

# ICE Data Indices, LLC Benchmark Statement

**Commodity Index Family** 

February 2021

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## ICE Data Indices Benchmark Statement

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Name of the benchmark administrator	ICE Data Indices, LLC ("IDI")

#### 1. Introduction

ICE Data Indices, LLC ("IDI") is a U.S. subsidiary of Intercontinental Exchange, Inc. ("ICE"), and is the administrator for the following indices that are collectively referred to as the "ICE Indices":

- Fixed Income Indices: A wide range of indices, generally branded under the ICE and ICE BofA names, covering the global bond markets, including broad investment grade, high-yield and emerging markets, as well as convertible and preferred securities.
- Equity Indices: A diverse set of indices, generally branded under the ICE and NYSE names, that include blue chip, national and regional indices as well as sector, smart beta, and thematic indices.

- Sustainability Indices<sup>1</sup>: A range of fixed income and equity indices, branded under the ICE name, that account for Environmental, Social and Governance (ESG) factors in addition to other criteria. Fixed Income Sustainability and Equity Sustainability Indices are included within the respective Fixed Income and Equity index families described above.
- Currency Indices: A series of individual spot currency, currency basket and crypto currency indices, branded under the ICE, ICE BofA and NYSE names, including the ICE U.S. Dollar Index (DXY), the leading FX index benchmark for the U.S. Dollar.
- Futures Indices: A series of indices, branded under the ICE and ICE BofA names, that track production weighted baskets of the most liquid commodity futures contracts and Carbon Futures ("the Commodity Indices") and ICE U.S. Treasury Futures Indices.
- Volatility Indices: A series of indices, branded under the ICE and ICE BofA names, that track implied volatility in the USD treasury option and swaption markets.

More information on the above index categories can be seen at: https://www.theice.com/market-data/indices

This benchmark statement has been created in accordance with Article 27 of the European Benchmark Regulation ("the EU BMR")<sup>2</sup> and the supplementary delegated regulation (EU) 2018/1643<sup>3</sup> and delegated regulation (EU) 2020/1816<sup>4</sup>, (EU) 2020/1817<sup>5</sup> and (EU) 2020/1818<sup>6</sup> on the content of benchmark statements.

References in this document to EU Regulations or Directives (including EU BMR and applicable Commission Delegated Regulation) include, in relation to the UK, those Regulations or Directives as they form part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 or have been implemented in UK domestic law, as appropriate.

IDI, has been recognized in the UK as a third country Benchmark Administrator for purposes of Article 32 of the EU BMR with the FCA as the relevant competent authority.

<sup>&</sup>lt;sup>1</sup> Sustainability Indices do not take into account the EU Taxonomy disclosures nor the EU criteria for environmentally sustainable investments. Please refer to the rules and methodologies for each of the ICE Sustainability Indices for additional information.

<sup>&</sup>lt;sup>2</sup> https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32016R1011&from=EN

<sup>3</sup> COMMISSION DELEGATED REGULATION (EU) 2018/1643 of 13 July 2018 https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=OJ:L:2018:274:FULL&from=EN

<sup>&</sup>lt;sup>4</sup> https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32020R1816

https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32020R1817

<sup>&</sup>lt;sup>6</sup> https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32020R1818

2. The benchmarks which are available for use by supervised entities in the United Kingdom are published on the FCA register

https://register.fca.org.uk/s/resources#Other\_registers, under Third

## **Country Benchmarks Register. Benchmark Statement**

	Relevant EU BMR or RTS provision	Requirement	IDI's Response
		General Disclosure Requiremen	ts
1	RTS Art(1)(1)(b)	The benchmark statement shall state: (b) where available, the international securities identification number (ISIN) of the benchmark or benchmarks; alternatively, for a family of benchmarks, the statement may provide details of where the ISINs are publicly accessible free of charge;	ISINs are not currently assigned to the indices.
2	RTS Art(1)(1)(c)	The benchmark statement shall state: (c) whether the benchmark, or any benchmark in the family of benchmarks, is determined using contributions of input data;	The Commodity Index Family does not use contributions of input data
3	RTS Art(1)(1)(d)	The benchmark statement shall state:  (d) whether the benchmark or any benchmark in the family of benchmarks qualifies as one of the types of benchmarks listed under Title III of Regulation (EU) 2016/1011, including the specific provision by virtue of which the benchmark qualifies as that type.	The indices in the Commodity Index Family qualify as regulated data benchmarks by virtue of point 24(a)(vii) of Article 3(1) of Regulation (EU) 2016/1011.  The Commodity Index Family contains only non-significant benchmarks as defined under

