyyy.	
Field 26:	Currency of the collateral value	
Details to be reported:	Specify the value of the collateral for field 25.	
Format:	Specify the currency of field 25; ISO 4217 Currency Code, 3 alphabetical digits.	

Issues	Assumptions		
 How can collateral be presented; Single currency vs. Multi currency Cash vs. Non Cash Debit balances vs Credit balances 	 Matching of counterparty data is not required as per 20th March Q&A TR Answer 7 Collateral will be valued without haircut applied. 		
 Illustrating FX rates used to convert into base currency Illustrating pricing source for non cash 			





Options	Benefits	Points for consideration
Option 1 Aggregate single currency equivalent reporting	 Simple technical implementation Reduced mismatches Easier to compare data across TR's – does not require TR to calculate/concert for reconciliation 	No transparency on components of collateral received or prices / FX rates
Option 2 Aggregate multi-currency reporting	 Simple technical implementation Reduced mismatches FX sourcing is not required 	Does not differentiate between cash and non cash
Option 3 Hybrid – Cash as equivalent value & Non Cash reported 'asset by asset'	 Increased transparency between cash / non-cash Negative cash balances not reported (converted to equivalent and offset vs credit) 	 Multiple lines per report to TR Complicated reporting logic Repeat of data for every report to TR
Option 4 Individual 'Asset by Asset' reporting	Full transparency on all collateral received	 Multiple lines per report to TR Complicated reporting logic Repeat of data for every report to TR

ETD Industry recommendation is Option 2.

The industry opinion greatly favours Option 2, as we feel that the aggregate multi currency value meets the requirement to 'know' the value of collateral reported by each counterparty whilst limiting the amount of TR reconciliation necessary, and mitigating issues that may present if Option 3 or 4 is adopted.





Below is an example of a cross currency portfolio, which has both cash and non cash collateral.

Global Alpha Master Fund (GMAF) PC: 123456789					
Cash					
ССҮ	IM	VM	Sum	FX Rate	Converted £
EUR	-€1,300	€200	€-1,100	EUR/ GBP = 1.1	-£1,000
GBP	£2,500	£100	£2,600	GBP/GBP = 1	£2,600
USD	-\$1,200	-\$300	\$-1,500	USD/GBP = 1.5	£-1,000
	£600				

	Non-Cash									
Qty	Description	Identifier	CCY	Market Price	Market Value	Hair Cut	Hair Cut Value	FX Rate	MV = £	HCV =£
1,000	BTF 09JAN2014	99E9483B0	EUR	99.97	€999.70	5%	€949.72	EUR/ GBP = 1.1	£908.82	£ 863.38
2000	BILL 05/02/13	9127956L0	USD	99.99	\$1,999.80	1%	\$1,979.80	USD/GBP = 1.5	£1,333.20	£1,319.87
	Total Value £2,242.02 £2,183.25						£2,183.25			

2.4 Collateral (worked example)



Below details how option 1-4 would be reported from the previous slide. There are no applicable fields to detail underlying non cash collateral details. Market values have been taken from above.

Option 1						
Field Value of collateral Field CCY						
25	2842.02	26	GBP			

Option 1 - Aggregate single currency equivalent reporting

Sum of cash portfolio in single currency + cash equivalent of non cash collateral in single currency

Option 2					
Field	Value of collateral	Field	CCY		
25a	-100.30	26a	EUR		
25b	2,600	26b	GBP		
25c	499.80	26c	USD		

Option 2 - Aggregate multi-currency

Cash portfolio in multi currency + cash equivalent of non cash collateral in native currencies

Option 3						
Field	Value of collateral	Field	CCY			
25a	600	26a	GBP			
25b	999.70	26b	EUR			
25c	1,999.80	25c	USD			

Option 3 - Hybrid - Cash as equivalent value & Non Cash reported 'asset by asset'

Sum of cash portfolio in single currency + underlying non cash collateral values

25a = Cash

25 b = 1000 BTF 09JAN2014 99E9483B0

25 c = 2000 BILL 05/02/12 9127956L0

Option 2				
Field	Value of collateral	Field	CCY	
25a	-1,100	26a	EUR	
25b	2,600	26b	GBP	
25c	-1,500.00	26c	USD	
25d	999.70	26d	EUR	
25e	1,999.80	25e	USD	

