Priorities and roadmap for transition by end-2021

Updated: September 2021

Sep 2021: Factual update, reflecting recent developments and past deliverables (slide 4)
Working Group on Sterling Risk-Free Reference Rates (RFRWG)  
Top Level Priorities - 2021

1. Be fully prepared for the end of GBP LIBOR, by the end of 2021
2. Continue to enable and promote widespread use of SONIA compounded in arrears throughout wholesale sterling markets
3. By end-Q1 2021, cease initiation of new GBP LIBOR-linked loans, bonds, securitisations and linear derivatives* that expire after the end of 2021
4. By end-Q1 2021, complete identification of all legacy GBP LIBOR contracts expiring after end 2021 that can be actively converted, and progress active conversion where viable through to completion by end-Q3 2021
5. Take steps to enable a shift of volumes from GBP LIBOR to SONIA in non-linear derivative markets:
   a) by end-Q2 2021, cease initiation of new GBP LIBOR-linked non-linear derivatives* that expire after the end of 2021; and,
   b) by end-Q3 2021, complete active conversion where viable

* Except for risk management of existing positions (see [link](#) for details)
<table>
<thead>
<tr>
<th>Q1 2020</th>
<th>Q2</th>
<th>Q3</th>
<th>Q4</th>
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<tbody>
<tr>
<td><strong>Recommended market milestones</strong></td>
<td><strong>END-Q2 TARGET</strong></td>
<td><strong>END-Q3 TARGETS</strong></td>
<td><strong>END-Q4 TARGETS</strong></td>
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| • Loan market participants to have addressed critical internal dependencies (e.g. updates to funds transfer pricing, intercompany loans and Asset Liability Management) | • Lenders are able to offer non-LIBOR alternatives to customers | • Be operationally ready to support the development and market making of non-linear SONIA derivatives |...

### RFRWG Deliverables

#### Q1 2020
- Term Rate: provisional development for dealers to stream prices to venues
- ISDA announced results of consultation on pre-cessation triggers

#### Q2
- **SONIA compounded in arrears:** recommendations for loan market conventions published
- **Cash credit spread adjustment:** summary feedback published
- **'Tough Legacy':** paper published

#### Q3
- **Cash credit spread adjustment:** recommendation for fallbacks in cash market products published
- **Active conversion papers published** for loans and bonds
- **Non-linear derivatives Task Force established**

#### Q4
- **Loan markets - detailed roadmap to end-Q1 2021 target** published
- **Credit spread adjustment:** paper on methods for active transition in loan markets published with worked examples
- **Term Rate:** summary of key attributes of beta versions of TSRRs published
- **Non-linear derivatives:** paper on transition of GBP non-linear derivatives and summary feedback published

### Communications
- **Statement of 2020 RFRWG priorities and supporting documents:**
  - Factsheet for end-users
  - Consent Solicitation statement
  - Term Rate Use Case Paper
- **Statement from the RFRWG on the impact of COVID-19 on LIBOR transition**
- RFRWG launched LinkedIn page
- **Chair of RFRWG spoke at a joint Bloomberg, Bank of England and New York Fed webinar**
- **RFRWG webinar** for the corporate sector, in collaboration with CBI and ACT
- **Series of educational videos** for LIBOR transition
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### External Market Developments
- **Term Rate:** providers publish an initial ‘beta’ term rate to be used for testing purposes
- **Interest rate swap conventions switch from LIBOR to SONIA first**
- **ISDA launched IBOR Fallbacks Protocol and IBOR Fallbacks Supplement**
- **LMA published** updated exposure draft documents and accompanying term sheet (login required)
- **ICE SONIA Swap Rate live rate published**
## RFRWG Roadmap | 2021 update

### Q1 2021

**END-Q1 TARGETS**
- Cease initiation of new GBP LIBOR-linked loans, bonds, securitisations and linear derivatives* that expire after the end of 2021
- Complete identification of all legacy GBP LIBOR contracts expiring after end 2021 that can be actively converted, and accelerate active conversion where viable
- Widespread sign-up to the ISDA protocol ahead of effective date* except for risk management of existing positions

