IBOR regulatory & industry update

Sub Working Group: *Alignment with international legislation and best practices*

16 Aralık 2020

Agenda

- USD LIBOR SOFR transition update
- GBP LIBOR SONIA transition update
- EONIA & EURIBOR €STR transition update
- Transition update Swiss & Asian IBORs
- Open public consultations
- IBOR events update

USD LIBOR – SOFR transition update

Insights into the proposed path to transition away from USD LIBOR 1/2

Background

- 1. On Monday 30 November 2020 several authorities have made important announcements on the proposed path forward for the transition away from USD LIBOR
- 2. These announcements include supervisory guidance encouraging banks to stop new USD LIBOR issuances by the end of 2021
- 3. They also cite plans of the IBA to consult on specific timing for ceasing the publication of USD LIBOR, with proposed end dates immediately following the December 31, 2021 publication for the one week and two month USD LIBOR settings, and the June 30, 2023 publication for other USD LIBOR tenors.

	Contracts	Maturity	Potential challenges or considerations
cts?	Existing LIBOR contracts (non-USD LIBOR)	Before 31 Dec 2021	None, except pre-cessation** for derivatives. Potential linear interpolation requirement for 1 week and 2 month USD LIBOR tenors between 1-1-2022 and
t contra	Existing LIBOR contracts (USD LIBOR)*	Before 30 June 2023	30-06-2023 is an attention item
ly impao	Existing LIBOR contracts (non-USD LIBOR)	Beyond 31 Dec 2021	Direct transition to new ARR; or Adjust follows language to incorporate ARR with secretion taking place.
this like	Existing LIBOR contracts (USD LIBOR)	Beyond 30 June 2023	Adjust fallback language to incorporate ARR with cessation taking place on cessation date applicable to all tenors
	New transactions (USD LIBOR) entered 31 Dec 2021 – 30 Jun 2023)*		Not desired according to supervisory authorities and industry bodies, so to be determined if this would be allowed and/or accepted
	New contracts (ARR based)	Any maturity	Pricing methodology Fallback language (future possibility of term structure and alternatives to ARR itself)

^{*} IBA is currently consulting on its intention to cease publication of overnight and 1, 3, 6 and 12 months setting immediately following the LIBOR publication on June 30 2023, and 1 week and 2 months settings immediately following LIBOR publication on December 31 2021.

^{**} pre-cessation as per ISDA protocol & supplement

Insights into the proposed path to transition away from USD LIBOR 2/2

#	Top of mind questions for consideration	Response
1	What general impact do we foresee for frontbook developments across (US) banks in respect of SOFR?	 Announcements are not supposed to materially change front-book planning Regulators are still putting pressure on banks to make sure they are moving their book to SOFR and other alternative reference rates latest 31 December 2021, ARRC recommendations provide sooner dates
	What general impact do we foresee for 2021 backbook planning in respect of USD LIBOR-SOFR transition for the respective tenors published until 2023?	 In the derivatives market, most existing contracts will roll off in the next few years, this does however not hold for the cash market Overall and apart from remediation of existing contracts, banks are at this point not already adjusting their planning too much, thereby considering 2021 budget planning cycle considerations
3	For clients with a desire to transition to SOFR term rates, is it expected that their appetite to repaper in H1 2021 might disappear opting for a wait and see strategy in 2021-2022?	This is not an unlikely scenario for certain clients, and as such shall be flagged for individual clients as part of customer outreach/engagement before active repapering is initiated/started
	Which main elements do we expect IBOR transition programmes to reassess at this moment in respect of programme planning?	 Announcements are supposed to mainly impact back-book planning, customer outreach and communications Banks are expected to start pushing out remediation of certain existing contracts, thereby impacting timing (2021 only vs. 2021-2023) and extent of engaging paralegals as part of back-book repapering factory
5	If the IBA point of view will be the final outcome of the consultation, is such an announcement to be considered a pre-cessation announcement for the respective USD LIBOR tenors in January? If yes, what consequences are foreseen in that respect?	 Current announcements don't have an official legal status and after consultation period IBA/FCA will determine if the outcomes and plans are deemed feasible An announcement relating to all US Dollar tenors after the consultation in January will likely trigger a fixing of the spread for all tenors. Contracts would fall back to the fall-back rate after June 2023, even for the 1-week and 2-month tenors, with linear interpolation for tenors not published between 1-1-2022 and 30-06-2023 Most concern in the market is currently around the spread that potentially will be locked in years before actual USD Libor cessation
6	To what extent can supervisory authorities, such as FCA in UK, force LIBOR contributors to keep contributing for USD LIBOR tenors after 2021? To what extent might this conflict with local legislation (e.g., English law)? Is there already a very early view of contributors in respect of IBA's intentions in respect of USD LIBOR cessation (e.g., expected to be part of gentlemen's agreement or not)?	 FCA welcomed a proposal for a 18-month extension of the USD Libor panel, to end-June 2023, following discussions with US Dollar Libor panel banks and is confident USD Libor will remain representative until that date Details on this are to be worked out. Will be updated on in the upcoming period
7	Will it be possible to maintain a representative US dollar LIBOR until end-June 2023?	FCA response: Yes, we would not be welcoming and supporting this proposed extension unless we were confident that representativeness thresholds could be maintained in terms of the number of panel banks