Option 4 - Individual 'Asset by Asset' reporting

Cash portfolio in multi currency + underlying non cash collateral values

25a = EUR cash

25b = GBP Cash

25c = USD Cash

25d = 1000 BTF 09JAN2014 99E9483B0

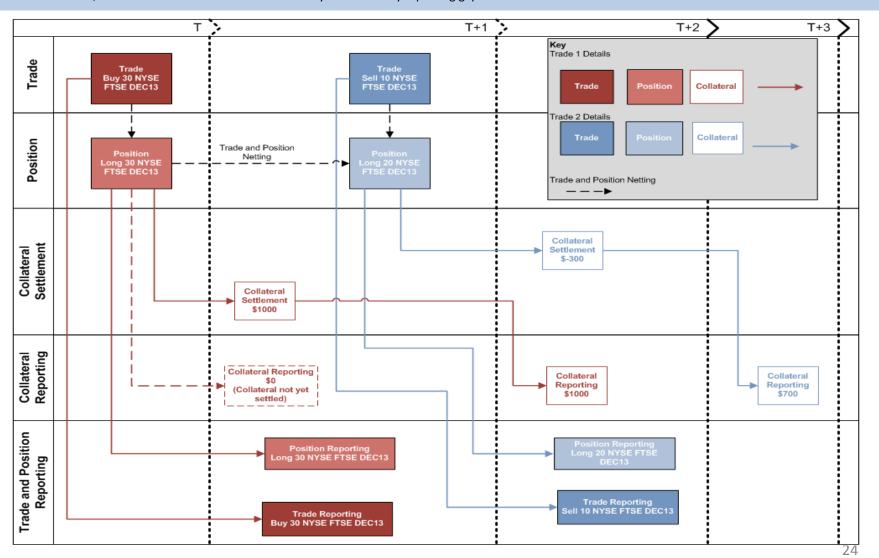
25e = 2000 BILL 05/02/12 9127956L0

2.4 Collateral Reporting Time Lag



Description

Trades settles on T, collateral settles on T+ 1. There will always be a one day reporting gap for collateral vs. trade



2. Annex – ESMA Text



REF 1

REGULATION (EU) No 648/2012 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 4 July 2012

Article 11(2)

Financial counterparties and non-financial counterparties referred to in Article 10 shall mark-to-market on a daily basis the value of outstanding contracts. Where market conditions prevent marking-to-market, reliable and prudent marking-to-model shall be used.

REF 3

Ref 2 Regulation - COMMISSION DELEGATED REGULATION (EU) No 148/2013 of 19 December 2012

Article 3 Reporting of Exposures

- 1. The data on collateral required under Table 1 of the Annex shall include all posted collateral.
- 2. Where a counterparty does not collateralise on a transaction level basis, counterparties shall report to a trade repository collateral posted on a portfolio basis.
- 3. Where the collateral related to a contract is reported on a portfolio basis, the reporting counterparty shall report to the trade repository a code identifying the portfolio of collateral posted to the other counterparty related to the reported contract.
- 4. Non-financial counterparties other than those referred to in Article 10 of Regulation (EU) No 648/2012 shall not be required to report collateral, mark to market, or mark to model valuations of the contracts referred to in Table 1 of the Annex.
- 5. For contracts cleared by a CCP, mark to market valuations shall only be provided by the CCP

2. Annex – ESMA Text



REF 4

Questions and Answers Implementation of the Regulation (EU) No 648/2012 on OTC derivatives, central counterparties and trade repositories (EMIR) 20 March 2013 | ESMA/2013/324

TR Question 3

Article 9 of EMIR - Reporting of collateral and valuation

How should information on collateral and valuation be reported to TRs?

TR Answer 3

As specified in Article 3 of Commission Delegated Regulation (EU) No 148/2013 (RTS on reporting to TR), collateral can be reported on a portfolio basis. This means the reporting of each single executed transaction should not include all the fields related to collateral, to the extent that each single transaction is assigned to a specific portfolio and the relevant information on the portfolio is reported on a daily basis (end of day). With reference to transactions cleared by a CCP, the fields on the contract valuation should be reported on a daily basis at position level, as maintained and valued by the CCP.

REF 5

Questions and Answers Implementation of the Regulation (EU) No 648/2012 on OTC derivatives, central counterparties and trade repositories (EMIR) 20 March 2013 | ESMA/2013/324

TR Question 7

Article 9 of EMIR – Reporting to TRs: Avoidance of duplication

In order to avoid the duplication of reported details (according to Article 9(1) of EMIR), could the CCP impose on its clearing members (and, consequently, on counterparties represented by the clearing members in clearing) that transactions accepted by the CCP for clearing are reported only by the CCP to the TR selected by the CCP?

TR Answer 7

Article 9 provides that counterparties and CCPs should ensure reporting, not only CCPs. Counterparties and CCPs should ensure that there is no duplication of the reporting details by way of agreeing on the most efficient reporting method, to avoid duplication. In the scenario where the CCP and counterparties use different TRs, it is possible that the CCP reports that the contract has been cleared in a TR different from the TR in which the contract has been originally reported by the counterparties. CCPs and counterparties should then do so with consistent data, including the same trade ID and the same valuation information to be provided by the CCP to the counterparties.