			point (27) of Article 3(1) of Regulation (EU) 2016/1011
4	RTS Art(1)(2)(a)	In defining the market or economic reality, the benchmark statement shall include at least the following information:  (a) a general description of the market or economic reality;	The market or economic reality that the family of benchmarks intends to represent is described in the Commodity Index Methodology which can be found, free of charge, on the ICE Website https://www.theice.com/market-data/indices/commodity-indices.
5	RTS Art(1)(2)(b)	In defining the market or economic reality, the benchmark statement shall include at least the following information: (b) the geographical boundaries, if any, of the market or economic reality;	The geographical boundaries of the Commodity Index Family are described in the Methodology document which can be found, free of charge, on the ICE Website https://www.theice.com/market-data/indices/commodity-indices.
6	RTS Art(1)(2)(c)	In defining the market or economic reality, the benchmark statement shall include at least the following information:  (c) any other information that the administrator reasonably considers to be relevant or useful to help users or potential users of the benchmark to understand the relevant features of the market or economic reality, including at least the following elements insofar as reliable data on these elements is available:  (i) information on actual or potential participants in the market;  (ii) an indication of the size of the market or economic reality.	Not applicable - the Commodity Index Family consists of non-significant benchmarks only

7	EU BMR Art27(2)(g)	A benchmark statement shall contain at least:  (g) the identification of potential limitations of the benchmark, including its operation in illiquid or fragmented markets and the possible concentration of inputs.	IDI does not consider there to be any limitations in the operation of the Commodity Index Family. The design of the indices ensures that the data is sourced from regulated markets. Selection criteria for inclusion of futures contracts in the indices ensures that they have sufficient liquidity and trading volumes to support the benchmark and provide reliable prices on an ongoing basis.
8	RTS Art(1)(3)(a)	In defining the potential limitations of the benchmark and the circumstances in which the measurement of the market or economic reality may become unreliable, the benchmark statement shall include at least: (a) a description of the circumstances in which the administrator would lack sufficient input data to determine the benchmark in accordance with the methodology;	See response to part 7
9	RTS Art(1)(3)(b)	In defining the potential limitations of the benchmark and the circumstances in which the measurement of the market or economic reality may become unreliable, the benchmark statement shall include at least:  (b) where relevant, a description of instances when the accuracy and reliability of the methodology used for determining the benchmark can no longer be ensured, such as when the administrator deems the liquidity in the underlying market as insufficient;	Not applicable - the Commodity Index Family consists of non-significant benchmarks only

10	RTS Art(1)(3)(c)	In defining the potential limitations of the benchmark and the circumstances in which the measurement of the market or economic reality may become unreliable, the benchmark statement shall include at least:  (c) any other information that the administrator reasonably considers to be relevant or useful to help users and potential users to understand the circumstances in which the measurement of the market or economic reality may become unreliable, including a description of what might constitute an exceptional market event.	Not applicable - the Commodity Index Family consists of non-significant benchmarks only
11	RTS Art(1)(4)	In specifying the controls and rules that govern any exercise of judgement or discretion by the administrator or any contributors in calculating the benchmark or benchmarks, the benchmark statement shall include an outline of each step of the process for any ex post evaluation of the use of discretion, together with a clear indication of the position of any person(s) responsible for carrying out the evaluations.	Not applicable - the Commodity Index Family consists of non-significant benchmarks only
12	RTS Art(1)(5)	In specifying the procedures for review of the methodology, the benchmark statement shall at least outline the procedures for public consultation on any material changes to the methodology.	Not applicable - the Commodity Index Family consists of non-significant benchmarks only
		Content	
13	EU BMR Art27(1)(a)	The benchmark statement shall:  (a) clearly and unambiguously define the market or economic reality measured by the benchmark and the circumstances in which such measurement may become unreliable;	The market measured by a given benchmark in the Commodity Index Family is clearly defined in the Methodology document.