Multiple US authorities publish statements on the path forward for USD LIBOR

						Applicability to	Turki	sh FS sector		
			Indicative -		Likely impact areas			Likely implications /		
	Publication details	Summary	relevance	Front Back	book book	Function		follow-up actions for TBB		
	ARRC/FED/SEC	Multiple parties have made announcements on the USD LIBOR transition.				Legal & Compliance	Yes	Monitor new developments,		
	ARRC/FED/SEC	These announcements include supervisory guidance encouraging banks to		FB	Yes	IT & Operations	Yes	prioritize industry-wide plans,		
		o new USD LIBOR issuances by the end of 2021. They also cite plans of IBA to consult on specific timing for ceasing the publication of USD				Risk	Yes	Turkish banks to incorporate appropriate fallback language in		
		LIBOR, with proposed end dates immediately following the December 31,				Communications	Yes	existing & new LIBOR contracts		
	Proposed path forward for the transition away from USD LIBOR	Way FED/FDIC/OCC — cease entering into new USD LIBOR contracts by 31	XXL	ВВ	Yes	Treasury	Yes	and Turkish banks cease entering into new USD LIBOR contracts ultimately by 31 December 2021.		
						Legal & Compliance	Yes	Monitor new developments,		
				FB	Yes	IT & Operations	Yes	prioritize industry-wide plans,		
		LIBOR cessation planning should not really change and lenders should				Risk	Yes	Turkish banks to incorporate appropriate fallback language in		
		continue to remediate their LIBOR portfolios and use hardwired fallbacks.				Communications	Yes	existing & new LIBOR contracts		
		IBOR is diation is	XXL	XXL BB			Yes	Treasury	Yes	and Turkish banks cease entering into new USD LIBOR contracts ultimately by 31 December 2021.

ARRC publishes guide to help interpret recent USD LIBOR developments

						Applicability to	Turki	sh FS sector	
			Indicative	Likely impact areas				Likely implications /	
	Publication details	Summary	mmary relevance Frontbook Backbook			Function		follow-up actions for TBB	
		ARRC published a guide on recent announcements and ARRC Chair Tom				Legal & Compliance	Yes	- Continue to prepare to stop	
	ARRC	Wipf participated in an ISDA webinar on these developments.		FB	Yes	IT & Operations	Yes	issuing USD LIBOR	
		Key announcements:				Risk	Yes	contracts as per 31 Dec 2021, but also take into account	
		IBA – consultations				Communications	Yes	dates as published within	
3	ARRC Releases Guide and Highlights New ISDA Webinar on USD LIBOR Endgame Developments	- In case some tenors are stopped, whereas others continue, linear	XL	ВВ	Yes	Treasury	Yes	 ARRC recommendations. Participate in IBA consultation on LIBOR cessation dates per LIBOR currency. Further assess impact of anticipated USD LIBOR cessation per 30/06/2023. 	

