

# Rapport sur la législation et la réglementation applicables aux institutions financières fédérales— Mai et juin 2019

29 juillet 2019

Le Reporter (publié en anglais seulement) est un sommaire mensuel de l'évolution des législations et réglementations internationales et fédérales canadiennes qui sont pertinentes pour les institutions financières de régime fédéral au Canada. Il ne traite pas de l'évolution législative ou réglementaire des services financiers provinciaux, bien que BLG suive de près tout changement dans ce secteur et puisse, sur demande, fournir de l'information à ce sujet. De plus, les modifications de nature purement technique et administrative (comme celles qui sont apportées aux formulaires de rapport) ne sont pas traitées.

L'édition du mois de mai 2019 est également disponible ci-dessous.

## **Juin 2019**

Institution	Published	Title and Brief Summary	Status
Canada Deposit Insurance Corporation	Canada Gazette Part II, June 26, 2019	By-law Amending the Canada Deposit Insurance Corporation Data and System Requirements By-law, SOR/2019-187  The amendment will facilitate the update and implementation of technical specifications that reflect the enhanced coverage framework by delinking the technical specifications from the	Effective June 7, 2019



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		by-law.	
		By-law amending the Canada Deposit Insurance Corporation Deposit Insurance Information By-law and the Exemption from Deposit Insurance By- law (Notice to Depositors), SOR/2019- 186	
		The amendments ensure the by-laws remain up to date and reflect the coverage framework that will apply upon the coming into force of select provisions of Bill C-74, Budget Implementation Act, 2018, No. 1, as well as certain technical changes to provide clarity to the by-law.	
Office of the Superintendent of Financial Institutions (Banks, Trust and Loan Companies, Insurance Companies)	June 28, 2019	Margin Requirements for Non-Centrally Cleared Derivatives Guideline (E-22)  In February 2016, OSFI issued the final version of its Margin Requirements for Non-Centrally Cleared Derivatives Guideline (E-22). Under this guideline, most covered federally regulated financial institutions meeting the definition of a covered entity ("covered FRFIs") are subject to the mandatory exchange of variation margin beginning March 1, 2017. In addition, Guideline E-22 requires	Effective



exchange initial margin. The exchange of initial margin began in September 2016 for the largest derivatives counterparties and is being gradually phased in to smaller counterparties until September 2020.

In response to a March 2019 statement by Basel Committee on Banking Supervision (BCBS) and the International Organization of Securities Commissions (IOSCO), OSFI has issued the following guidance to FRFIs by letter:

- Amendments to legacy derivative contracts pursued solely for the purpose of addressing interest rate benchmark reforms are deemed genuine amendments under footnote 17 of Guideline E-22. As such, these amendments would not require the application of the margin requirements for legacy derivative contracts under Guideline E-22.
- Documentation, custodial and operational arrangements



		related to the exchange of initial margin between covered entities are not required to be entered into until the amount of initial margin to be exchanged approaches the CAD\$75 million threshold noted in Guideline E-22	
Bank of Canada	June 27, 2019	Bank of Canada announces partnership to improve resilience in financial sector  The Bank of Canada announced the launch of a public-private partnership to strengthen the resilience of Canada's financial sector in the face of risks to business operations, including cyber incidents. The Canadian Financial Sector Resiliency Group (CFRG) will be responsible for coordinating a sectorwide response to systemic-level operational incidents. CFRG will also support ongoing resiliency initiatives, such as regular crisis simulation and benchmarking exercises. These efforts will reduce risk and help ensure a robust recovery in the event of an incident. The CFRG will start its work in August	Effective



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		2019.  Led by the Bank of Canada, this initiative brings together the following organizations:  Department of Finance Canada Office of the Superintendent of Financial Institutions (OSFI) Canada's systemically important banks Designated Canadian financial market infrastructures (FMIs), which include the payment, clearing and settlement systems  Should an incident, such as a major cyber-attack, threaten the operations of the financial sector's critical infrastructure, the CFRG will coordinate the national response. Each member organization's highest officials will be	
		as a major cyber-attack, threaten the operations of the financial sector's critical infrastructure, the CFRG will coordinate the national response. Each	
Financial Stability Board	June 27, 2019	Public responses to the call for public feedback on the evaluation of toobig-to-fail reforms  On 23 May 2019, the FSB published a summary Terms of Reference and a call for public feedback on its evaluation of too-big-to-	The final report will be published in late 2020.



		fail reforms. Interested parties were invited to provide written responses by 21 June 2019. The feedback will be considered by the FSB as it prepares the draft report, which will be issued for public consultation in June 2020.	
Financial Action Task Force	June 26, 2019	Risk-based Approach for Legal Professionals  Legal professionals, which operate within a broad spectrum of business structures that vary from country to country and even within a country, may be vulnerable to being exploited for money laundering (ML) and terrorist financing (TF) than others.  The risk-based approach (RBA) is central to the effective implementation of the revised FATF International Standards on Combating Money Laundering and the Financing of Terrorism and Proliferation. This guidance aims to support the implementation of the RBA by legal professionals. It highlights the need for a sound assessment of the ML/TF risks that legal professionals face so that the policies, procedures and initial and ongoing client due diligence (CDD) measures can mitigate these risks.	Effective