### Q2 2021

**END-Q2 TARGETS**
- Progress active conversion of all legacy GBP LIBOR contracts expiring after end 2021 where viable and, if not viable, ensure robust fallbacks are adopted where possible
- Cease initiation of new GBP LIBOR non-linear derivatives that expire after end 2021, except for risk management of existing positions
- Cease initiation of new GBP LIBOR exchange traded derivatives that expire after end 2021, except for risk management of existing positions

### Q3 2021

**END-Q3 TARGETS**
- Complete active conversion of all legacy GBP LIBOR contracts expiring after end 2021 where viable and, if not viable, ensure robust fallbacks are adopted where possible

### Q4 2021

**END-Q4 TARGETS**
- Be fully prepared for the end of GBP LIBOR

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**Recommended market milestones**

- **Q1 2021**
  - Cease initiation of new GBP LIBOR-linked loans, bonds, securitisations and linear derivatives* that expire after the end of 2021
  - Complete identification of all legacy GBP LIBOR contracts expiring after end 2021 that can be actively converted, and accelerate active conversion where viable
  - Widespread sign-up to the ISDA protocol ahead of effective date* except for risk management of existing positions

- **Q2 2021**
  - Progress active conversion of all legacy GBP LIBOR contracts expiring after end 2021 where viable and, if not viable, ensure robust fallbacks are adopted where possible
  - Cease initiation of new GBP LIBOR non-linear derivatives that expire after end 2021, except for risk management of existing positions
  - Cease initiation of new GBP LIBOR exchange traded derivatives that expire after end 2021, except for risk management of existing positions

- **Q3 2021**
  - Complete active conversion of all legacy GBP LIBOR contracts expiring after end 2021 where viable and, if not viable, ensure robust fallbacks are adopted where possible

- **Q4 2021**
  - Be fully prepared for the end of GBP LIBOR

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**Communications**

- **Q1 2021**
  - Statement of 2021 RFRWG priorities
  - Ongoing communications to cash market stakeholders

- **Q2 2021**
  - Bond market fallbacks: consultation on potential successor rates for type 2 & 3 bond fallbacks
  - Bond market fallbacks: consultation on operational considerations on the conversion of bilateral linear derivative contracts
  - Statement on active transition of legacy GBP LIBOR contracts

- **Q3 2021**
  - Bond market fallbacks: successor rate recommendation published
  - Bond market fallbacks: guide to operational considerations on the conversion of bilateral linear derivative contracts
  - GBP LIBOR contracts

- **Q4 2021**
  - Bond market fallbacks: successor rate recommendation published
  - Bond market fallbacks: guide to operational considerations on the conversion of bilateral linear derivative contracts
  - Statement on active transition of legacy GBP LIBOR contracts

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**Term Rate developments**

- **Q1 2021**
  - Term Rate: Term SONIA Reference Rates entered live production
  - Term Rate: FMSB published a transparency draft of its standard on the use of Term SONIA Reference Rates

- **Q2 2021**
  - PRA/FCA Dear CEO letter setting out supervisory expectations of the transition from LIBOR to RFRs
  - FCA consultation on its proposed policy for exercising new powers under Financial Services Act relating to use of critical benchmarks that are being wound down
  - FCA consultation on its decision on exercising its powers under the Financial Services Act for use of critical benchmarks being wound down

- **Q3 2021**
  - FCA consultation on its proposed decision related to synthetic GBP and yen settings
  - FCA consultation on its decision on exercising its powers under the Financial Services Act in relation to LIBOR

- **Q4 2021**
  - FCA expected to announce its final decision on exercising its powers under the Financial Services Act in relation to LIBOR
  - CCP’s conversion of cleared LIBOR derivatives

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### External Market Developments

