## Benchmarks Regulation

### **Benchmarks Regulation**

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**Benchmarks Regulation** 

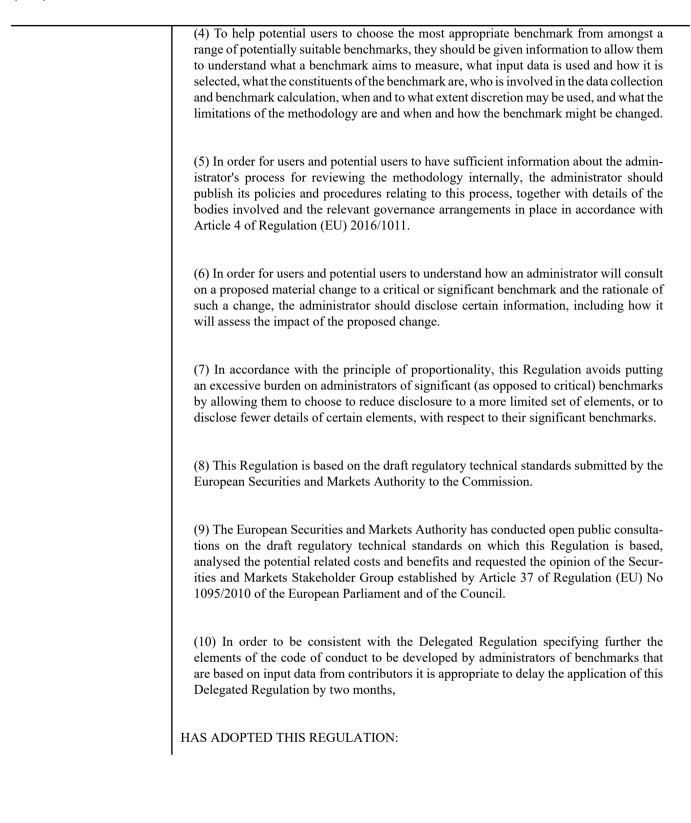
### Chapter 5

# Commission Delegated Regulation (EU) 2018/1641

5		Preamble
	01/01/2021	THE EUROPEAN COMMISSION,         Having regard to the Treaty on the Functioning of the European Union,         Having regard to Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014, and in particular the third subparagraph of Article 13(3) thereof,         Whereas:       (1) Article 13(1) of Regulation (EU) 2016/1011 requires the administrator of a benchmark or, where applicable, family of benchmarks to publish or make available the key elements
		of, where applicable, family of benchmarks to publish of make available the key elements of the methodology used by it to determine the benchmark or, where applicable, bench- marks in a family of benchmarks, details of the internal review and approval of the meth- odology, and the procedures for consulting on and notifying users of material changes to the methodology. This Regulation specifies further the information to be provided by administrators in respect of their significant and critical benchmarks. It does not apply to administrators which only provide non-significant benchmarks. Where administrators provide non-significant as well as significant or critical benchmarks they should comply with this Regulation for their significant and critical benchmarks. ESMA may issue guidelines on the same subject for administrators of non-significant benchmarks.
		<ul> <li>(2) benchmark includentingers unter indgery. The key elements specified by this keydel lation should therefore have to be published or made available only insofar as they are relevant to the particular benchmark in question.</li> <li>(3) Two key elements of the methodology that should be disclosed in order to ensure the reliability and accuracy of a critical or significant benchmark are the minimum quantity and the minimum quality of the input data required to apply the methodology and perform the calculation. In addition, the use of discretion in determining benchmarks increases their vulnerability to manipulation. Therefore, in order to minimise this risk of manipulation, the administrator should disclose, as part of the key elements of its methodology, the clear rules that it has identified about how and when discretion may be exercised.</li> </ul>

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	Article 1	Scope	

This Regulation does not cover or apply to administrators of non-significant benchmarks.