Force  Based Approach to Virtual Assets and Virtual Asset Service Providers  Financial innovation, in the form of new technologies, services and products, offer efficient alternatives to classic financial products and can improve financial inclusion. At the same time, the speed	
Asset Service Providers  Financial innovation, in the form of new technologies, services and products, offer efficient alternatives to classic financial products and can improve financial inclusion. At the same time, the speed	
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financial inclusion. At the same time, the speed	
same time, the speed	
and anonymity of some	
of these innovative	
products risk attracting	
criminals and terrorists.	
This guidance will help	
countries and virtual	
asset service providers	
understand their anti-	
money laundering and	
counter-terrorist	
financing obligations,	
and effectively	
implement the FATF's	
requirements as they	
apply to this sector.	
This guidance follows	
revisions to the FATF	
Recommendations in	
October 2018 and June	
2019 in response to the	
increasing use of virtual	
assets for money	
laundering and terrorist	
financing.	



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Finance Canada	June 21, 2019	<u>Budget Implementation</u> <u>Act, 2019, No. 1,</u> S.C.	Part 4, Division I, Subdivision A effective
		2019, c. 29	June 21, 2019
			135 = 1, = 0.10
		Budget Implementation	Part 4, Division I,
		Act, 2019, No. 1,	Subdivision B to be
		received Royal Assent	proclaimed
		on June 21, 2019. It	
		provides for the	
		following:	
		Deat A. Division	
		Part 4, Division     Subdivision 4	
		I, Subdivision A amends the	
		Bank Act to,	
		among other	
		things, provide	
		members of	
		federal credit	
		unions with	
		different	
		methods of	
		voting prior to meetings and	
		provide	
		additional	
		exceptions to	
		the requirement	
		that a proxy	
		circular be sent	
		in order to solicit	
		proxies. The Subdivision also	
		makes a	
		technical	
		amendment to	
		An Act to amend	
		certain Acts in	
		relation to	
		financial	
		institutions.	
		<ul> <li>Part 4, Division</li> <li>I, Subdivision B</li> </ul>	
		amends the	
		Canadian	
		Payments Act to	
		allow the term of	
		the elected	
		directors of the	
		Board of	
		Directors of the	



		Canadian Payments Association to be renewed twice, to extend the term of the Chairperson and Deputy Chairperson of that Board and to allow the remuneration of certain members of the Stakeholder Advisory Council.	
House of Commons	June 20, 2019	Bill C-100, An Act to implement the Agreement between Canada, the United States of America and the United Mexican States, was introduced in the House of Commons on May 29, 2019. It received 2nd Reading and was referred to the Standing Committee on International Trade on June 20. It contains amendments to bring the Canada Deposit Insurance Corporation Act (records held outside Canada), the Trust and Loan Companies Act, the Bank Act, and the Insurance Companies Act into conformity with the Agreement.	
Office of the Superintendent of Financial Institutions (Banks)	June 18, 2019	Proposed changes to Foreign Bank Branch Deposit Requirement (Guideline A-10)  OSFI is releasing proposed revisions to	Comments should be provided no later than July 30, 2019



		Guideline A-10 to be implemented in Q1 2020 for Foreign Bank Branches (FBBs). The guideline addresses OSFI's expectations regarding the minimum deposit to be held in trust, which authorized foreign banks must maintain in respect of their business in Canada.	
		Revisions include changing the guideline's title to Foreign Bank Branch Deposit Requirement from Capital Equivalency Deposit, updates and simplifications, and changes to the deposit ratio calculation: off-balance sheet liabilities will no longer be included while accrued expenses will now be included in the calculation.	
Financial Stability Board	June 4, 2019	FSB Report on Market Fragmentation  This report, which was delivered to G20 Finance Ministers and Central Bank Governors ahead of their meetings in Fukuoka on 8-9 June, sets out the conclusions from the FSB's work on market fragmentation and identifies several areas for further work to address it.  The report looks at some examples of financial activities where supervisory practices and regulatory policies	



		and the state of t	
		may give rise to market fragmentation. It discusses potential trade-offs that authorities have considered between the benefits of increased cross-border activity and a need to tailor domestic regulatory frameworks to local conditions and mandates. The areas the	
		report examines are the trading and clearing of over-the-counter (OTC) derivatives across borders; banks' cross-border management of capital and liquidity; and the sharing of data and other information internationally.	
		The report lays out approaches and mechanisms that may enhance the effectiveness and efficiency of international cooperation, and helps to mitigate any negative effects of market fragmentation on financial stability.	
Office of the Superintendent of Financial Institutions (Insurance)	June 2019	Sound Reinsurance Practices and Procedures  Reinsurance is an important risk management tool that can be used by an insurer to reduce insurance risks and the volatility of financial results, stabilize solvency, make more efficient use of capital,	
		better withstand catastrophic events,	



