

# Federal financial institutions legislative and regulatory reporter – April 2021

May 26, 2021

The Reporter provides a monthly summary of Canadian federal legislative and regulatory developments of relevance to federally regulated financial institutions. It does not address Canadian provincial financial services legislative and regulatory developments, although this information is tracked by BLG and can be provided on request. In addition, purely technical and administrative changes (such as changes to reporting forms) are not covered.

Institution	Published	Title and Brief Summary	Status
Bank of Canada	April 30, 2021	Bank of Canada announces changes to securities repo operations In line with its objectives to support core funding markets and to foster the well-functioning of the Government of Canada securities market, the Bank of Canada announced changes to securities repo operations (SROs). The maximum total bidding amount across all securities in the SRO will increase to \$4,000 million for each eligible participant effective	Effective May 3, 2021

#### April 2021

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		Monday, May 3, 2021.	
		The maximum bid rate will	
		remain at 15bps. <u>The</u>	
		terms and conditions of	
		the SRO provide	
		-	
	1	operational details.	
		Retail Payments Activities	
		Act (Canada) Published in	
		<u>Bill C-30</u>	
		In Budget 2021: A	
		_	
		Recovery Plan for Jobs,	
		Growth and Resilience,	
		the federal government	
		announced its	
		commitment to work with	
		the provinces to table draft	
		legislation for the	
		proposed retail payments	
		oversight framework	
		(RPOF).	
		(RPOF).	
Government of Canada	April 30, 2021		
		On April 30, the long-	
		awaited draft Retail	
		Payments Activities Act	
		(Canada) (RPAA) was	
		published by the	
		Government of Canada in	
		Bill C-30. The RPAA	
		provides a broad view of	
		what the RPOF will look	
		like and what it will mean	
		for payment service	
		providers offering certain	
		financial services to	
		Canadians, once the	
		legislation comes into	
		force.	
		2023 IFRS 17 insurance	
		<u>returns</u>	
		In a letter to all federally	
		regulated insurer (FRIs),	
		the Office of the	
OSFI	April 30, 2021	Superintendent of	
		Financial Institutions	
		(OSFI) issued the final	
		IFRS 17 Regulatory	
		Forms and Instructions	
		(the Returns) for FRIs.	
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		The final Returns	
		represent a major	
		deliverable under OSFI's	
		IFRS 17 project.	
		The changes made to the	
		OSFI Returns will ensure	
		FRIs will continue to	
		report their financial	
		statements in accordance	
		with GAAP. GAAP for	
		FRIs is effectively	
		International Financial	
		Reporting Standards	
		(IFRS) as issued by the	
		International Accounting	
		Standards Board (IASB).	
		The Annex provides a	
		summary of the material	
		comments received and	
		OSFI's response.	
		Please address any	
		questions regarding this	
		letter by email to David	
		Correia, Director,	
		Accounting Policy Division	
		at david.correia@osfi-	
		bsif.gc.ca and Carole	
		Gagnon, Business	
		Analyst, Risk & Data	
		Analytics at	
		carole.gagnon@osfi-	
		bsif.gc.ca.	
		Instruction guide: pooled	
		registered pension plan	
		annual information return,	
		auditor's report and the	
		Pension Plan Annual	
		Corporate Certification	
		The purpose of this	
OSFI	April 24, 2021	instruction guide (the	
		Guide) is to assist	
		administrators of pooled	
		registered pension plans	
		(PRPPs) subject to the	
		Pooled Registered	
		<u>Pension Plans Act</u> (PRPP	
		Act) and the <i>Income Tax</i>	
1		Act (ITA) in completing	

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		the: Pooled Registered Pension Plan Annual Information Return (PRPP AIR); filing of the auditor's report; and the Pension Plan Annual Corporate Certification (PPACC). These returns are required to be filed with the OSFI. The guide does not supersede the requirements of the PRPP Act, the Pooled Registered Pension Plans Regulations), the Directives of the Superintendent Pursuant to the Pooled Registered Pension Plans Act (the Directives), or the ITA or the Income Tax	
Bank of Canada	April 21, 2021	Bank of Canada release of the Monetary Policy Report As the economy recovers from the COVID-19 pandemic, the Bank of Canada is forecasting	
		growth of around 6.5 per cent this year, slowing to about 3.75 per cent in 2022 and 3.25 per cent in 2023. See here for <u>Monetary Policy Report,</u> <u>April 2021</u> .	

