

Federal financial institutions legislative and regulatory reporter – June 2021

July 22, 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
IAIS	June 30, 2021	Resolutions to Public Consultation Comments on Development of Liquidity Metrics: Phase 1 – Exposure Approach The International Association of Insurance Supervisors (IAIS) has published the "Resolutions to Public Consultation Comments on Development of Liquidity Metrics: Phase 1 – Exposure Approach."	
FSB	June 30, 2021	FSB Seeks Feedback on its Policy Proposals	Comments by August 16, 2021

June 2021

to Enhance Money	
Market Fund	
<u>Resilience</u>	
The Financial Stability	
Board (FSB) published	
a consultation report	
with policy proposals to	
enhance money	
market fund (MMF)	
resilience. The	
proposals form part of	
the FSB's work	
programme on non-	
bank financial	
intermediation (NBFI).	
The FSB's " <u>Holistic</u>	
review of the March	
2020 market turmoil"	
highlighted structural	
vulnerabilities in MMFs	
and related stress in	
short-term funding	
markets. MMFs are	
susceptible to sudden	
and disruptive	
redemptions, and they	
may face challenges in	
selling assets,	
particularly under	
stressed conditions.	
These features can	
make individual MMFs,	
or even the entire MMF	
sector, susceptible to	
runs, and may also	
give rise to system-	
wide vulnerabilities.	
The policy of Co. 1	
The policy options in	
the report aim to	
address these	
vulnerabilities and are	
intended to inform	
jurisdiction-specific	
reforms and any	
necessary adjustments	
to the policy	
recommendations for	
MMFs issued by the	

 	-
International	
Organization of	
Securities	
Commissions	
(IOSCO). Enhancing	
MMF resilience will	
help address systemic	
risks and minimize the	
need for future	
extraordinary central	
bank interventions to	
support the sector.	
The consultation report	
sets out (among other	
matters) considerations	
on how different policy	
options could be	
selected and combined	
to address all the	
vulnerabilities arising	
from different types of	
MMFs. The optimal	
combination should	
take account of	
jurisdiction-specific	
circumstances and	
policy priorities, as well	
as cross-border	
considerations	
including to prevent	
regulatory arbitrage	
that could arise from	
adopting divergent	
approaches across	
jurisdictions.	
Responses to the	
public consultation	
should be sent to	
fsb@fsb.org by August	
16, 2021 with "MMF	
policy proposals" in the	
subject line. All	
responses will be	
published on the FSB	
website unless	
respondents request	
otherwise. The final	
report will be published	
in October 2021	

in October 2021.

FATF	June 28, 2021	Financial Action Task Force (FATF): Money, Laundering from Environmental Crime This FATF Report identifies methods that criminals use to launder proceeds from environmental crime, but also tools that governments and private sector can apply to disrupt this activity. When properly implemented, the FATF Recommendations provide effective tools to go after these illicit financial flows. Building on the FATF's 2020 report on money. laundering from the illegal wildlife trade, this report shows that criminals are making enormous profits by using front companies to mix legal and illegal goods and payments early in the resource supply chains. They also rely on corruption, trade-based fraud, and offshore corporate structures to conceal the ultimate criminals benefitting from these crimes. As a priority, countries should: 1. Consider the risks of criminals misusing their domestic financial and	

	non-financial sectors to conceal proceeds from environmental crimes. 2. Countries must also strengthen inter-agency cooperation between financial investigators and environmental crime agencies, to detect and pursue financial investigations into environmental crimes. The private sector also has an important role in detecting financial flows from environmental crimes. The FATF's study identifies good practices and risk indicators to help financial and non- financial sectors detect potential cases.	

