

Federal Financial Institutions Legislative and Regulatory Reporter - September and October 2019

November 29, 2019

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.

The September 2019 edition follows below.

October

| Institution | Published | Title and Brief Summary | Status |
|--------------------------------|-------------------------|--|--|
| Financial Action Task Force | <u>October 31, 2019</u> | Public consultation on FATF draft guidance on digital identity The Financial Action Task Force (FATF) is developing guidance to clarify how digital identity (digital ID) systems can be used for customer due diligence (CDD). The _ draft guidance intends to help governments, financial institutions and other relevant entities apply a risk-based approach to the use of digital ID for CDD. | Responses due by November 29, 2019. |

| 1 | | 1 | 1 |
|---------------------------|-------------------------|---|----------------------------|
| | | The FATF is consulting | |
| | | private sector | |
| | | stakeholders before | |
| | | finalising the guidance. It | |
| | | is primarily seeking views | |
| | | from banks, virtual asset | |
| | | service providers and | |
| | | other regulated entities, | |
| | | but also welcomes views | |
| | | from authorities. | |
| | | Best Practices on | |
| | | Beneficial Ownership for | |
| | | Legal Persons | |
| | | | |
| | | In 2003, the FATF set | |
| | | global standards on | |
| | | beneficial ownership, | |
| | | requiring countries to | |
| | | ensure that their | |
| | | authorities could obtain | |
| | | up-to-date and accurate | |
| | | information about the | |
| | | person(s) behind | |
| | | companies and | |
| | | foundations and other | |
| | | legal persons. These | |
| | | requirements were | nents were |
| Financial Action Task | | amended in 2012. | |
| Force | <u>October 24, 2019</u> | Assessments since then | |
| | | have shown that many countries still find it | |
| | | | |
| | | challenging to ensure | |
| | | transparency of ownership | |
| | | of legal persons. | |
| | | | |
| | | This best practices | |
| | | document aims to help | |
| | | countries meet these | |
| | | requirements. It | |
| | | emphasizes that | |
| | | jurisdictions using a multi- | |
| | | pronged approach with several sources of | |
| | | information are often more | |
| | | | |
| | | effective in preventing the | |
| | | misuse of legal persons for criminal purposes. | |
| | | | |
| | | Regulatory issues of | |
| Financial Stability Board | <u>October 18, 2019</u> | stablecoins | Final report in July 2020. |
| | | | |

| [| 1 | 1 | n |
|---------------------------|-------------------------|------------------------------|---|
| | | This note sets out | |
| | | regulatory issues of | |
| | | stablecoins. | |
| | | | |
| | | The launch of stablecoin- | |
| | | type arrangements for | |
| | | domestic and cross- | |
| | | border retail payments | |
| | | with the potential to reach | |
| | | global scale could alter | |
| | | the current assessment | |
| | | that crypto-assets do not | |
| | | pose a material risk to | |
| | | financial stability. | |
| | | | |
| | | At the same time, the | |
| | | emergence of global | |
| | | stablecoins that could be | |
| | | used for cross-border | |
| | | payments and remittances | |
| | | by a large number of | |
| | | users in different countries | |
| | | could provide benefits to | |
| | | the financial system and | |
| | | the broader economy. | |
| | | the broader coortenty. | |
| | | Harnessing those | |
| | | potential benefits, while | |
| | | containing associated | |
| | | risks for the financial | |
| | | | |
| | | system, requires adequate | |
| | | and comprehensive | |
| | | regulatory and oversight | |
| | | arrangements. An | |
| | | effective regulatory and | |
| | | supervisory approach | |
| | | needs to be able to | |
| | | identify, monitor and | |
| | | address potential risks in | |
| | | a reasonable range of | |
| | | scenarios and use cases. | |
| | | The FSB will submit a | |
| | | consultative report to G20 | |
| | | Finance Ministers and | |
| | | Central Bank Governors in | |
| | | April 2020, and a final | |
| | | report in July 2020 | |
| | | OTC Derivatives Market | |
| | | Reforms: 2019 Progress | |
| Financial Stability Board | <u>October 15, 2019</u> | Report on Implementation | |
| | | | |
| | 11 | 11 | |