### 14 EU BMR Art27(1)(b)

The benchmark statement shall:

(b) lay down technical specifications that clearly and unambiguously identify the elements of the calculation of the benchmark in relation to which discretion may be exercised, the criteria applicable to the exercise of such discretion and the position of the persons that can exercise discretion, and how such discretion may be subsequently evaluated;

The Commodity Index Methodology document clearly sets out how the Indices are to be calculated.

The indices are rules-based and, as such, the selection and weighting of constituents does not involve discretion. However, in the event where decisions relating to the determination of a Benchmark are required to maintain the integrity of the values and ensure that the Benchmark continues to operate in line with the methodology, IDI may apply Expert Judgment.

Where Expert Judgement is required in a Benchmark determination, it may only be applied by suitably experienced and qualified staff Members on the IDI team in accordance with the Methodology document. Using their expertise and knowledge, and the information available to them, they will make an assessment of what adjustment would be most appropriate to correctly reflect the Benchmark objective.

Ultimately any exercise of Expert Judgment is overseen by the Governance Committee of IDI, which ensures that the published Methodologies have been followed.

15	EU BMR Art27(1)(c)	The benchmark statement shall:  (c) provide notice of the possibility that factors, including external factors beyond the control of the administrator, may necessitate changes to, or the cessation of, the benchmark; and	From time to time, events outside of the control of IDI may occur that may require changes to, or cessation of indices in the Commodity Index family.  IDI has implemented a Transition Policy and a Benchmark Cessation Procedure, which are published on the IDI website (https://www.theice.com/market-data/indices/regulation) and which set out the steps IDI would take if termination of a benchmark was being considered.  IDI has also published a Consultation Policy which is available on the IDI website (https://www.theice.com/market-data/indices/regulation) and which sets out the steps IDI would take if a material change was needed in relation to an index in the Commodity Index family.
16	EU BMR Art27(1)(d)	The benchmark statement shall:  (d) advise users that changes to, or the cessation of, the benchmark may have an impact upon the financial contracts and financial instruments that reference the benchmark or the measurement of the performance of investment funds.	IDI has adopted a consultation policy, a transition policy and a cessation procedure which govern the implementation of changes and the cessation process.  When considering changes to, or the cessation of, a benchmark or a family of benchmarks in accordance with these policies and procedures, IDI takes into account the potential impact it may have on users.  In the event that an immediate change is required to maintain the integrity of the

			Commodity Index family, IDI shall communicate this clearly to users.
17	EU BMR Art27(2)(a)	A benchmark statement shall contain at least: (a) the definitions for all key terms relating to the benchmark	All key terms relevant to the Commodity Index Family are set out in the Methodology document
18	EU BMR Art27(2)(b)	A benchmark statement shall contain at least:  (b) the rationale for adopting the benchmark methodology and procedures for the review and approval of the methodology;	The Commodity Index Methodology document sets out what the indices intend to cover and achieve.  The Commodity Indices are reviewed on an annual basis by the Commodity Index Advisory Committee. Any changes that may arise from that review are presented to the Index Governance Committee for feedback, challenge and approval. Any changes are announced to users publicly on the ICE Index Platform https://indices.theice.com/