Under Article 9 of EMIR, both the counterparties and the CCP have an obligation to ensure that the report is made without duplication, but neither the CCP nor the counterparties have the right to impose on the other party a particular reporting mechanism. However, when offering a reporting service the CCP can choose the TR to be used and leave the choice to the counterparty on whether to accept or not the service for its trade to be reported by the CCP on its behalf.

3. Unique Trade Identifier IN PROGRESS

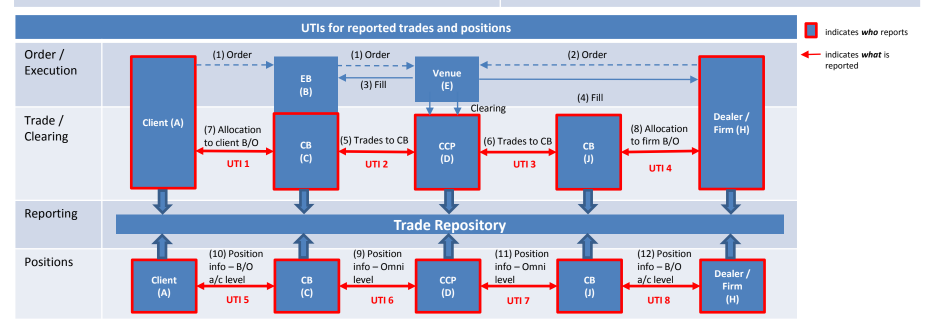


Description

ESMA believes that in order to effectively match counterparties to a contract, a Unique Trade Identifier (UTI) should be reported with each counterparty to allow for pairing contracts. This will be particularly relevant when counterparties are reporting to two different TRs. [EMIR, 303 p 57]

Therefore, in order to have a trade ID on time for the implementation of EMIR reporting, ESMA has taken the view that it should be the responsibility of the counterparties to a contract to generate a UTI which will enable aggregation and comparison of data across TRs. [EMIR, 305 p 57]

Existing transaction identifiers are not unique across CCPs and in some cases are reused within an exchange or CCP. There is no universal format for transaction identifiers, they vary in string length and alphanumeric pattern across CCPs. Generating and storing brand new transaction identifiers across markets is complex, costly, and probably unrealistic in the current timeframe for September 2013 live date.



3. Unique Trade Identifier IN PROGRESS



Trade Level UTI					
Trade Level UTI	Benefits	Points for consideration			
Option 1 CCPs to generate and distribute Trade UTIs to CBs, and CBs to do the same for clients.		 Trade level UTIs to be delivered electronically with cleared trades in real-time, not via a separate feed, and not in batchmode. Development and implementation in time for go live CBs will still need a standard template for non-EU markets. 			
Option 2 Develop a universal format UTI template that can be self-populated by all reporting parties, on any market.	 Common approach for all markets, both EU and non-EU. Can be derived from existing transaction data, and does not require new information to be circulated between counterparties, nor additional referential data. 	 Difficult to ensure uniqueness within current allowed length of 52 characters Industry consensus required. Development required. 			

Position Level UTI

Design Principle: The construct of the Position level UTI should be such that all market participants are able to independently generate it with standard market identifiers.

Position Level UTI	Benefits	Points for consideration
Option 1 Constant UTI: Each day's position has the same UTI.	 No logic required to link the positions. This easily provides a view of the history of the position. After the initial period, the incremental volume of brand new positions with new Position UTIs would be relatively lower, allowing for more manageable reconciliation. 	 If a position has been traded out i.e. zero for a period of time, and traded back in, it will have the same Position UTI. Potential requirement to check if a UTI has ever previously been used. Industry consensus required. Development required.
Option 2 Changeable UTI: Each day's position will have component(s) that changes.	Every non-zero position will be reported as "new" everyday, therefore no requirement to maintain a list of used UTIs	 Even if the changing components are known, logic is still required to obtain a view of the history of the position. Every day, all counterparties will report all non-zero positions with new Position UTIs, which would result in massive reconciliation efforts. Industry consensus required. Development required.

ETD industry recommendation for Trade UTI is TBD; for position UTI is TBD

3. Unique Trade Identifier IN PROGRESS



RTS Field Definition

A Unique Trade ID must be agreed at the European level, which is provided by the reporting counterparty. If there is no unique trade ID in place, a unique code should be generated and agreed with the other counterparty.

Field length: 52 alphanumeric.

Proposed Solution

• Each reporting party generates trades and positions UTIs using fixed components available using available standard data.