# Article 2 Key elements of the methodology used to determine a critical or significant benchmark

(1) The information to be provided by an administrator of a benchmark or, where applicable, family of benchmarks in compliance with the requirement laid down in Article 13(1) (a) of Regulation (EU) 2016/1011 shall include at least the following elements, insofar as they are relevant to that benchmark or family of benchmarks or to the input data used to determine it:

(a) a definition and description of the benchmark or family of benchmarks and of the market or economic reality that it is intended to measure;

(b) the currency or other unit of measurement of the benchmark or family of benchmarks;

(c) the criteria used by the administrator for selecting the sources of input data used to determine the benchmark or family of benchmarks;

(d) the types of input data used to determine the benchmark or family of benchmarks and the priority given to each type;

(e) the composition of any panel of contributors and the criteria used to determine eligibility for panel membership;

(f) a description of the constituents of the benchmark or family of benchmarks and the criteria used for selecting and weighting them;

(g) any minimum liquidity requirements for the constituents of the benchmark or family of benchmarks;

(h) any minimum requirements for the quantity of input data, and any minimum standards for the quality of input data, used to determine the benchmark or family of benchmarks;

(i) the clear rules identifying how and when discretion may be exercised in the determination of the benchmark or family of benchmarks;

(j) whether the benchmark or family of benchmarks takes into account any reinvestment of dividends or coupons paid by its constituents;

(k) if the methodology may be changed periodically to ensure the benchmark or family of benchmarks remains representative of the relevant market or economic reality:

(i) any criteria to be used to determine when such a change is necessary;

(ii) any criteria to be used to determine the frequency of such a change; and

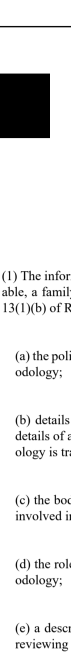
(iii) any criteria to be used to rebalance the constituents of the benchmark or family of benchmarks as part of making such a change;

(l) the potential limitations of the methodology and details of any methodology to be used in exceptional circumstances, including in the case of an illiquid market or in periods of stress or where transaction data sources may be insufficient, inaccurate or unreliable;

(m) a description of the roles of any third parties involved in data collection for, or in calculation or dissemination of, the benchmark or family of benchmarks;

(n) the model or method used for the extrapolation and any interpolation of benchmark data.

(2) Administrators may opt to publish or make available the information referred to in points (m) and (n) of paragraph 1 for their critical benchmarks only.



### Article 3 Details of the internal review and approval of the methodology

(1) The information to be provided by an administrator of a benchmark or, where applicable, a family of benchmarks in compliance with the requirement laid down in Article 13(1)(b) of Regulation (EU) 2016/1011 shall include at least the following:

(a) the policies and procedures relating to the internal review and approval of the methodology;

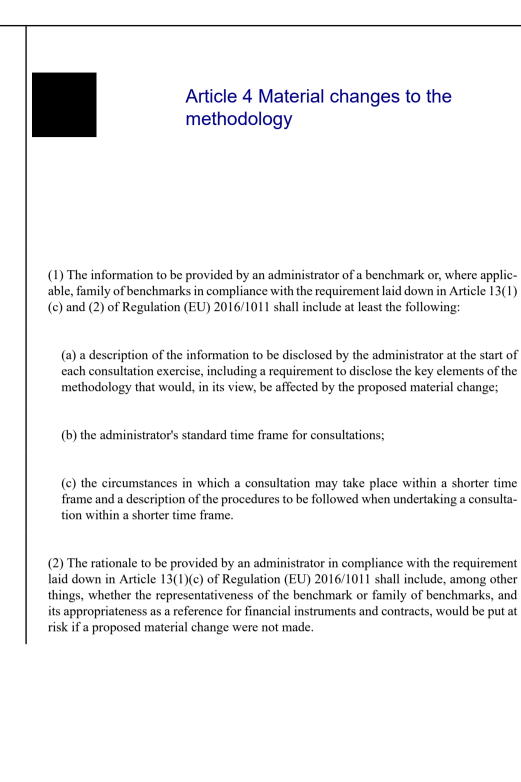
(b) details of any specific events that may give rise to an internal review, including details of any mechanism used by the administrator to determine whether the methodology is traceable and verifiable;

(c) the bodies or functions within the administrator's organisational structure that are involved in reviewing and approving the methodology;

(d) the roles performed by any persons involved in reviewing or approving the methodology;

(e) a description of the procedure for nominating and removing persons involved in reviewing or approving the methodology.

(2) Administrators may opt to publish or make available the information referred to in points (d) and (e) of paragraph 1 for their critical benchmarks only.



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#### Article 5 Entry into force and application

This Regulation shall enter into force on the twentieth day following that of its publication in the *Official Journal of the European Union*.

It shall apply from 25 January 2019.

### **Commission Delegated Regulation** (EU) 2018/1641

	Signature
01/01/2021	Done at Brussels, 13 July 2018.
01/01/2021	For the Commission
01/01/2021	The President
01/01/2021	Jean-Claude JUNCKER