19	EU BMR Art27(2)(c)	A benchmark statement shall contain at least:  (c) the criteria and procedures used to determine the benchmark, including a description of the input data, the priority given to different types of input data, the minimum data needed to determine a benchmark, the use of any models or methods of extrapolation and any procedure for rebalancing the constituents of a benchmark's index;	The input values are closing prices determined by the relevant Regulated Market or Exchange from which the data is sourced.  No priority is given to certain data types in the calculation of the indices in the Commodity Index Family.  The procedures for determining the indices in the Commodity Index Family are set out in the Methodology document.
20	EU BMR Art27(2)(d)	A benchmark statement shall contain at least:  (d) the controls and rules that govern any exercise of judgement or discretion by the administrator or any contributors, to ensure consistency in the use of such judgement or discretion;	Where exercise of judgement or discretion is required in a Benchmark determination, it may only be applied by suitably experienced and qualified staff Members on the IDI team in accordance with the Methodology document. Using their expertise and knowledge, and the information available to them, they will make an assessment of what adjustment would be most appropriate to correctly reflect the Benchmark objective.  Ultimately any exercise of Expert Judgment is overseen by the Governance Committee of IDI,

			which ensures that the published Methodologies have been followed.
21	EU BMR Art27(2)(e)	A benchmark statement shall contain at least:  (e) the procedures which govern the determination of the benchmark in periods of stress or periods where transaction data sources may be insufficient, inaccurate or unreliable and the potential limitations of the benchmark in such periods;	Actions taken by the Index Advisory Committee for the Commodity Index Family in extraordinary market events are outlined in the Methodology document. The Index Advisory Committee reserves the right to take any such actions that it believes are necessary or appropriate, in its sole discretion, in order to preserve or enhance the ability of the Index to achieve its objectives.
22	EU BMR Art27(2)(f)	A benchmark statement shall contain at least:  (f) the procedures for dealing with errors in input data or in the determination of the benchmark, including when a redetermination of the benchmark is required; and	Reasonable efforts are made to ensure the correctness and validity of data used in index calculations.  Where errors have occurred in the determination or calculation of an index, the decision to make a restatement will be assessed on a case by case basis. Such decision will take account of the significance; impact; age; and scale of the error.  All revisions or issues with the publication of the indices will be communicated to stakeholders during the day through the regular client communication channels; in addition, IDI may also contact clients directly; post a notice on the IDI website; send a message via the market data portal, or use other such forms of communication.

		Specific disclosure requirements for regulated-	data benchmarks
23		Article 1, for a regulated-data benchmark or, where applicable, family of regulated-data benchmarks, the benchmark statement shall state at least the following in its description of the input data:  a) the sources of the input data used	The Benchmarks in the Commodity Index Family are based on the applicable Exchange's closing settlement prices, sourced via ICE Data Services.
24		n addition to the information to be included pursuant to Article 1, for a regulated-data benchmark or, where applicable, family of regulated-data benchmarks, the benchmark statement shall state at least the following in its description of the input data:  b) for each source, the relevant type, as listed in Article 3(1)(24) of Regulation (EU) 2016/1011	Article 3(1)24(a)(vii) of Regulation (EU) 2016/1011 applies
	·	Specific disclosure requirements for interest ra	ate benchmarks
25	` '	Specific disclosure requirements for interest rate penchmarks	Not applicable for the Commodity Index family
	·	Specific disclosure requirements for commodi	ity benchmarks
26	RTS Art(4)	Specific disclosure requirements for commodity benchmarks	Not applicable for the Commodity Index family
	,	Specific disclosure requirements for critical	benchmarks
27	RTS Art(5)	Specific disclosure requirements for critical benchmarks	Not applicable for the Commodity Index family
	Specific disclosure requirements on ESG Factors and how they are reflected in the benchmark methodology		
28	DA (EU) 2020/1816 (EU)2020/1817	Specific disclosure requirements on ESG Factors and how they are reflected in the benchmark methodology	The Commodity Index Family does not take ESG factors into account in the index design and does not pursue ESG objectives.
			The Commodity Index Family consists of non-significant benchmarks only and therefore,

			specific disclosure requirements for significant equity and bond benchmarks and EU Climate Transition and EU Paris-aligned Benchmarks is not applicable to the Commodity Index Family.
	Specific disclos	ure requirements for EU Climate Transition Benchmarks	and EU Paris-Aligned Benchmarks
29	DA (EU) 2020/1818	Specific disclosure requirements for EU Climate Transition Benchmarks and EU Paris-Aligned Benchmarks	Not applicable for the Commodity Index Family

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