Trd	Pos	Originator	Component	Format / Comments
4/4	4/4	Self-populated	CCP MIC (ISO 10383)	11 characters, alpha-numerical
52/56	52/56	Self-populated	Unique Product Identifier	 Aii - 52 characters: Exchange MIC (ISO 10383) – 4 characters, alphanumerical. Exchange Product Code – 12 characters, alphanumerical. Derivative Type (O/F) – 1 character Put/Call – 1 character Expiry Date – 8 characters, YYYYMMDD Strike Price – 14,5 characters, float
6/62	6/62	Self-populated	CB mnemonic	6 characters, alphanumerical Mnemonic of the CB at the CCP, padded with trailing spaces.
8/70	N/A	Self-populated	Trade Date	8 characters – YYYYMMDD
N/A	1/63	Self-populated	Direction (TBC)	1 character: L (long) or S (short)
40/110	40/103	CCP/CB	Specific reference	Trades: unique transaction reference <u>provided</u> by the CCP or CB, e.g. clearing ID. Positions: populate with a position reference <u>agreed</u> between CCP-CB, and CB-Client, respectively, e.g. Account ID.

4. Product Identifier



Assumptions

Description

"As regards product codes, there was general industry support for the development of a Unique Product Identifier (UPI) [...]" [EMIR, 300 p 57]

Issues

"Existing ISO standards [...] would involve using the International Securities Identification Numbers (ISIN), the Alternative Instrument Identifier (AII) as product and underlying identifiers and a Classification of Financial Instruments Code (CFI) code to identify the type of derivative." [EMIR, 301 p 57]

"In the absence of a globally agreed product identifier, ESMA agrees that the ISIN, All and the CFI may be used to correctly identify the derivative product [...]. Where a CFI does not exist, counterparties should report the derivative type by using the taxonomy outlined in the draft ITS." [EMIR, 302 p 57]

 ISIN and CFI are not available for all EU Non EU CCPs may not have a requriem For new same day contracts e.g. Flex, E and the ID is required for reporting on 	ent to provide a product ID. Euronext, firms may currently rely on overnight batch,	When a UPI is reported, no further contract details have to be included, as these can be obtained from the exchange.
Options	Benefits	Points for consideration
Option 1 Develop a brand new product identifier to be used globally.	Common approach for all markets.	 Development and implementation not possible in available timeframe. Cost of generating, distributing and storing additional static data.
Option 2 Use ISIN where available at series Level and Aii where ISIN not available at series level plus a derived CFI.	Existing standard for EU markets.	 Not a common approach for all markets. CFI requires additional static data to be setup and maintained (this also applies to the Interim Taxonomy).
Option 3 Use Aii universally plus derived CFI.	 Immediate full coverage of the full ETD product spectrum. Can be derived from existing transaction data, and does not require new information to be circulated between counterparties, nor additional referential data. Relative low-cost. 	 Industry consensus required. Development required. CFI requires additional static data to be setup and maintained (this also applies to the Interim Taxonomy).





Alternative Instrument Identifier (Aii) Format	Format / # of chars
Exchange MIC (ISO 10383) of the regulated market where the derivative is traded.	Alphanumeric / 4
Exchange Product Code - the code assigned to the derivative contract by the regulated market where it is traded.	Alphanumeric / 12
Derivative Type - identifying whether the derivative is an option or a future.	Alpha / 1
Put/Call Identifier - mandatory where the derivative is an option.	Alpha / 1
Expiry Date - exercise date/maturity date of a derivative.	Date (YYYYMMDD) / 8
Strike Price - mandatory where the derivative is an option.	Numeric (float) / 14,5

	Classification	of Financial Ins	struments Code	(CFI) Format	:
Option	Call Put	American European	Stock Index Debt Currency Option Future Commodity Swap Basket Other	Cash Physical	Standard Non Standard
Future	Commodity	-	Agriculture Extraction Industrial Service	Cash Physical	
	Financial	-	Stock Index Debt Currency Option Future Commodity Swap Basket Other	Cash Physical	Standard Non Standard

4. Product Identifier



RTS Field Definition

The 4 reportable fields relevant for Product ID are covered in the table below.