ARRC publishes guide to help interpret recent USD LIBOR developments

						Applicability to	Turki	sh FS sector	
			Indicative		Like	ely impact areas		Likely implications /	
	Publication details	Summary	relevance		tbook (book	Function		follow-up actions for TBB	
		On March 6, 2020, the ARRC released a proposal for New York State				Legal & Compliance	Yes	The Turkish regulators and / or	
	ARRC	legislation that is intended to reduce some of the legal uncertainty and		FB	No	IT & Operations	Yes	legislators may consider a	
		adverse economic impacts associated with the transition from LIBOR.				Risk	Yes	similar solution for tough legacy issues in the Turkish financial	
		The proposed legislation would (i) prohibit a party from refusing to perform				Communications	Yes	sector with existing IBORs that	
4	ARRC's Proposed Legislative Solution to Minimize Legal Uncertainty and Adverse Economic Impact Associated with LIBOR Transition	its contractual obligations or declaring a breach of contract as a result of the discontinuance of LIBOR or the use of the proposed legislation's recommended benchmark replacement rate, (ii) establish that the recommended benchmark replacement rate is a commercially reasonable substitute for and is a commercially substantial equivalent to LIBOR, and (iii) provide a safe harbor from litigation for the use of the recommended benchmark replacement rate. The proposed legislation would (i) override existing fallback language in a contract that falls back to a LIBOR-based rate and instead require the use of the legislation's recommended benchmark replacement rate, (ii) nullify existing fallback language if that language requires polling for LIBOR or other interbank funding rates, and (iii) include the recommended benchmark replacement rate as the LIBOR fallback in financial contracts that do not have any existing fallback language. The proposed legislation will not override existing contract language that specifies a non-LIBOR-based rate (such as the Prime rate) as a fallback to LIBOR. Link	L	ВВ	Yes	Treasury	No	are to be replaced by the end of 2021 or later.	

ARRC publishes conventions for use in bilateral business loans

					Applicability to	Turki	sh FS sector
	Indicative		ely impact areas		Likely implications /		
Publication details	Summary	relevance			Function		follow-up actions for TBB
	New SOFR Loan Conventions:				Legal & Compliance	Yes	Where appropriate, take into
ARRC	• Interest Rate – Both simple and compound		FB	Yes	IT & Operations	Yes	account conventions for use in
	 Lookback – Business day lookback with no observation shift Daycount – ACT/360" 				Risk	Yes	bilateral business loans.
	Rounding – 5 decimal points for interest rate and 2 decimal points for				Communications	Yes	
	corresponding floor would be applied to the daily SOFR rates, and would be the difference between the LIBOR Floor Rate and the SOFR spread adjustment		ВВ	Yes	Treasury	Yes	
	• Other conventions – Non-standard conventions can be used such that there is no basis risk						

FSB published global LIBOR transition progress report

					Applicability to	Turki	sh FS sector	
		Indicative		Like	ely impact areas		Likely implications /	
Publication details	Summary	relevance	Frontbook Backbook		Function		follow-up actions for TBB	
					Legal & Compliance	Yes	No direct implications for now	
ISDA			FB	Yes	IT & Operations	Yes	as the announcement is related	
	ISDA published a statement in response to the announcement made by ICE Benchmark Administration (IBA), the administrator of LIBOR, and the UK FCA. Neither of the issued statements constitute an index termination event under the IBOR Fallbacks Supplement or the ISDA 2020 IBOR Fallbacks Protocol as they will not trigger the fallback nor have any effect on the calculations of the spread. Link	М			Risk	Yes	to a consultation only, thereby not classifying as a pre-	
				Yes	Communications	Yes	cessation trigger. It is likely that	
			ВВ		Treasury	Yes	shortly after the consultation closes end of January and results are agreed with FCA a subsequent announcement will constitute a pre-cessation trigger.	
	The report covers:				Legal & Compliance	No	Good reading to understand the	
	reforms to a number of key benchmarks		FB	No	IT & Operations	No	LIBOR transition progress in	
	 mapping of major benchmarks to ARRs efforts led by industry groups such as ISDA to improve contractual 				Risk	No	different jurisdictions, however no direct implications.	
	robustness to address risks of discontinuation of widely used interest	S			Communications	No	no direct implications.	
Reforming Major Interest Rate Benchmarks 2020 Progress report	rate benchmarks in derivative contracts. • challenges surrounding tough legacy contracts & proposed approach (including potential legislative solutions) link		ВВ	BB No	Treasury	No		