| | 1 | 1 | [] |
|---------------------------|-------------------------|---|----|
| | | This annual progress | |
| | | report on the | |
| | | implementation of the | |
| | | agreed G20 reforms to | |
| | | over-the-counter (OTC) | |
| | | derivatives markets | |
| | | concludes that overall | |
| | | there has been limited | |
| | | additional implementation | |
| | | of the reforms. Progress is | |
| | | reported in trade | |
| | | reporting, central clearing, | |
| | | margin requirements, | |
| | | platform trading, cross- | |
| | | border coordination and | |
| | | issues, and higher capital | |
| | | requirements for non- | |
| | | centrally cleared | |
| | | derivatives. | |
| | | Implementation and | |
| | | Effects of the G20 | |
| | | Financial Regulatory | |
| | | Reforms: Fifth Annual | |
| | | Report | |
| | | | |
| | | This is the fifth annual | |
| | | report on the | |
| | | implementation and | |
| | | effects of the G20 | |
| | | financial regulatory | |
| | | reforms. It reports that | |
| | | implementation of the | |
| | | reforms called for by the | |
| | | G20 after the global | |
| | | financial crisis is | |
| Financial Stability Board | <u>October 16, 2019</u> | progressing, contributing | |
| | | to an open and resilient | |
| | | financial system that | |
| | | supports the efficient | |
| | | provision of financing to | |
| | | the real economy. | |
| | | the real coononny. | |
| | | Nonetheless, the report | |
| | | stresses the importance of | |
| | | maintaining momentum | |
| | | - | |
| | | and avoiding complacency in order to fully achieve | |
| | | - | |
| | | the goal of greater resilience as | |
| | | vulnerabilities are | |
| | | | |
| 1 | | evolving. Rapid structural | |

| | 1 | | 1 |
|------------------------|-------------------------|---|---|
| | | and technological change | |
| | | require continued | |
| | | vigilance to maintain a | |
| | | sound and efficient | |
| | | financial system. | |
| | | Seventeenth progress | |
| | | report on adoption of the | |
| | | Basel regulatory | |
| | | framework | |
| | | | |
| | | This updated progress | |
| | | report provides a high- | |
| | | level view of Basel | |
| | | Committee members' | |
| | | | |
| | | progress in adopting Basel III standards as of | |
| | | the end of September | |
| | | | |
| | | 2019. It focuses on the | |
| | | status of adoption of all | |
| | | the Basel III standards, | |
| | | including the <u>finalised</u> | |
| | | Basel III post-crisis | |
| | | reforms published in | |
| | | December 2017, to | |
| | | ensure that they are | |
| | | transformed into national | |
| Bank for International | | law or regulation | |
| Settlements | <u>October 16, 2019</u> | according to the | |
| | | internationally agreed time | |
| | | frames. The report is | |
| | | based on information | |
| | | provided by individual | |
| | | members as part of the | |
| | | Committee's Regulatory | |
| | | Consistency Assessment | |
| | | Programme. | |
| | | | |
| | | The report includes the | |
| | | status of adoption of the | |
| | | Basel III risk-based capital | |
| | | standards, the leverage | |
| | | ratio, the standards for | |
| | | global and domestic | |
| | | systemically important | |
| | | banks and interest rate | |
| | | risk in the banking book, | |
| | | the Net Stable Funding | |
| | | Ratio, the large exposures | |
| | | framework and the | |
| | | disclosure requirements. | |

| | | 1 | rn |
|---------------------------------------|------------------------|--|--|
| | | Policy proposals for | |
| | | Canada's new high-value | |
| | | payments system | |
| Payments Canada | <u>October 9, 2019</u> | - | The deadline for consultation was November 15, 2019. |
| | | payments system; and to address stakeholder's needs, such as finality of payments to payee and the deduction of service charges from the original amount of a Lynx payment. | |
| Bank for International Settlements | October 2, 2019 | Basel III Monitoring Report This report presents the results of the Basel Committee's latest Basel III monitoring exercise, based on data as of December 31, 2018. The Committee regularly | |