Field Name (EMIR RTS)	Example for Eurex Euro-Bund Future	Details to be reported (EMIR RTS)	Format (EMIR RTS)
Taxonomy used	I	The contract shall be identified by using a product identifier.	U=Product Identifier [endorsed in Europe] I=ISIN/Aii + CFI E=Interim taxonomy
Product ID 1	Aii: XEUR FGBL F 201312	The contract shall be identified by using a product identifier.	For taxonomy = U: Product Identifier (UPI), to be defined For taxonomy = I: ISIN or Aii, 12 digits alphanumerical code For taxonomy = E: Derivative class: CO=Commodity CR=Credit CU=Currency EQ=Equity IR=Interest Rate OT= Other
Product ID 2	CFI: FFDPSX	The contract shall be identified by using a product identifier.	For taxonomy = U: Blank For taxonomy = I: CFI, 6 characters alphabetical code For taxonomy = E: Derivative type: CD= Contracts for difference FR= Forward rate agreements FU= Futures FW=Forwards OP=Option SW=Swap
Underlying	В	The underlying shall be identified by using a unique identifier for this underlying. In case of baskets or indices, an indication for this basket or index shall be used where a unique identifier does not exist.	ISIN (12 alphanumerical digits); LEI (20 alphanumerical digits); Interim entity identifier (20 alphanumerical digits); UPI (to be defined); B= Basket; I=Index.

5. Entity Identifiers IN PROGRESS



Description

Counterparty (reporting and other), broker, beneficiary and clearer requires to be populated with either LEI, Interim LEI, BIC or client code. There is a hierarchy of options in a waterfall order of LEI, Interim LEI, BIC and finally client id (an internal identifier unique to the entity).

	Issues	Assumptions
1.	No official LEI exist currently and there are no firm dates of when they will be ready.	None.
2.	Need to confirm with ESMA the fields that do not need to be populated if a BIC or LEI is used.	
3.	BIC codes are not persistent and there is a many to one relationship between BIC and the entities it identifies.	
4.	If a non individual entity does not have a LEI or BIC, the only option that remains is client ID. EMIR text is unclear on whether this is allowable.	

Options	Benefits	Points for consideration
Issue 1 FOA members and other industry participants should make every effort to register and obtain LEI.	Favoured id, reduction in number of counterparty fields that need to be populated.	 Serious concern that LEI regime will not be ready for go live. A timetable should be pushed for so industry can plan appropriately.
Issue 2 Obtain clarity from ESMA on the use of internal client codes if BIC or LEI not available.	Would remove the risk of having to stop trading with smaller client who do not have a BIC or LEI.	What is the mechanism for obtaining this clarity.

6. Scope of Reporting Obligation IN PROGRESS



Description

Under EMIR article 9 counterparties and central counterparties have an obligation to report derivative contracts concluded, modified or terminated to a trade repository no later than the following working day.

To establish whether a reporting obligation exists, an assessment must be made as to whether the entity and instrument is in scope for the reporting obligation.

EMIR entity scope

EMIR identifies counterparties and Central counterparties as within scope for the reporting obligation[1]. Counterparties are further categorised and the definitions for each are included in appendix I:

- Financial counterparty (FCs)
- Non-financial counterparty (NFC+/- above/below the clearing threshold)
- Significant Third country counterparty (STCs)
- Third country counterparty (TCs)

	FC	NFC+/NFC-	Authorised CCP[2]	Recognised CCP <mark>[3]</mark>	Third country Financial Entity	Third county non- financial entity
Worldwide activities	Yes	Yes	Yes	No	No	No
Branches located in the EEA	Yes	Yes	Yes	No	Yes ^[4]	No[5]
Branches outside EEA	Yes	Yes	Yes	No	No	No

Assumptions

Individuals: ESMA confirmed in their FOA response that individuals and consequently sole traders are not subject to EMIR and consequently the reporting obligation.

Counterparties: ESMA have stated in their response to the FOA letter that the obligation applies to counterparties as defined in EMIR article 2(8) and (9). That limits counterparties to FCs and NFCs rather than all counterparties. As such third country entities are out of scope for the reporting obligation other than where they have EU branches which would be classified as FCs.

Third country entities: We would expect that only the branch would be classified as an FC rather than the legal entity as it is the branch not the entity that is authorised.

CCPs: EMIR defines CCPs in terms of their activity and is silent on jurisdiction. However, EMIR does refer to activities of CCPS and identifier CCPs authorised in a member state per article 14 and third country CCPs providing services into a member state under national law per Article 25.

Under Article 25 third country CCPs are to be registered where their local regulations are deemed to be equivalent and in such circumstances the local regulatory requirements apply rather than EMIR. Given that EMIR acknowledges there is an equivalent regime such that EMIR does not apply to those CCPs extending this logic to the reporting obligation would seem to be appropriate.

6. Scope of Reporting Obligation IN PROGRESS



Entities and individuals excluded from the reporting obligation under EMIR

There is a category of special entities per Article 1 (4) which are exempt from EMIR reporting obligation as follows:

- Individuals and consequently sole traders are not subject to the reporting obligation.
- Members of the ESCB and other member state bodies performing similar functions
- Other union public bodies charged with or intervening in the management of public debt
- The Bank Of International Settlements

An industry solution is needed to develop a list of exempt entities. There is also another class of entity which is exempt from EMIR save for the reporting obligation under Article 1 (5).