USD LIBOR fate becomes uncertain



						Applicability to	Turki	sh FS sector
			Indicative		Like	ely impact areas		Likely implications /
	Publication details	Summary	relevance	Front Back	tbook book	Function		follow-up actions for TBB
						Legal & Compliance	Yes	Turkish banks to decide whether
				FB	No	IT & Operations	No	or not to include amendment
		LSTA recommends not to add amendment fees when including ARRC				Risk	No	fees.
		recommended hardwired fallbacks before or on 30 June 2021. This is a	S			Communications	Yes	
		non-binding recommendation. <u>Link</u>		ВВ	B Yes	Treasury	No	
		Top 3 take aways:				Legal & Compliance	NA	No direct implications from this
	ARRC	1. IBA consultation		FB	NA	IT & Operations	NA	publication.
		2. ISDA launched its IBOR Fallbacks Supplement and IBOR Fallbacks Protocol, which will take effect on January 25, 2021.				Risk	NA	
	07/12/2020	3. A further step in the ARRC's Paced Transition Plan was completed	NA			Communications	NA	
	ARRC Newsletter Oct - Dec	when the London Clearing House (LCH) and Chicago Mercantile Exchange (CME) Group successfully transitioned from the Effective Federal Funds Rate (EFFR) to SOFR discounting and Price Alignment Interest (PAI) on all outstanding cleared USD-denominated swap products. Link		ВВ	NA	Treasury	NA	
						Legal & Compliance	NA	No direct implications from this
		The push to replace Libor is heating up, with the American Financial		FB	NA	IT & Operations	NA	publication.
		Exchange completing its first interest-rate swap linked to the alternative				Risk	NA	
10		Ameribor benchmark. Regulators still prefer SOFR to Libor because a	r because a NA			Communications	NA	
			ВВ	NA	Treasury	NA		
				N	A X	S S M		XL XXL Relevance indicator

GBP LIBOR – SONIA transition update

Sterling WG publishes guidance on transition in non-linear derivatives

						Applicability to	Turki	sh FS sector
			Indicative -		Like	ely impact areas		Likely implications /
	Publication details	Summary	Summary relevance Frontbook Backbook		Function			follow-up actions for TBB
		This paper provides considerations on how a non-linear derivatives market				Legal & Compliance	Yes	By taking all necessary steps to
	Sterling RFRWG	based on a risk free rate could be structured using compounded in arrears		FB	Yes	IT & Operations	Yes	complete operational transition
		SONIA. The paper covers a range of products, and is intended to support all users of non-linear derivatives to meet the Working Group's target				Risk	Yes	plans for non-linear derivatives by end Q2/Q3 2021, market
		milestone for market participants to cease initiating new GBP LIBOR linked				Communications	Yes	participants can reduce the
		non-linear derivatives expiring after 2021 by end Q2/Q3 2021. It recognizes that non-linear derivatives used for hedging purposes would benefit from having consistency with cash products based on compounded in arrears SONIA. The view taken by the Working Group is that a fully functioning SONIA-referencing non-linear derivatives market could potentially exist on terms similar to those found in ISDA's IBOR fallbacks protocol and supplement. link	М	ВВ	Yes	Treasury	Yes	financial stability risks arising from the widespread reliance on GBP LIBOR and to support an orderly transition ahead of end 2021.
		In this statement, the FCA:				Legal & Compliance	Yes	No direct implications from the
		supports the proposed extension by panel banks and IBA to key USD LIBOR		FB	Yes	IT & Operations	Yes	statement, but the change of
		tenors				Risk	Yes	tone is worthy to note.
		supports limiting new use of US\$ LIBOR after end-2021 as per Federal				Communications	Yes	
	FCA response to IBA's proposed consultation on intention to cease US\$ LIBOR	Reserve Board of Governors encourages market participants which are parties to legacy LIBOR contracts to continue work to convert these contracts or adopt robust fallbacks states that this statement should not be read as announcing that the LIBOR benchmark has ceased, or will cease, to be provided permanently or indefinitely or that it is not, or no longer will be, representative for the purposes of language adopted by ISDA. link	М	ВВ	Yes	Treasury	Yes	