- **Q1 2021**
  - FCA consultation closed on considerations when exercising powers as proposed under the Financial Services Bill, relating to requiring a change of methodology for critical benchmarks
  - IBA consultation closed on its intention to cease publication of LIBOR settings
  - ISDA protocol took effect on 25 January 2021

- **Q2 2021**
  - PRA/FCA Dear CEO letter setting out supervisory expectations of the transition from LIBOR to RFRs
  - FMSB published a transparency draft of its standard on the use of Term SONIA Reference Rates
  - Non-linear derivative conventions switch from LIBOR to SONIA first
  - Exchange traded derivative conventions switch from LIBOR to SONIA first

- **Q3 2021**
  - FCA consultation on its proposed policy for exercising new powers under Financial Services Act relating to use of critical benchmarks that are being wound down
  - FCA consultation on its decision on exercising its powers under the Financial Services Act for use of critical benchmarks being wound down
  - Cross-currency swap conventions switch from LIBOR to RFR first

- **Q4 2021**
  - FCA consultation on its decision on exercising its powers under the Financial Services Act in relation to LIBOR
  - CCP’s conversion of cleared LIBOR derivatives
Target milestones: product class breakdown

In support of the RFRWG’s objectives to establish clear frameworks to cease trading of new LIBOR-linked products and manage transition of legacy LIBOR products, the table below provides a product-by-product view of the steps needed to meet the key milestones established by the RFRWG.

<table>
<thead>
<tr>
<th>By end of:</th>
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<tr>
<td>Derivatives</td>
<td>• Cease initiation of new GBP LIBOR-linked linear derivatives that expire after the end of 2021, except for risk management of existing positions* &lt;br&gt; • Complete identification of all legacy LIBOR contracts expiring after end 2021 that can be actively converted &lt;br&gt; • Accelerate active conversion where viable (e.g. compression/renegotiation) to reduce legacy volume &lt;br&gt; • Widespread sign-up to the ISDA protocol ahead of effective date**&lt;br&gt;</td>
<td>• By end-Q2, cease initiation of new GBP LIBOR non-linear derivatives that expire after the end of 2021, except for risk management of existing positions* &lt;br&gt; • By end-Q2, cease initiation of new GBP LIBOR-linked exchange traded futures and options that expire after the end of 2021, except for risk management of existing positions* &lt;br&gt; • During Q2/Q3, cease initiation of cross-currency derivatives with a LIBOR-linked sterling leg, expiring after 2021, except for risk management of existing positions* &lt;br&gt; • Complete active conversion across linear and non-linear derivatives where viable, and if not viable, ensure robust fallbacks are adopted where possible</td>
<td></td>
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<tr>
<td>Bonds and securitisations</td>
<td>• Cease new issuance of GBP LIBOR-referencing products maturing after 2021 &lt;br&gt; • Complete identification of all legacy LIBOR contracts expiring after end 2021 that can be actively converted &lt;br&gt; • Accelerate active conversion where viable (e.g. consent solicitation mechanisms) to reduce legacy volume</td>
<td>• Complete active conversion where viable</td>
<td></td>
<td>• Be fully prepared for the end of GBP LIBOR</td>
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<tr>
<td>Loans</td>
<td>• Cease new issuance of GBP LIBOR-referencing products maturing after 2021 &lt;br&gt; • Complete identification of all legacy LIBOR contracts expiring after end 2021 that can be actively converted &lt;br&gt; • Accelerate active conversion where viable (e.g. at renewal, proactive negotiation, or using pre-agreed terms) to reduce legacy volume</td>
<td>• Complete active conversion where viable &lt;br&gt; • Where active conversion is not viable, ensure robust fallbacks are adopted where possible</td>
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*More detail on exceptions for risk management is available [here](#). It is acknowledged cross-currency RFR markets currently remain nascent, and that further developments will be necessary in 2021.

**Subject to individual firms’ usual governance procedures and negotiations with counterparties as necessary. Where the protocol is not used, other appropriate arrangements will need to be considered to mitigate risks.