7. Timestamps



Description

Timestamps - EMIR Fields in scope for time designation

Issues	Assumptions
 Define types of time stamp e.g. clearing, execution. If CB to report then execution timestamp is not known. Default timestamp – is it allowed and what would it be e.g. 12:01 am/pm, etc. Agree that default timestamp is to be used for valuations. Do ESMA want to see local time or CET time - \ European time zone differences. What is currently used for FSA / BAFIN reporting. ISO 8601 UTC extended or basic. 	 Fields that require timestamp analysis are: Table 1 fields 1 and 20 (TR to report field 1, CB to report field 2 as a default time). Section 2C field 26 (not required for listed derivatives). Section 2B field 19 (not known to CB – leave blank or populate with cleared timestamp). Section 2D field 30 (CB to report using ISO/UTC timestamp). CB to report trades and positions therefore execution timestamp will not be available. Valuation timestamp to be a default timestamp and agreed by CBs and CCPs.

Options	Benefits	Points for consideration
Option 1 Use UTC and ISO timestamps as required. Both are industry standards.	 Common approach for all markets and participants. Currently used for existing transaction reporting in Europe 	 Make the requirement as simple as possible and do not try to over complicate. Assumption is made that the CB will be reporting trades at a cleared level.

ETD Industry agreement that as the Execution Timestamp and Clearing Timestamps are the same for trades, they will be populated with the timestamp provided by the CCP, in the case of CB vs CCP.

Positions should have the Execution Timestamp populated with "N/A", and Clearing Timestamp with "23:59:00" (UTC).

8. Lifecycle Events IN PROGRESS



Description

ETD products have many predictable and unpredictable events, many of which are only applicable to the position created from a series of trades over a long period of time.

Issues	Assumptions
 Only Clearing Brokers will be able to support Lifecycle Event reporting but it's not yet clear if CBs should report at all. Available action types may not cover all lifecycle events and therefore be misunderstood by TRs and regulators 	None.
 Clearing House view of lifecycle event may be different to that of the Reporting Entity 	

Options	Benefits	Points for consideration		
Option 1 Outside of Trade related events (see over), do not report any lifecycle events separately, merely reflect the change in the (valuation of) the position as a position refresh daily	Reduces complexity of reporting logic especially on events which are unpredictable or controlled by external bodies	 What is the value of reporting Trade Level events at all? If a trade is "wrong" on T (reported on T+1), it will be corrected on T+1 (as balances will be out 		
Option 2 Outside of Trade Related Events, report all lifecycle events at the position level either as "Modification", or "Other" as the action type	Will provide full clarity of the changes to the construction of the position	 Requires a detailed review of all market practices, nuances between markets with same "lifecycle" events and likely significant development requirements to cater for these. Given the lifecycle Events in the Listed ETD market, what is the benefit in reporting these in detail? 		

ETD Industry recommendation is Option 1 – Refresh Position Report (Cancel / Replace linked on Unique Position ID) each day as a result of the "lifecycle event". Only report trade events where it effects the matching with the CCP report.