FCA updates guidance on conduct risk during the transition ******

					Applicability to	Turki	sh FS sector	
		Indicative		Likely impact areas			Likely implications /	
Publication details	Summary	relevance		tbook :book	Function		follow-up actions for TBB	
	The FCA updated its existing page on conduct risk during LIBOR transition				Legal & Compliance	Yes	LIBOR discontinuation should	
		IT & Operations	No	not be used to move customers				
	Given that the spread between LIBOR and SONIA will vary, how can firms address this fairly when actively transitioning to SONIA? Can LIBOR contracts be converted upon LIBOR cessation or loss of representativeness to Bank rate plus an appropriate spread, rather than SONIA plus an appropriate spread?	Risk	Yes	with continuing contracts to replacement rates that are				
					Communications	Yes	expected to be higher than	
							LIBOR would have been.	
	Adding a fixed credit spread, based on a historical median, to the relevant compounded risk-free rate. Counterparties may agree to convert LIBOR contracts to Bank Rate plus a spread as well. Key expectations also apply where conversion to Bank Rate plus a spread takes place. Where firms are dealing with counterparties who may not be fully able to assess fair terms, they may wish to consider other conversion mechanisms. For example, they may consider whether it is appropriate to use contractual arrangements which see the last reset before end-2021 being based on LIBOR, before moving to an alternative rate thereafter. link	M	ВВ	Yes	Treasury	No		

FCA updates guidance on conduct risk during the transition ******

					Applicability to	Turki	sh FS sector	
		Indicative	Lik		ely impact areas		Likely implications /	
Publication details	Summary	relevance	Frontbook Backbook		Function		follow-up actions for TBB	
	IBA has launched its GBP SONIA ICE Swap Rate as a benchmark for use by				Legal & Compliance	No	This is an important step	
	licensees. GBP SONIA ICE Swap Rate benchmark settings are determined		FB	Yes	IT & Operations	No	forward in helping the non-	
	using the published ICE Swap Rate® 'Waterfall'				Risk	Yes	linear derivatives market transition from LIBOR, and	
15/12/2020	nethodology using eligible input data in respect of SONIA interest rate waps, and are available for the same tenors and at the same time as the				Communications	Yes	Turkish FS sector should assess	
	current GBP LIBOR® ICE Swap Rate. The launch of the GBP SONIA ICE Swap Rate benchmark follows a positive market response to feedback and consultation papers issued by IBA, and the successful publication of GBP SONIA ICE Swap Rate settings on an indicative 'Beta' basis since October 2020. This also will accelerate the transition to SONIA in the non-linear derivatives market. Link	М	ВВ	No	Treasury	Yes	the use of IBA's term rate for the transition of non-linear derivatives.	

LMA updates list of RFR referencing syndicated and bilateral loans **

					Applicability to	Turki	sh FS sector
		Indicative -		Lik	ely impact areas		Likely implications / follow-up actions for TBB
Publication details	Summary	relevance		tbook :book	Function		
	Previously update on the 16th of October, the LMA have published and				Legal & Compliance	No	No direct implications, however
LMA	updated list setting out the RFR referencing loans which have been		FB	Yes	IT & Operations	No	useful in pricing lending
	announced to date. This list gives a current view of the publicly available reference rates, however, does not include all them. The updated list				Risk	Yes	products based on alternative rates.
	provides the following as additional loans since the October update:	S			Communications	Yes	races.
	 USD LIBOR to SOFR Loan of \$29 million compounded in arrear with a lookback to LKT Gas Carriers Pte Ltd. on the 23 October from Danske Bank link 		ВВ	No	Treasury	Yes	
	This document provides background to the Benchmarks Regulation and				Legal & Compliance	Yes	It is useful to understand how
	amendments proposed by the Government under the Financial Services Bill (FSBill) to give FCA enhanced powers, in particular in relation to managing	S	FB	Yes	IT & Operations	No	the Financial Services Bill will impact LIBOR transition.
					Risk	No	
	the orderly wind-down of critical benchmarks. It also provides links to			Yes	Communications	No	
	relevant consultations about proposed polices in respect of those powers. link		ВВ		Treasury	Yes	
					Legal & Compliance	Yes	None.
Sterling RFRWG			FB	Yes	IT & Operations	Yes	
	The newsletter contains a summary of all relevant benchmark transition				Risk	Yes	
	updates published in the month of November. <u>link</u>	XS			Communications	Yes	
			ВВ	Yes	Treasury	Yes	