OSFI	April 13, 2021	OSFI launches consultation on enhanced assurance expectations OSFI launched a 10-week consultation with the publication of a discussion paper, Assurance on Capital, <i>Leverage and Liquidity Returns</i> for FRIs and deposit-taking institutions (DTIs). The paper focuses on enhancing and aligning assurance expectations given the increasing complexity arising from the evolving regulatory reporting framework, particularly changes resulting from International Financial Reporting Standards, Insurance Contracts and the Basel III reforms. Through this consultation, OSFI is seeking to engage FRIs, DTIs, external auditors and other interested stakeholders in a dialogue to enhance existing assurance expectations. OSFI welcomes comments and submissions on the discussion paper to help guide the development of enhanced assurance expectations in a subsequent draft guideline. Submissions should be sent to Assurance@osfi- bsif ac ca by June 18	Comments by June 18, 2021
OSFI	April 12, 2021		Submissions by February 28, 2022

OSFI last wrote to Standardized Depo Taking Institutions on October 23, 20 <sup>-</sup> communicating expectations for th ICAAP submission internal audit of BC	osit- (DTIs) 18, e 2019 and
The purpose of this communication wa confirm that:	
<ul> <li>OSFI will require a fill ICAAP submissio 2021; and</li> <li>OSFI will restand and their BCAI by Februar 2022.</li> </ul>	formal n in require zed e an udit of R return
ICAAP Expectation	ons
While Standardized are not required to a formal ICAAP for OSFI expects that institutions will com- practice prudent ca management. This includes the contin implementation of ICAAP program to identify, quantify and substantiate to the boards the Pillar 2 that underpin their capital levels.	submit 2021, tinue to apital ued their nd ir risks
Standardized DTIs treat the ICAAP as important internal p rather than as a "regulatory" exercis	an process

	emerged due to the pandemic and believes that a robust ICAAP enhances a Standardized DTI's ability to manage through the current environment and all stages of business cycles. Therefore, OSFI expects Standardized DTIs to update their ICAAP as part of their annual capital planning process. This should include reconfirmation of internal capital targets. Lead Supervisors may request ICAAP documentation as part of OSFI's ongoing supervisory review process.	
	OSFI guidelines <u>E-19</u> Internal Capital Adequacy Assessment Program and <u>E-23 Enterprise-Wide</u> Model Risk Management provide further detail on the requirement to institute an ICAAP process, including robust model governance for Pillar 2 risk quantification.	
	Internal audit review of BCAR The next set of internal audits of the 2021 BCAR return must be submitted to OSFI by February 28, 2022. As with previous practice,	
	OSFI expects each institution's Internal Audit function to provide their OSFI Lead Supervisor with the following audit:	

		A review of the completeness and accuracy of one BCAR submission during the year including, but not limited to, a review of the following: accurate categorization of Risk-Weighted Assets; completeness of off-balance sheet amounts; and accurate amounts for credit risk mitigation (CRM).	
OSFI	Canada Gazette, Part I, Volume 155, Number 15. April 10, 2021	Government Notice: Intact Insurance Company — Letters patent of amalgamation and order. to commence and carry on business Notice is hereby given of the issuance, • pursuant to subsection 251(1) of the Insurance Companies Act, of letters patent amalgamating and continuing Intact Insurance Company and The Guarantee Company of North America as one company under the name, in English, Intact Insurance Company and, in French, Intact Companie d'assurance, effective April 1, 2021; and	

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		<ul> <li>pursuant to subsection 52(4) of the <i>Insurance</i> <i>Companies Act</i>, of an order authorizing Intact Insurance</li> <li>Company to commence and carry on business, and to insure risks falling within the classes of accident and sickness insurance, aircraft insurance, aircraft insurance, aircraft insurance, credit insurance, credit insurance, credit protection insurance, fidelity insurance, legal expense insurance, marine insurance, and surety insurance, and surety insurance, effective April 1, 2021.</li> </ul>	
IAIS	April 9, 2021	Redefining insurance supervision for the new normal – joint IAIS-FSI note published today The Covid-19 pandemic tested the operational resilience and adaptability of insurers and supervisory authorities worldwide. Many of the challenges faced and adjustments implemented are set to shape the future "new normal" of insurance	

		supervision beyond the current crisis. Together with the Financial Stability Institute (FSI), the IAIS engaged with several insurance supervisors to learn more about the measures they have taken to help cope with the pandemic. The note describes how insurance supervisors transitioned to remote working and how this transition affected their supervisory processes and activities. It also highlights vital human resource and team cohesion aspects that enabled supervisors to adjust more smoothly to these transitions. Using lessons learnt from the crisis, the note explores potential longer-term impacts of prolonged remote working and proposes some key considerations for insurance supervisors as	
		proposes some key considerations for	
		<ul> <li>Note: <u>Other</u> <u>Supervisory</u> <u>Papers and</u> <u>Reports</u></li> <li>FSI brief: <u>Redefining</u> <u>insurance</u> <u>supervision for</u> <u>the new normal</u></li> </ul>	
OSFI	April 8, 2021	OSFI proposes new minimum qualifying rate for uninsured mortgages	Comments by May 7, 2021.