8. Lifecycle Events IN PROGRESS



Trade Capture Event Type	V		→ 2	Event Description	Trade Event ▼	Report it?	Position Event 🔽	Report it?
New		_	Υ	A newly executed trade / contract creation event - also called Open	Υ	Υ		
Amendment (Economic) (correction to booking)	1	~	Y	An amendment to the trade which will have an impact on the PV of the transaction; e.g. amendment of Day Count Fraction which was orignally booked incorrectly	Y	Y		
Amendment (Non-economic) (correction to booking)	✓	~	Y	An amendment to the trade which will not have an impact on the PV of the trade, e.g. amendment to Counterparty name	Y	Υ		
	×	~	Y	Exercise (Cash): Buyer exercises their right to settle the trade. Exisiting booking is terminated and fee is generated			Y	Y
Exercise (in the money) - see also Expiry (out of the money) and Abandon		~	Y	Exercise (Physical): Buyer excercises right to settle the trade and requires actual delivery of underlier. For some OTC: Exisiting booking terminated and new booking created to represent Swap??			Y	Y
Abandon	×	✓	Y	To elect not to exercise or offset a long option position.			Υ	Υ
Expiry	×	✓	Υ	Expiry (Trade matures):			Υ	Υ
Expiry	×	✓	Υ	Expiry (Option):			Υ	Υ
Call	×	~	Y	Buyer of Option exercises their right to terminate the swap or option. When a call option is exercised, the underlying asset is transferred from one owner to another.			Y	Y
Mature	✓	✓	Υ	Trade reaches the End Date of the trade and terminates			Υ	Υ
Cancellation	✓		Υ	Trade is cancelled in booking system before original trade was reported (within T+1)	Y	N		
	✓	~	Υ	Trade is cancelled in booking system after original trade was reported (T+2)	Y	Υ		
Clearing	✓	~	Y	Trade is cleared	Y	N		
Block trade allocation		Y	Block trade submission: New trade created in system	Y	Υ			
	✓ ✓ Y		-	Block trade cancellation: Trade terminated in system	Y	Y		
Book Transfer	✓		Υ	Trading book is amended intra-group	Y	N		
	✓	~	Υ	Trading book is amended intra-entity	Y	N		
Give-up	~	~	Y	A contract executed by one broker for the client of another broker that the client orders to be turned over to the second broker. The broke accepting the order from the customer collects a fee from the carrying broker for the use of the facilities. Often used to consolidate many small orders or to disperse large ones.		N		
Take-up	✓	✓	Y	The broker at the receiving end of a give-up	Y	N		
Assignment	×	~	Y	Designation by a clearing organization of an option writer who will be required to buy (in the case of a put) or sell (in the case of a call) the underlying futures contract or security when an option has been exercised, especially if it has been exercised early.			Y	Y
Corporate action	V	~	Y	A corporate action is an event initiated by a public company that affects the securities (equity or debt) issued by the company. Per NYSE LIFFe: a. a cash and/or scrip dividend, a bonus or scrip issue, a rights issue, a share split, subdivision or consolidation, a demerger or any other event affecting or giving rise to a right or entitlement attaching or accruing to the shares of, or ownership of shares in, a company; or b. a takeover, merger or any arrangement, transaction or series of transactions which will or may result in the acquisition by any person or persons or any associated person or persons of a substantial proportion of the shares of a company; or c. any other event which necessitates an amendment to be made to terms of an Option Contract and/or Futures Contract in respect of the shares of a company			Y	Y
Position Transfer	✓	✓	Y	Transfer of position between one clearing member and another with the same beneficial owner			Υ	Υ
Account Transfer	V	✓	Υ	Transfer between accounts - appear as Cancel / Add			Υ	Υ
Transformation of Contract	✓	✓	Y	Cascading (New for Old), Erosion (Reduction in available size)			Υ	Y
Explosion of Contract	V		Υ	Traded as a strip of X, cleared as seperate 6 mths	Y	N		
OM Monthly Rolls	V		Υ	Amalgam of forward contracts which are offset, netted off and replaced at new settlement place (future-like)			Υ	Y
Flex to Listed Conversion	V		Υ	Flex Products converted to vanilla listed product based on future date			Y	Y
Freight Index Rebasing	V		Υ	Revalaution of Index based on Baltic Frieght "Committee"			Υ	Υ



9. Back Reporting

practical, and more meaningful?

TR Answer 4



ESMA Requirement

Technical Standards: ANNEX VII, Article 5: Reporting Start Date

Those derivative contracts which were outstanding on 16 August 2012 and are still outstanding on the reporting start date shall be reported to a trade repository within 90 days of the reporting start date for a particular derivatives class.

Those derivative contracts which were entered into before, on or after 16 August 2012, that are not outstanding on or after the reporting start date shall be reported to a trade repository within 3 years of the reporting start date for a particular derivatives class.

ESMA Q & A document from 20th March 2013: **Reporting of outstanding positions following the entry into force of EMIR**Article 5 of the Trade Report Regulation appears to require the reporting of every exchange-traded derivative contract entered into from 16 August 2012. Given that the ETD industry maintains position of position level data be more Position level data is considered to be more meaningful for the purposes of back reporting within the context of ETD. Trade level reporting has been considered but has been dismissed as an option based on the reasons provided on slide 2. Open position data represents contracts in its "final state" as referenced in TR Question 4 of the Mar 20th Q & A document.

The reporting obligation applies equally to OTC derivatives and ETDs. As such, as specified in Article 5(3-4) of Commission Implementing Regulation (EU) No 1247/2012 (ITS on TR reporting), ETDs which were still outstanding on 16 August 2012 will have to be reported within 90 days of the date of the reporting obligation coming into force if they are still outstanding on that date, and within 3 years of the date of the reporting obligation coming into force, if they are not. However, for reporting of those transactions, there is no need to report separately any life cycle events which occurred before the reporting date. The contract can be reported in its final state or, for contracts which are still outstanding, its state at the time the report is submitted.