EONIA & EURIBOR – €STR transition update

EU extends transitional period for third-country benchmarks



						Applicability to Turkish FS sector					
			Indicative		Like	ely impact areas					
	Publication details	Summary	relevance	Frontbook Backbook		Function		Likely implications / follow-up actions for TBB			
	Furnament Commission	European Parliament and the Council have reached an agreement on the European Commission's proposal to amend the Benchmark Regulation. A proposal for these amendments had already been published by the European Commission last July. The proposed amendment were largely motivated by the anticipated discontinuation of LIBOR as of end of 2021. The agreement includes two key points: • Mandatory replacement rate • Transitional period for third country benchmarks	L	FB	Yes	Legal & Compliance	Yes	The extension of the transitional			
						IT & Operations	Yes	period of third-country			
						Risk	Yes	benchmarks until the end of 2023 implies that EU market participants will be able to use benchmarks administered in a country, such as TLREF, outside the EU until the end of 2023.			
				ВВ	Yes	Communications	Yes				
						Treasury	Yes				
		Market participants have been slow in making the transition to the euro short-term rate (€STR) as the new reference rate in short-term interest rate derivatives markets and are encouraged to increase their use of €STR ahead of the discontinuation of EONIA.	S		Yes	Legal & Compliance	Yes	Encourage market participants to increase the use of €STR in			
				FB		IT & Operations	Yes				
						Risk	Yes	the derivatives market.			
				ВВ	No	Communications	Yes				
2	Some way to go in the transition to the €STR	The trading activity in ESTR-referencing overnight index swaps has remained at very low levels compared with EONIA swaps and EONIA swaps that mature after the transition deadline have continued to rise. Link				Treasury	Yes				



Transition update Swiss & Asian IBORs

FINMA publishes LIBOR transition roadmap









Relevance indicator

				Applicability to Turkish FS sector					
			Indicative		Like	ely impact areas	Likely implications /		
	Publication details	Summary	relevance	Frontbook Backbook		Function		follow-up actions for TBB	
		FINMA published a transition roadmap for LIBOR and recommends affected supervised entities to follow this in order to be as prepared as they can possibly be for a discontinuation of LIBOR in various currencies: 25 January 2021: Signing of ISDA 2020 IBOR Fallbacks Protocol;		FB	Yes	Legal & Compliance	Yes	FINMA roadmap should be taken into account in the	
						IT & Operations	Yes		
						Risk	Yes	preparation for the discontinuation of LIBOR.	
					Yes	Communications	Yes	discontinuation of LIBOK.	
		31 January 2021: No new tough legacy and readiness to grant loans based on ARR;	М			Treasury	Yes		
		31 March 2021: Plans for the reduction of tough legacy;		ВВ					
		30 June 2021: System and process changes implemented, mitigation of risks for remaining tough legacy, new contracts in general based on ARR; 31 December 2021: Full operational readiness, all new contracts based on ARR. Link							
	Cross-Industry committee on	A total of 35 entities (financial institutions, institutional investors and non-financial corporates) participated in the consultation and most respondents supported the recommendations by the Committee. Fallbacks in loans and bonds: Majority of respondents agreed with proposed replacement benchmark waterfall structure and spread adjustment methodology. Link	S		Yes	Legal & Compliance	Yes	The recommendations	
				FB		IT & Operations	Yes	described by the Committee	
						Risk	Yes	should be taken into account in the replacement of JPY LIBOR.	
				ВВ	Yes	Communications	Yes		
						Treasury	Yes		