		Guidance on Proliferation Financing Risk Assessment and Mitigation	
		This guidance will help countries, financial institutions, designated non-financial businesses and professions and virtual asset service providers effectively identify, assess, understand and mitigate their proliferation financing risks.	
FATF	June 29, 2021	The guidance, which builds on earlier engagement with stakeholders since 2018 and reflects the input from a public consultation in March 2021, explains how both public and private sectors should conduct risk assessments in the context of proliferation financing, and how they can mitigate the risks they identify. It provides an updated list of indicators of the potential breach, non- implementation or evasion of proliferation financing targeted financial sanctions.	
		Assessment and mitigation of proliferation financing risks requires co- operation between public and private sectors. Ongoing public-private engagement, including during the different	

		1	
		stages of risk assessment, will enhance the analysis, and facilitate the development of appropriate mitigation tools. To this end, the FATF will continue its efforts to promote understanding of the new FATF requirements on counter proliferation financing and this guidance through the Private Sector Consultative Forum, with webinars on this subject planned for later in 2021.	
OSFI	June 28, 2021	OSFI finalizes its.Guideline on Foreign.Entities Operating in.Canada on a Branch.BasisThe Office of theSuperintendent ofFinancial Institutions(OSFI) issued the finalversion of Guideline E-4, "Foreign EntitiesOperating in Canadaon a Branch Basis."This guideline replacesexisting guidelines E-4A, "Role of the ChiefAgent and RecordKeeping Requirementsand E-4B Role of thePrincipal Officer andRecord KeepingRequirements."Guideline E-4 placesgreater emphasis onthe expectations of theforeign entity operatingin Canada, and betterreflects the	

		responsibilities of the foreign entity and its management in overseeing the day-to- day operations of its business in Canada. As a result, OSFI is reissuing other guidance documents with references to any requirements for chief agents and principal officers removed. The revised guidelines and advisories have been posted to <u>OSFI's</u> website. There is a six-month transition period for compliance with Guideline E-4. As such, OSFI expects all foreign entities operating in Canada on a branch basis to be	
FSB	June 28, 2021	compliant by January 2022. FSB Launches Thematic Peer Review on Corporate Debt Workouts and Invites Feedback From Stakeholders The Financial Stability Board (FSB) is seeking feedback from stakeholders as part of its thematic peer review on corporate debt workouts. The objective of the review is to support COVID-19 response efforts by examining FSB member jurisdictions' practices, experiences and lessons from out of court debt workouts	Comments by August 9, 2021

		 (OCWs), and the implications for financial stability. The Summary Terms of Reference provide more details on the objectives, scope and process for this review. The FSB has circulated a questionnaire to its member jurisdictions to collect information in this area. In addition, as part of this peer review, the FSB invites feedback from financial institutions, corporates, insolvency practitioners and other stakeholders on out of court corporate debt workouts. Feedback should be sent to fsb@fsb.org by August 9, 2021 under the subject heading "FSB Thematic Peer Review on Corporate Debt Workouts." Individual submissions will not be made public. The peer review report will be published in early 2022. 	
OSFI	June 22, 2021	Transition from LIBOR Consistent with international efforts, the following outlines OSFI's expectations of federally regulated financial institutions (FRFIs) as they transition away from LIBOR.	

With confirmation of cessation dates for LIBOR settings, we are entering into a critical phase in the transition to risk-free rates globally. We expect that FRFIs with transactions linked to LIBOR will complete their efforts to ensure a seamless transition to new reference rates prior to the cessation dates. For most LIBOR currencies, FRFIs should have already stopped entering into new transactions using LIBOR as a reference

rate. For USD LIBOR settings, which will be published until June 30th, 2023, OSFI expects FRFIs to stop using LIBOR as a reference rate as soon as possible and that FRFIs will not enter into transactions using LIBOR as a reference rate after December 31, 2021. Any transaction entered into before December 31, 2021 using USD LIBOR as a reference rate should include robust fallback language that includes a clearly defined alternative reference rate after LIBOR's discontinuation.

OSFI expects that FRFIs prioritize system and model updates to accommodate risk-free

		rates by the end of 2021, and that FRFIs are fully prepared to transact in risk-free rates that are available in jurisdictions or markets in which the FRFI operates by the end of 2021. In addition, OSFI expects that FRFIs have an adequate contingency plan to respond to potential issues that may emerge at cessation. For FRFIs with material exposure to LIBOR, OSFI will be considering LIBOR transition efforts and project delivery in supervisory risk assessments, and taking supervisory actions where needed if there are significant deficiencies in transition efforts or processes.	
OSFI	June 21, 2021	Assessing the Financial Sustainability of the Base Canada Pension Plan through Actuarial Balance Sheets: Actuarial Study No. 21 This is the twenty-first actuarial study to be published by the Office of the Chief Actuary (OCA). All the findings in this study are based on the 30 th Actuarial Report on the Canada Pension Plan as at December 31, 2018 ("30th CPP Actuarial	