Options	Trd	Pos	Benefits	Points for consideration
 Option 1 – 'Key date' Snapshot Back reporting will be provided in the form of open position reporting only. Full Open Position data will be provided as at 16th August 2012 and as at the reporting start date (e.g. 23rd September 2013). UTI's (at position level) will be provided on all Open Positions for both the CCP and Client reportable legs. The UTI's will need to be communicated (or derived by predefined logic) between CCPs, Clearing Members and Clients. Data field population will be consistent with the approach for ongoing daily open position reporting. Trade level reporting and the reporting of lifecycle events will not be included within the back reporting scope. 	N	Y	 This is consistent with the industry approach to provide open position snapshots on a daily basis and will most accurately reflect the true exposure against all of the reporting counterparties. This eradicates the need to back report at trade level, whilst still complying with the technical standards. Position UTIs can be provided on all transactions enabling TR matching between counterparties. This is not possible at trade level given that UTIs do not currently exist with the exchange/CCP. 	It is the industry's view that open position reporting is the only viable way to address the back reporting obligation, trade level reporting has been dismissed as an option for the following reasons: • Given the time period for back reporting, the reporting of trade level data would result in millions of transactions being back reported by each clearing member, it would be impossible to make sense of data on this scale. • UTIs are not available at Trade level since they do not currently exist within the industry, reconciliation of large volumes of data would therefore be impossible if trade level data was reported. • There will no doubt be timing differences in when counterparties complete their back reporting obligations; this could lead to archiving complexities if trade level data was to be required.
Option 2 - Monthly As above but additionally open position snapshots will be provided as at each month end date between 16 th August 2012 and first reporting date.	N	Y	 Provides increased frequency of ongoing changes to open positions. 	Risk of data overload.
Option 3 - Daily As per Option 1 but provide daily open position snapshots between 16 th August 2012 and first reporting date.	N	Y	 Provides daily and continuous view of all open positions from 16th August 2012 onwards. 	 Risk of data overload, consideration needs to be given to the significant time period between 16th August 2012 and the reporting start date.

ETD industry recommendation is Option 1.

As Option 1 captures the exposure against all counterparties at the start of the regulation (16th Aug 2012) and at the reporting start date, the industry believes that this fully meets the back reporting obligation, any additional data would be surplus to requirements and simply result in unnecessary data overload

10. Data Retention/Archiving



ESMA Requirement

Regulation No 648/2012 Article 9 Reporting Obligation, Paragraph 2

Counterparties shall keep a record of any derivative contract they have concluded and any modification for at least five years following the termination of the contract.

Additionally, in relation to **CCPs** Article 29, paragraph 2 states:

A CCP shall maintain, for a period of at least 10 years following the termination of a contract, all information on all contracts it has processed. That information shall at least enable the identification of the original terms of a transaction before clearing by that CCP.

Previous ESMA Guidance/Correspondence	Assumptions
 We have not seen any further guidance from ESMA on the points around data retention and the technical standards appear to be silent on the matter 	None.

ETD Industry recommendation for Data Retention/Archiving:

Clearing Members and CCPs should review their internal data retention policies to ensure compliance with the standard set within Article 9.

11. Notional Amount IN PROGRESS



ESMA Requirement

Common data field 14 on table 2b requires the notional amount of the contract. This is defined as the original value of the contract (up to 20 numerical digits in the format xxxx.yy)

Previous ESMA Guidance/Correspondence	Assumptions
 We have not seen any further guidance from ESMA on the points around notional amount and the technical standards indicate only that the original value of the contract be reported. 	Notional amount as defined in the RTS looks at the original value of the contract and so there will be no revaluation required.
	Unlike OTC, the notional value is not used as a quantifier in the normal course of trading, clearing or processing ETDs. Instead, the quantity is the pertinent metric used to quantify open interest in particular contracts/products.

Recommendation for Notional Amount:

Definition of notional amount needs to be agreed by the industry to avoid inconsistency in reporting.

Futures = Quantity x multiplier x trade price — where multiplier is defined as nominal amount of underlying and trade price may be adjusted to a % if a bond/IR product [E.g. one Liffe gilt future @ 119.09 = £100,000 x 119.09/100 = £119,090; one Liffe 3M-euribor future @ 99.80 = €1,000,000 x 99.8/100 = €998,000]

Options on Futures = Quantity x multiplier x strike – where multiplier is defined as nominal amount of underlying futures and strike price may be adjusted to a % if a bond/IR product [E.g. one Liffe gilt option @ 11100 = £1,000 X 11100/100 = £111,000; one Liffe 3M-euribor option @ 9980 = €2,500 x 9980/100 = €249,500]

Options on stock or Index = Quantity x multiplier x strike – where multiplier is defined as number of stock deliverable or value of each index point [E.g. one Liffe BTG option @ $200 = 10 \times 2.00 = £20$; one Liffe FTSE-100 Index option @ $6100 = £10 \times 6100 = £61,000$]

For discussion:

For an FX future or option, we should report only one side.

E.g. GBP/USD Future – if CP1 buys then report GBP and CP2 sells then report USD, or should both report GBP or both report USD