Open public consultations

Current consultations/information requests















						Applicabili	sh FS sector	
					Funct	ions likely affected	Implications / follow-up actions for	
Consultation details		etails	Summary	Vertical		Horizontal		TBB
						Legal & Compliance	Yes	An opportunity for the Turkish banks to
			FCA issued a statement, together with two consultations, to set out its potential approach to the use of proposed new powers under	FB	Yes	IT & Operations	Yes	respond to the consultation by January 18
						Risk	Yes	2021 if they have a strong stance on the
			the Financial Services Bill to ensure an orderly wind down of LIBOR.		Yes	Communications	Yes	articles being consulted on.
			The first consultation seeks views on article 23A of the financial services bill, which related to designating an unrepresentative benchmark. The second consultation is also seeking open views on article 23D of the bill, which is related to requiring changes to a critical benchmark, including its methodology. link	ВВ		Treasury	Yes	
			The working group identifies a generic set of potential permanent EURIBOR fallback trigger events that market participants could	FB		Legal & Compliance	Yes	An opportunity for the Turkish banks to
					Yes	IT & Operations	Yes	respond to the consultation by January 15
	free rat					Risk	Yes	2021 if they have a strong stance which
			consider including in fallback provisions in their contracts and			Communications	Yes	events should constitute EUIBOR fallback trigger events.
			financial instruments referencing EURIBOR. The consultation is seeking views on the proposed EURIBOR fallback trigger events.	ВВ	Yes	Treasury	Yes	angger events.

Current consultations/information requests















						Applicabili	rkish FS sector		
					Funct	ions likely affected	Implications / follow-up actions for		
Consultation details		Consultation details	Summary		ical	Horizontal		TBB	
	,	Working group on EURO risk free rates	This consultations seeks views on the most appropriate EURIBOR fallback provisions for cash products. It covers the following: 1. The most appropriate EURIBOR fallback rate based on (a) a	FB	Yes	Legal & Compliance IT & Operations Risk	Yes Yes Yes	An opportunity for the Turkish banks to respond to the consultation by January 15 2021 if they have a strong stance on the most appropriate EUIBOR fallback provisions for cash products.	
		23/12/2020 Consultation on STR-based	 €STR-based term structure methodology for each financial product assessed against a list of key criteria, and (b) a spread adjustment methodology used to avoid potential value transfer if a fallback is triggered; The market conventions which should be used to calculate the compounded term rate based on the €STR. 	ВВ	Yes	Communications Treasury	Yes		
							Yes		
			IDA according to introduce to according to the second of the Second Seco	FB	Yes	Legal & Compliance	Yes	Turkish banks in favour of opposition of the	
						IT & Operations Risk	Yes Yes	extension proposed to most common USD LIBOR tenors can respond to this open	
			IBA consults on its intention to cease publication of LIBOR tenors: - USD LIBOR 1, 3, 6 and 12 month per June 30 2023	ВВ		Communications	Yes	consultation until January 25, 2021.	
			- Other currencies and tenors per December 31 2021 Link		Yes	Treasury	Yes		
						Legal & Compliance	Yes	Turkish banks can consider participating in	
					Yes	IT & Operations	Yes	this survey to receive results against which they can benchmark their progress on	
			Survey consisting of 25 questions covering: 1) Programme 2) RFR product adoption 3) Conduct risk 4) Client outreach 5) Contract repapering 6) Data, technology and operations 7) Structured notes <u>Link</u>			Risk Communications	Yes	LIBOR transition, as well as receive an	
				ВВ		Communications	Yes	aggregate of best practices at peer banks.	
		2020 IBOR transition banking survey			Yes	Treasury	Yes		

IBOR events update

Reflection on recent events 1/2



Risk.net LIBOR telethon Overview

On 8/12/2020, Risk.net organized its LIBOR Telethon with representatives from the FED, FCA, IBA, LSTA, BoE, LCH, US Dept of Treasury, US National Association of Corporate Treasurers, Tradeweb, and the industry (Barclays, Goldman Sachs, Credit Suisse, and Morgan Stanley). The agenda focused on priorities for the next year, potential of credit sensitive rates, cash markets and term RFRs, derivatives, trading and liquidity and LIBOR end-game.

Highlights

- The USD LIBOR proposed cessation date may be different, but new USD LIBOR shouldn't be used after the end of 2021.
- Convert the contracts if you or clients feel uncertain about the synthetic LIBOR or legislative options.
- USD LIBOR is not a different path. New use of USD LIBOR will not continue until 2023 and will have to stop by end of 2021 just like GBP LIBOR. For legacy, while the sterling market has chosen the synthetic LIBOR option, USD LIBOR market has chosen panel LIBOR as the case of synthetic LIBOR without representativeness is not convenient in the US markets due to tricky legislation. ARRC guidance has been voluntary, but now there is also binding supervisory guidance from the FED not to use new USD LIBOR beyond 2021 due to "safety and soundness concerns."
- SOFR has not failed: good liquidity in derivatives, discounting switch was a boost, SOFR in lending is also picking up. SONIA started much the same way as SOFR did and was easier for the market to adopt as it was an existing rate and UK market is much smaller and perhaps more compliant than the American market
- Corporate treasurers are end of line and want to just "get on" with the transition, as they have multiple lending contracts to negotiate and a five step waterfall to work with and prepare for each step. Introducing a SOFR alternative would be a hindrance in that process

Polling

- 1. What's the preferred outcome for the SOFR lending markets?