		Report").	
		The purpose of this study is to provide further information regarding the base CPP actuarial balance sheet figures shown in the 30 th CPP Actuarial Report, including	
		analysis regarding the use of alternative methodologies.	
		The 30th CPP Actuarial Report is the first triennial actuarial report on both components of the CPP - the base plan	
		and the new enhancement to the CPP, the additional plan, which took effect	
		January 1, 2019. Given that the additional plan is a new component of the CPP with little	
		experience to date, the update of information in this study pertains only to the base plan.	
		Over time, once more experience develops regarding the additional CPP, future	
		studies on methodologies to assess the financial sustainability of the CPP will examine both	
		the base and additional components.	
OSFI	June 21, 2021	Industry Consultation: Draft Insurance Capital Guidelines 2023	
		International Financial Reporting Standard 17 – Insurance Contracts	

		 (IFRS 17) will become effective on January 1, 2023, replacing its predecessor IFRS 4. In support of a robust implementation of IFRS 17 by insurers, OSFI is working with the industry and other relevant stakeholders to revise its existing capital frameworks for the new accounting standard. Following the consultation and considering all input received, OSFI will issue the final guidelines along with a summary of comments received and OSFI's responses. 	
OSFI	June 18, 2021	OSFI Issues Proposed Regulatory Changes to the Treatment of Credit Valuation Adjustments OSFI launched an industry consultation on proposed regulatory changes to the treatment of credit valuation adjustments (CVA) and market risk hedges of other valuation adjustments of over-the-counter derivatives referred to as XVA. The proposed revisions affect OSFI's Capital Adequacy Requirements (CAR) Guideline, Chapter 8 on CVA risk. Key changes in the draft CAR Guideline, Chapter 8 include:	Comments by July 30, 2021

enhanced risk sensitivity, in particular expanded scope of coverage towards market risk factors of CVA; greater robustness by aligning CVA sensitivities with the standardized approach for market risk; and a revised scope of application of OSFI's CVA capital requirements to only those deposit-taking institutions that are subject to OSFI's market risk capital requirements. The proposed changes are a continuation of OSFI's industry consultation on proposed regulatory changes to incorporate the latest and final round of Basel III reforms into its capital, leverage and related disclosure guidelines for banks announced in March 2021. OSFI's proposals are in line with the international standards set by the Basel Committee on **Banking Supervision** (BCBS), while reflecting the Canadian market. OSFI is seeking input on these proposals until July 30, 2021. OSFI will publish a summary of comments with the release of its

2021.

final guidance in late

OSFI	June 18, 2021	Proposed Operational Risk Capital Data. Management. ExpectationsOSFI is releasing for consultation two documents on the proposed management of operational risk capital data for institutions required, or those applying, to use the Basel III Standardized Approach for Operational Risk (SA) capital in Canada:1. "Data Maintenance Expectations for Institutions Using the Standardized Approach for Operational Risk Capital Data" (DME); and 2. "Assessment Tool - Operational Risk Capital Data" (AT)The Data Maintenance Expectations for Institutions Using the Standardized Approach for Operational Risk Capital Data" (DME); and 2. "Assessment Tool - Operational Risk Capital Data" (AT)	Comments by July 30, 2021
		The Data Maintenance Expectations (DME) outlines data management principles that OSFI expects	

	summarizes OSFI's detailed expectations based on Chapter three of the draft Capital Adequacy Requirements Guideline, RDARR principles, and the DME. Together, the DME and AT aim to ensure that institutions have effective management of current and historical operational risk capital data.	
	Please provide comments on the DME and AT by July 30, 2021. Questions and comments may be addressed via email at	

		datamaintenance- tenuedesdonnees@osf i-bsif.gc.ca.	
		Proposed Revisions to Public Disclosure Requirement Related to the Identification of Global Systemically Important Banks	
		OSFI is releasing proposed revisions to its Advisory: "Global systemically important banks – Public disclosure requirements" published in September 2015.	
OSFI	June 7, 2021	In July 2018, the Basel Committee on Banking Supervision (BCBS) released an updated assessment methodology that is used annually by the BCBS and the FSB to identify global systemically important banks (G-SIBs). The updated assessment methodology will take effect for the 2022 G- SIB assessment exercise. The draft revised advisory addresses changes to the disclosure requirements included in the updated assessment methodology.	Comments by July 16, 2021
		Direct comments on the draft revised advisory to <u>Lindsay</u> <u>Cheung</u> , Senior Analyst, Capital Division, by July 16,	