		OSFI restarted its	Coming into Force June 1,
		consultation on the	2021.
		minimum qualifying rate	
		for uninsured mortgages,	
		and re-emphasized the	
		importance of sound	
		mortgage underwriting.	
		The new proposal for the qualifying rate for	
		uninsured mortgages is	
		the higher of the mortgage	
		contract rate plus 2 per	
		cent or 5.25 per cent as a	
		minimum floor.	
		Additionally, OSFI	
		announced a proposal to	
		revisit the calibration of	
		the qualifying rate at least	
		once a year to ensure it	
		remains appropriate for	
		the risks in the	
		environment.	
		OSFI sought input from	
		interested stakeholders on	
		this proposed qualifying	
		rate by email to	
		B.20@osfi-bsif.gc.ca	
		before May 7, 2021. OSFI	
		will communicate final	
		amendments to the	
		qualifying rate for	
		uninsured mortgages in	
		Guideline B-20 by May 24,	
		2021, with a coming into	
		force date of June 1, 2021.	
L	1	Bank of Canada to begin	
		publishing CORRA	
		Compounded Index	
		As administrator of the	
		Canadian Overnight Repo	
Bank of Canada	April 6, 2021	Rate Average (CORRA),	
		the Bank of Canada	
		(Bank) will begin	
		publishing the CORRA	
		Compounded Index	
		effective April 6, 2021. It	
		will also publish the first	

	quarterly summary of	
	publication errors at the	
	same time.	
	The CORRA	
	Compounded Index is a	
	measure of the cumulative	
	impact of CORRA daily	
	compounding over time,	
	starting from a base value	
	of 100 on June 12, 2020.	
	The index can be used to	
	calculate CORRA	
	compounded rate	
	between any two dates.	
	The calculation and	
I.	publishing process for the	
	CORRA Compounded	
	Index has been <u>added to</u>	
	the CORRA methodology.	
	For illustrative examples	
	of the compounding	
	methodology and sample	
	use of CORRA	
	Compounded Index, <u>see</u>	
Ľ	the consultation paper.	
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	By making this index	
	publicly available, the	
	bank makes it easier for	
	market participants to	
	calculate interest and	
	coupon payments for	
	securities that use daily	
	compounded CORRA-in-	
	arrears. The <u>Canadian</u>	
	Alternative Reference	
	Rate working group	
	encourages the use of this	
	compounding	
	methodology for financial	
	products. This	
	methodology is also consistent with the	
	approach taken by the Federal Reserve Bank of	
	New York and the Bank of	
	England for their	
	respective reference rates.	
	10103.	

	To support the transparency of CORRA and its data quality, the bank will disclose on a quarterly basis the summary information on the calculation, publication and reporting of errors that are detected after publication. Despite verifications made by Investment Industry. Regulatory Organization of Canada (IIROC) and the bank, data late submissions or revisions made by reporting entities after the submission deadline, or technical difficulties experienced by the bank or IIROC may, on occasion, affect data quality and ultimately CORRA.	
	These details are provided for information purposes only. After the CORRA republication deadline has passed, no amendments will be made to the published CORRA rate under any circumstances. The bank publishes this important Canadian interest rate benchmark and its associated statistics at no cost and as a public good. The bank is committed to ensuring that	
	<ul> <li>a robust, reliable and representative measure of the secured overnight funding rate;</li> <li>readily available for use globally</li> </ul>	

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		as a key Canadian interest rate benchmark; and consistent with the <u>Principles for</u> <u>Financial</u> <u>Benchmarks</u> set out by the International Organization of Securities Commissions.	
OSFI	April 6, 2021	OSFI unwinds temporary increase to covered bond limit OSFI announced the unwinding of the temporary increase to the covered bond limit, effective immediately. One year ago, OSFI introduced extraordinary regulatory adjustments to support the financial and operational resilience of federally regulated financial institutions (FRFIs) in response to the COVID-19 pandemic. These measures included a temporary increase to the covered bond limit to facilitate greater access to Bank of Canada facilities. Covered bonds are debt securities issued by a financial institution that are collateralized against a pool of assets designed to cover claims should an issuer fail. OSFI normally limits a bank's issuance of covered bonds to 5.5 per cent of the bank's total	
		assets. The temporary increase in the limit	