 Majority choose SOFR + choice of credit spread and less than 5% chose that SOFR isn't an appropriate lending rate
- **2.** Will the 18-month lag for the dollar help or harm transition in dollar cash products? 36% said it will help a little, 31.4% said it will help a lot, 25.6% said it harm a little, 7% said harm a lot
- 3. What path would you like to see the USD swaps market to follow?
 36.6% said option to use multiple benchmarks, 22.5% said only use term or credit sensitive rates, and 40.8% said everything should reference backward looking SOFR
- 4. Do you expect the FCA make a pre-cessation announcement for USD LIBOR at the same time as other currencies?

 55.4% said all currencies should be announced together, 44.6% said the announcements should be staggered with USD coming after sterling and other currencies



ISDA organized a webinar called "The Path Forward for LIBOR" on the 4th of December.

Speakers:

- Scott O'Malia, ISDA
- David Bowman, Senior Associate Director at the Federal Reserve Board
- Edwin Schooling Latter, Director, Markets and Wholesale Policy, at the FCA
- Deepak Sitlani, Partner at Linklaters
- · Tom Wipf, Vice Chairman of Institutional Securities, Morgan Stanley, Chairman of the ARRC, and ISDA Board Member

Highlights:

- IBA intends to consult on an end-2021 cessation for sterling, yen, Swiss franc, euro, and two of the lesser-used US dollar LIBOR settings, and an end-June 2023 stop for the remaining US dollar settings.
- Announcement early next year for all US dollar LIBOR tenors would fix the spread for all tenors. And in that instance, the spread would be applied that is to say, contracts would fall back to the fallback rate after June 2023, even for the one-week and two-month tenors.
- The FCA thinks it will be possible to maintain a representative US dollar LIBOR until end-June 2023.

Video: Link video

Transcript: Link transcript

Yasal Uyarı

Resmi mercilerin yönlendirme ve talimatlarıyla oluşturulan TBB Ulusal Çalışma Grubu ("UÇG") ve alt çalışma gruplarının toplantıları sonucunda, TBB'ye ve UÇG'na danışmanlık hizmeti veren bağımsız firma tarafından, herhangi bir yönlendirme, öneri ve taahhüt içermeksizin, sadece üye bankalarımıza ve kamuoyuna, UÇG'nun konu hakkındaki faaliyetlerine ilişkin genel nitelikte bilgiler verilmesi ve bunların gerektiğinde resmi mercilerle paylaşılması amacıyla hazırlanmış olan sunumlardaki bilgi ve açıklamalar, konunun tamamını içermediği gibi, içerdikleri konularla ilgili danışmanlık veya tavsiye amacı da taşımamaktadır. Sunumlar sadece bilgilendirme amaçlı olarak yayınlanmakta olup, içeriklerine dair Birliğimizin ve danışmanlık hizmeti veren firmanın hiçbir sorumluluğu bulunmamaktadır. Birliğimizce, sunumlar içeriğindeki konulara ilişkin genel ya da özel nitelikte herhangi bir görüş beyan edilmemektedir. Sunumlarda yer alan bilgi ve açıklamalar Birliğimizin resmi görüşünü veya bu konularda alınmış ya da alınabilecek bir kararını yansıtmamaktadır. Yürürlükte olan rekabet hukuku kuralları çerçevesinde bütün teşebbüslerin ticari strateji ve kararlarını bağımsız bir şekilde belirlemeleri gerekmektedir. Sunumlarda yer alan hiçbir husus, bahse konu düzenlemelere aykırı şekilde yorumlanamaz. Birliğimizin bu metinlerde yer alan bilgileri güncelleme veya düzeltme yükümlülüğü bulunmamaktadır.