		2021. OSFI expects to issue the final advisory later in 2021, along with a non-attributed summary of comments received, and OSFI's response to these comments.	
		FINTRAC signs a. Memorandum of Understanding with the Organisme d'autoréglementation du courtage immobilier du Québec	
FINTRAC	June 6, 2021	Financial Transactions and Reports Analysis Centre of Canada (FINTRAC) announced that it has signed a memorandum of understanding with the Organisme d'autoréglementation du courtage immobilier du Québec (OACIQ) to help strengthen the compliance of the Québec real estate sector with the <i>Proceeds of Crime</i> (<i>Money Laundering</i>) and Terrorist Financing Act, and to reduce duplication of effort and compliance burden for real estate brokerages in Québec.	
		Under this memorandum of understanding, FINTRAC and the OACIQ will share compliance-related information such as lists of persons and entities subject to their respective acts and	

		regulations as well as	
		compliance examination plans,	
		resulting in more	
		coordinated and risk-	
		informed examinations.	
		The sharing of	
		compliance-related	
		information facilitated by this memorandum	
		of understanding will	
		also help to enhance	
		the knowledge and expertise of each	
		organization regarding	
		new and evolving risks	
		and trends in the real estate sector in	
		Québec and across	
		Canada.	
		Interest Rate	
		Benchmark Reform:	
		Overnight Risk-Free Rates And Term Rates	
		Interest rate	
		benchmarks play a key role in global financial	
		markets. To ensure	
		financial stability, benchmarks which are	
		used extensively must	
		be especially robust.	
FSB	June 2, 2021	Consistent with this, the FSB, working	
		through the Official	
		Sector Steering Group	
		(OSSG) it set up to coordinate international	
		work to review and	
		reform interest rate	
		benchmarks, welcomes the progress	
		that has been made by	
		public authorities and	
		private sector working groups in transitioning	
		to overnight risk-free,	
		or nearly risk-free,	

rates (RFRs) that are sufficiently robust for such extensive use.
Some of the working groups on RFRs have considered the development of forward-looking term rates derived from overnight RFRs (also described as "RFR- derived term rates"). However, in many markets, notably the largest part of the interest rate derivative markets, transition to the new overnight RFRs, rather than to these types of term rates, remains particularly important for a number of interconnected reasons.
The derivatives industry has recognized the importance of these issues, and, where IBORs are ending, has developed mechanisms to transition cleared derivatives to overnight RFRs via CCP rule changes, and uncleared derivatives to overnight RFRs via the International Swaps and Derivatives Association (ISDA) Protocol.
The FSB has recognized that in some cases there may be a role for RFR- derived term rates and

	ı		
		sets out the circumstances where the limited use of RFR- based term rates would be compatible with financial stability.	
FSB	June 2, 2021	Global Transition Roadmap for LIBOR FSB has identified that continued reliance of global financial markets on LIBOR poses clear risks to global financial stability. On March 5, 2021, ICE Benchmark Administration (IBA) and the UK Financial Conduct Authority (FCA) formally confirmed the dates that panel bank submissions for all LIBOR settings will cease, after which representative LIBOR rates will no longer be available. The majority of LIBOR panels will cease at the end of this year, with a number of key US dollar (USD) settings continuing until end of June 2023, to support rundown of legacy contracts only. This updated Global Transition Roadmap (GTR) is intended to inform those with exposure to LIBOR benchmarks of some of the steps they should be taking now and over the remaining period to LIBOR cessation dates to successfully mitigate these risks. These are	

Set by individual require firms to move faster in some instances. It is important that all regulated financial institutions have an open and constructive LIBOR transition dialogue with their regulators, both home state and host state, throughout the transition period. As benchmark transitions vary across currency regions and legislation and other actions to promote transition are taking different paths in different jurisdictions, financial firms and others with regard to other IBORs relevant to their business.EffectiveFINTRACJune 1, 2021Methods to Verify the Identity of Persons and EffectiveEffective	
--	--