| 1 | |
|---|--|
| | reviews the implications of |
| | the Basel III standards for |
| | banks, and the report sets |
| | out the impact of the |
| | Basel III framework that |
| | was initially agreed in |
| | 2010 as well as the effects |
| | of the Committee's |
| | December 2017 |
| | finalisation of the Basel III |
| | reforms. For the first time, |
| | it also reflects the |
| | finalisation of the market |
| | risk framework published |
| | in January 2019. |
| | |
| | Data are provided for a |
| | |
| | |
| | |
| | banks. |
| | total of 181 banks, including 105 large internationally active |

September 2019

| Institution | Published | Title and Brief Summary | Status |
|-------------|--------------------|--|----------------------------|
| OSFI | September 27, 2019 | "2019 Annual update" to the Manual of Reporting Forms and Instructions for Deposit-Taking Institutions Changes have been made to the Financial Information Committee (FIC) regulatory forms and instructions; they can be viewed on the <u>OSFI</u> website under Regulatory Data and Returns > Filing Financial Returns. Changes were made to the following regulatory reporting forms and instructions effective for 2020 filing: | Effective for 2020 filing. |

| Name 1 |
|--|
| Mortgage Loans Report (E2) (delayed to Q1 2021) Deposit Liabilities (K4) Supplementary Return for Foreign Bank Branches (K3) Liquidity Coverage Ratio Return (LA) BCAR (BA) NCCF (OSF1600) Large Exposure Return 'unstructured - OSF1930' - New Net Stable Funding Ratio ''unstructured - OSF1921'/ ''structured - DT1'' - For D- SIBs only (Q3 2020) - New Interbank and Major Exposures Return Appendices (2A2L) - New (2A effective December 2019/ 2L test data effective June 2020, formal reporting effective September 2020) Joint Balance Sheet (24) - New GiC Offer Sheet Return (GA-GB) - New Insured Residential Mortgages (RM) - Trust and Loan Companies Onj- New |

| OSFI (Federally Regulated Mortgage Insurers) | September 3, 2019 | MICAT Total Requirements for First- Time Home Buyer Incentive Insured Mortgages This advisory defines the total requirements for First-Time Home Buyer Incentive insured mortgages (FTHBI mortgages) and complements OSFI's Mortgage Insurer Capital Adequacy Test (MICAT) Guideline. | Effective November 1, 2019. |
|--|-------------------|---|--------------------------------|
|--|-------------------|---|--------------------------------|

Disclaimer

This Reporter is prepared as a service for our clients. It is not intended to be a complete statement of the law or an opinion on any subject. Although we endeavour to ensure its accuracy, no one should act upon it without a thorough examination of the law after the facts of a specific situation are considered.

To view the Reporter for previous months, please visit our <u>Banking and Financial</u> <u>Services publications</u> page.

By

Robert Dawkins, Donna Spagnolo

Expertise

Banking & Financial Services, Financial Services, Banking, Insurance, Financial Services Regulatory

BLG | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

blg.com

BLG Offices

Calgary

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3

T 403.232.9500 F 403.266.1395

Montréal

1000 De La Gauchetière Street West Suite 900 Montréal, QC, Canada H3B 5H4 T 514.954.2555 F 514.879.9015

Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9 T 613.237.5160 F 613.230.8842

Toronto

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3 T 416.367.6000 F 416.367.6749

Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2 T 604.687.5744 F 604.687.1415

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing <u>unsubscribe@blg.com</u> or manage your subscription preferences at <u>blg.com/MyPreferences</u>. If you feel you have received this message in error please contact <u>communications@blg.com</u>. BLG's privacy policy for publications may be found at <u>blg.com/en/privacy</u>.

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.