increase underwriting
capacity, and to draw on
reinsurers' expertise.
However, reinsurance
exposes an insurer to
operational, legal,
counterparty, and
liquidity risks, among
other risks. The
combination of these
risks can make
reinsurance complex and
challenging to implement
effectively. Inadequate
reinsurance risk
management practices
and procedures can
materially affect an
insurer's financial
soundness and
reputation, and can
ultimately contribute to
its failure.
This guideline sets out
OSFI's expectations for
effective reinsurance
practices and
procedures. It applies to
all federally regulated
insurers (FRIs) that are
party to reinsurance
cessions, retrocessions
and, where applicable, to
assumption reinsurance
transactions.

# Mai 2019

Institution	Published	Title and Brief Summary	Status
Financial Stability Board	May 31, 2019	Crypto-assets: Work underway, regulatory approaches and potential gaps  This report on crypto- assets considers work	Effective



		underway, regulatory approaches and potential gaps. The report was delivered to G20 Finance Ministers and Central Bank Governors ahead of their meetings in Fukuoka on 8-9 June.  The report gives an update on work by international organizations addressing issues arising from crypto-assets on a number of fronts. They are mainly focused on investor protection, market integrity, antimoney laundering, bank exposures and financial stability monitoring. They are monitoring and analysing developments in these markets; setting supervisory expectations for firms; and clarifying how international standards apply to	
Office of the Superintendent of Financial Institutions (Banks, Trust and Loan Companies)	May 30, 2019	Revised Guideline B-12: Interest Rate Risk Management  The Office of the Superintendent of Financial Institutions (OSFI) has released a revised version of its Guideline B-12: Interest Rate Risk Management. The guideline provides a risk control framework for deposit-taking institutions to follow in identifying, assessing and managing their interest rate risk.  The updated guideline reflects international	Effective January 1, 2020 for Domestic Systemically Important Banks;  Effective January 1, 2021 for other deposit- taking institutions



		sound practices, as outlined in the 2016 Basel Committee on Banking Supervision (BCBS) framework for Interest Rate Risk in the Banking Book (IRRBB).  Key updates to OSFI Guideline B-12 include:  • Additional guidance for institutions' IRRBB governance processes. • OSFI's expectations for the measurement of IRRBB, the development of stress and shock scenarios, and the key behavioural and modelling assumptions institutions should consider. • The introduction of an outlier/materialit y test that compares an institution's maximum loss to its capital base under prescribed scenarios.	
Financial Transactions and Reports Analysis Centre of Canada (FINTRAC)	May 30, 2019	FINTRAC reinforces its partnership with the Investment Industry Regulatory Organization of Canada	Effective



		Under a revised Memorandum of Understanding, FINTRAC and IIROC will be able to share compliance-related information, including the results of compliance examinations, in order to strengthen the compliance of securities dealers with the Proceeds of Crime (Money Laundering) and Terrorist Financing Act. This sharing of information will also help increase the knowledge and expertise of each organization in relation to new and evolving trends and money laundering and terrorist activity financing risks in the investment sector and broader Canadian financial system.	
Payments Canada	May 24, 2019	Proposed new rule to enhance digital payments: Payments Canada seeks feedback on increase debit card acceptance Payments Canada is seeking feedback on its consultation paper for a new rule, as part of its point-of-service payment rules framework, to enable a broader range of point-of-service debit card acceptance. This new rule further supports the move to digital payments and lessens consumer reliance on cash.  The proposed rule, <i>Rule E5 Exchange of Point-of-</i>	Consultation paper open until June 23



		Service Delayed Authorization Debit Payment Items for the Purpose of Clearing and Settlement, is written to accommodate debit card payments for point-of- service use cases where it may not be possible to have immediate authorization by a user's (payor) financial institution.	
Office of the Superintendent of Financial Institutions (All Deposit-Taking Institutions (DTIs) Issuing Covered Bonds)	May 23, 2019	Revised Covered Bond Limit Calculation  OSFI is updating the covered bond limit calculation that was last revised in December 2014. The 2014 revision updated the denominator of the calculation as a result of replacing the Assets to Capital Multiple (ACM) with the Basel Leverage Ratio in Q1 2015. Since then, revisions to the Capital Adequacy Requirements Guideline and Leverage Requirements Guideline have necessitated changes to the formula for the ACM proxy of total assets described in the December 2014 letter.	Revised calculation effective August 1, 2019.
Financial Stability Board	May 23, 2019	Evaluation of too-big-to-fail reforms: Summary Terms of Reference  This summary terms of reference provides details about the objectives, scope and process of the FSB's evaluation of too-big-to-fail (TBTF) reforms. The	The final report will be published in late 2020.



evaluation will assess whether the implemented reforms are reducing the systemic and moral hazard risks associated with systemically important banks (SIBs). It will also examine the broader effects of the reforms to address TBTF for SIBs on the overall functioning of the	
financial system.	

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Par

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