This guidance explains the methods used to verify the <u>identity of a</u> <u>person or an entity</u> . For specific information on when to verify the identity of a person or an entity (the timing requirement), see your RE sector's guidance on " <u>When to verify the</u> identity of persons and <u>entities</u> ."	
This guidance further contains five annexes:	
 Annex 1: Summary of. the methods to. identify persons and associated record keeping. obligations Annex 2: Summary of. who can. identify a person on your. behalf Annex 3: Summary of. methods to. identify an entity and associated record keeping. obligations Annex 4: Examples of acceptable. photo. identification. documents Annex 5: Examples of reliable sources of information. for the dual- 	
process	

Image: series of the series			method	
FINTRACJune 1, 2021Large Virtual Currency TransactionsEffective June 1, 2021FINTRACJune 1, 2021Large Virtual currency transaction INTRAC has published the following LVCTR-related information:Effective June 1, 2021FINTRACJune 1, 2021Large Virtual currency Transaction Report and currency transaction Report form and builshed the following LVCTR-related information:Effective June 1, 2021			method	
keeping requirements" and "When to verify the identity of persons and	FINTRAC	June 1, 2021	Guidance on Reporting Large Virtual Currency. Transactions This guidance outlines the reporting obligations for submitting a large virtual currency transaction (LVCTR) and answers a number of questions in relation to virtual currencies themselves. In addition, FINTRAC has published the following LVCTR-related information: • Large Virtual Currency Transaction Report validation rules; • Large Virtual Currency Transaction Report validation • Large Virtual Currency Transaction Report form; and • LVCTR Upload information. Large virtual currency transaction Report form; and • LVCTR Upload information. Large virtual currency transactions have associated record keeping and client identification requirements. For more information, please see your sector's record keeping and client identification requirements in FINTRAC's "Record keeping requirements" and "When to verify the	Effective June 1, 2021

		entities" guidance. Failure to provide applicable reporting information will result in non-compliance and may lead to criminal or administrative penalties. To learn more about potential enforcement actions, please see <u>Penalties</u> for non-compliance. If you are unsure about your large virtual currency transaction	
		reporting obligations, please contact FINTRAC by email at <u>guidelines-</u> <u>lignesdirectrices@fintra</u> <u>c-canafe.gc.ca</u> .	
FINTRAC	June 1, 2021	RegulatoryAmendments in Forceas of June 1, 2021andThe changes toassociated regulationsmade under theProceeds of Crime(Money Laundering)and Terrorist FinancingAct announced in theCanada Gazette in July2019 and June 2020are in force as of June1, 2021. Thesechanges helpstrengthen Canada'santi-money laundering(AML) and anti-terroristfinancing regime byclosing certain gaps,such as thosestemming fromtechnological	Effective June 1, 2021

advances.

The changes may have considerable impacts to reporting entities' (REs) compliance obligations under the AML regime, and we recommend every entity to review the amendments carefully, as well as FINTRAC's updated guidance on the changes, as relates to their activities and operations in Canada. We note that although FINTRAC expects REs to comply with the amendments, the regulator has acknowledged that many may face challenges in meeting these new obligations. For further information on how FINTRAC will assess compliance with the new requirements, please consult the May 18, 2021, "Notice on the assessment of obligations coming into force on June 1, 2021." Furthermore, additional flexibilities that are being provided by FINTRAC on an exceptional and transitionary basis can be found by consulting the November 16, 2020, "Notice on forthcoming regulatory amendments and flexibility."

		Special Bulletin on Ideologically Motivated Violent Extremism: a Terrorist Activity Financing Profile	
FINTRAC	June 2021	In February 2021, the <u>Government of Canada</u> <u>added four</u> <u>ideologically motivated</u> <u>violent extremism</u> (<u>IMVE</u>) organizations to the Criminal Code list of terrorist entities. Reporting entities should be aware of these new listings, as well as observed patterns in the financing behaviour of IMVE threat actors.	
		This <u>special bulletin</u> (Reference number: 2021-SIRA-001) presents the results of FINTRAC's analysis of IMVE-related transaction reporting, supplemented by information from media reports and academic research.	

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 page</u>.

By

Cindy Y. Zhang, Donna Spagnolo

Expertise

Banking & Financial Services, Financial Services, Insurance, Financial Services Regulatory, FinTech, Driven By Women™

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.