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		targeted covered bonds	
		pledged directly to the	
		Bank of Canada, with the	
		limit relating to market	
		instruments (covered	
		bonds sold into the	
		market) still set at 5.5 per	
		cent. When OSFI	
		announced the temporary	
		increase to the covered	
		bond limit on March 27,	
		2020, it was noted that the	
		increase would be	
		provided for at least one	
		year, but could be	
		extended beyond this if	
		needed.	
		Throughout the past year,	
		OSFI has continued to	
		monitor banks' liquidity	
		and access to term	
		funding, which have	
		stabilized considerably	
		since measures were	
		initially put in place.	
		Further, on October 15,	
		2020 the <u>Bank of Canada</u>	
		removed own-name	
		covered bonds from their	
		list of eligible securities for	
		regular term repo	
		operations. As such, the	
		temporary increase to the	
		covered bond limit by	
		OSFI is no longer	
		necessary.	
		For specific guidance,	
		please see the letter	
		issued to federally	
		regulated deposit-taking	
		institutions issuing	
		covered bonds.	
		FSB seeks stakeholders'	
		feedback on rheir	
		experience with the	
			Commentation March 0.0004
FSB	April 6, 2021	common template for	Comment by May 3, 2021
FSB	April 6, 2021	gathering information	Comment by May 3, 2021
FSB	April 6, 2021	-	Comment by May 3, 2021

infrastructures (FMIs) for			
firms in resolution			

The Financial Stability Board (FSB) is conducting a survey to gather stakeholders' feedback on its common template for collecting information on continuity of access to financial market infrastructures (FMIs) for firms in resolution. The common template for financial market infrastructures (FMIs), which takes the form of a questionnaire (the Questionnaire), was published in August 2020. The use of a common template should reduce the "many to one" nature of inquiries from FMI participants and authorities to FMIs for resolution planning and streamline the provision of this information by FMIs to firms and authorities. This survey is part of the FSB's outreach strategy with external stakeholders regarding the topic of continuity of access to FMIs for firms in resolution. Several bank resolution authorities are, concurrently, also working to provide FMIs with further insight into their bank resolution toolkits and the impact of these tools on a bank's ability to maintain continuity of access to FMI services in resolution. All FMIs (as providers of

responses to the

		Questionnaire) as well as firms subject to a resolution planning requirement and bank resolution authorities (as users of FMIs' responses to the Questionnaire) are encouraged to participate in this online survey. Stakeholders' input will support the efforts of FSB member authorities to ensure the Questionnaire template remains relevant and accessible, and help to reduce the burden of	
		information gathering for firms on this topic. The survey closed on Monday, May 3.	
Payments Canada	April 4, 2021	Changes to Our Rules and Standards The following amendments were approved by the board and the Department of Finance and come into effect on May 10, 2021: • ACSS Rule F7 - Amendments to accommodate changes related to cycle time reduction.	Effective May 10, 2021
Canadian Payments Association	Canada Gazette, Part II, Volume 155, Number 7, March 15, 2021	Canadian Payments Association By-law No. 1 — General — By-law Amending Canadian Payments Act, <u>SOR/2021-</u> <u>37</u> . The amendments to the By-law prescribe details of the SAC, including the number of members, composition, criteria,	

end term limits.         Changes to our rules and standards         The following amendments were approved by the board and the Department of Finance and came into effect on April 26, 2021:         • ACSS Rule E3 - Amendments to update the definitions of "Severity 1 Contingency Situations" (now "Direct Participant Incidents"), "Severity 2 Contingency Situations" (now "CSN Incident") and notification requirements for those incidents to those incidents to those incidents to the service of the s			eligibility for remuneration,	
Payments CanadaApril 2021standardsThe following amendments were approved by the board and the Department of Finance and came into effect on April 26, 2021:• ACSS Rule E3 - Amendments to update the definitions of "Severity 1 Contingency Situations" (now "Direct Participant Incidents"), "Severity 2 Contingency Situations" (now "CSN Incident") and notification requirements for			and term limits.	
reflect operational practices. Approved by the board February 25, 2021, effective April 26, 2021.	Payments Canada	April 2021	Changes to our rules and standards The following amendments were approved by the board and the Department of Finance and came into effect on April 26, 2021: • ACSS Rule E3 - Amendments to update the definitions of "Severity 1 Contingency Situations" (now "Direct Participant Incidents"), "Severity 2 Contingency Situations" (now "CSN Incident") and notification requirements for those incidents to reflect operational practices. Approved by the board February 25, 2021, effective April 26,	Effective April 26, 2021

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By

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Expertise

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