

TRADEWEB ICE U.S. TREASURY CLOSING PRICES

BENCHMARK STATEMENT

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1 INTRODUCTION

This Benchmark Statement is published by ICE Benchmark Administration Limited (IBA) in compliance with Article 27 of the Benchmarks Regulation (BMR) and the associated Regulatory Technical Standards (RTS).

The Tradeweb ICE U.S. Treasury Closing Prices have been designed to represent the market mid-prices for U.S. Treasury Securities at specified times on days when the U.S. Treasury Securities market is open for trading in the United States.

Each Tradeweb ICE U.S. Treasury Closing Price for a U.S. Treasury Security is calculated in accordance with the <u>Methodology</u> based upon bid and offer quotes for the relevant U.S. Treasury Security from dealers on the Tradeweb Platform, subject to certain special cases specified in the Methodology. On the Tradeweb Platform, the quotes are attributable to specific dealers and are executable by the receiving institutional client, subject to the dealer accepting the trade.

The times in respect of which the Tradeweb ICE U.S. Treasury Closing Prices are calculated ("Specified Times") are specified at https://www.theice.com/iba/us-treasuries.

Capitalised Terms used but not defined in this Benchmark Statement have the meanings given to them in the methodology used to calculate and determine the published values for each Tradeweb ICE U.S. Treasury Closing Price (the Methodology).

The Tradeweb ICE U.S. Treasury Closing Prices are administered by IBA, which is authorised and regulated by the Financial Conduct Authority for the regulated activity of administering a benchmark, and is authorised as a benchmark administrator under the BMR.

IBA has outsourced the calculation, publication and licensing of the Tradeweb ICE U.S. Treasury Closing Prices to Tradeweb Markets LLC (Tradeweb).



2 RESPONSES TO BMR/RTS REQUIREMENTS

BMR/RTS #	BMR / RTS requirement	IBA's Response
BMR Article	27 - Benchmark statement	
BMR Art 27(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;	Underlying Economic reality: The Tradeweb ICE U.S. Treasury Closing Prices are designed to represent the market mid-prices for U.S. Treasury Securities at specified times on days when the U.S. Treasury Securities market is open for trading in the United States (the Underlying Economic Reality). Circumstances in which such measurement may become unreliable: Where the liquidity of the underlying market or economic reality becomes insufficient to ensure the integrity and reliability of the benchmark determination, IBA would lack sufficient Input Data to determine the Tradeweb ICE U.S. Treasury Closing Prices in accordance with the Methodology. IBA has published an Insufficient Data Policy for the Tradeweb ICE U.S. Treasury Closing Prices relating to situations where the Input Data is absent or insufficient to publish the benchmark in accordance with the Methodology. Market disruption or infrastructure failure may also impact the provision of Input Data, and the calculation and publication of the Tradeweb ICE U.S. Treasury Closing Prices.
BMR Art 27(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;	No expert judgement is exercised by IBA or Tradeweb in the calculation of the Tradeweb ICE U.S. Treasury Closing Prices.



BMR / RTS #	BMR / RTS requirement	IBA's Response
BMR Art 27(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	Various factors, including external factors beyond the control of IBA, may necessitate changes to, or the cessation of, the Tradeweb ICE U.S. Treasury Reference Prices. See also the response to BMR Art 27(1)(a), above.
BMR Art 27(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.	Changes to, or the cessation of, the Tradeweb ICE U.S. Treasury Closing Prices, may have an impact on the financial contracts and financial instruments that reference the benchmark or on the measurement of the performance of investment funds. Any change or cessation would be made in accordance with the Tradeweb ICE U.S. Treasury Closing prices Changes and Cessation Policy. The steps in the Consultation Policy would be followed if IBA proposed to make a material change to the Tradeweb ICE U.S. Treasury Closing Prices or cease producing the benchmark. The Oversight Committee in respect of the Tradeweb ICE U.S. Treasury Closing Prices (the Oversight Committee) is responsible for overseeing any changes to the benchmark methodology and may request IBA to consult on such changes. The Oversight Committee is also responsible for reviewing and approving procedures for cessation of the benchmark, including any consultation about a cessation. A cessation of the benchmark might occur because IBA was not able to continue to produce the benchmark on a representative basis or there was a fundamental change in the underlying market or economic reality that the benchmark seeks to represent. The factors that would be considered in the context of the cessation of a benchmark are as follows: The timing of cessation; How much notice should be given; Whether any transitional measures should or could be implemented; Stakeholder engagement; and Identification of possible alternative benchmarks and migration thereto. If a cessation of the Tradeweb ICE U.S. Treasury Closing Prices were under consideration, IBA would engage closely with the relevant stakeholders, including: The FCA and any other relevant regulatory body;



BMR/RTS #	BMR / RTS requirement	IBA's Response
		Users of the benchmark – directly (for example, by email to registered licensees and by conference calls where appropriate), through any relevant association(s) and/or through paid advertisements;
		Providers of data for the benchmark;
		Redistributors of the benchmark; and
		The media.
		IBA would also include relevant information and relevant contact details on its website.
BMR Art 27(2)(a)	A benchmark statement shall contain at least: (a) the definitions for all key terms relating to the benchmark	The Methodology includes the key terms and definitions.
BMR	A benchmark statement shall	Rationale:
Art 27(2)(b)	contain at least: (b) the rationale for adopting the benchmark methodology and procedures for the review and approval of the methodology;	The rationale for the Methodology is to produce benchmarks that are representative of the Underlying Economic Reality, being the market mid-prices for U.S. Treasury Securities at specified times on days when the U.S. Treasury Securities market is open for trading in the United States, using representative Input Data.
		Review and approval:
		IBA has an oversight function in respect of the Tradeweb ICE U.S. Treasury Closing Prices (the Oversight Committee).
		IBA has published processes for the <u>selection</u> , <u>renewal and</u> <u>replacement</u> of Oversight Committee members.
		The Oversight Committee will generally meet every three months.
		The <u>Terms of Reference</u> of the Oversight Committee, which include the responsibilities required by the BMR, include:
		Reviewing the definition, Methodology and setting of Tradeweb ICE U.S. Treasury Closing Prices, at least annually;
		Assessing the underlying market and the usage of Tradeweb ICE U.S. Treasury Closing Prices;
		Overseeing any changes to the Methodology and requesting IBA to consult on proposed changes;
		Overseeing IBA's control framework insofar as it affects Tradeweb ICE U.S. Treasury Closing Prices and the management and operation of Tradeweb ICE U.S. Treasury Closing Prices;
		Overseeing adherence to the Methodology;



BMR/RTS #	BMR / RTS requirement	IBA's Response
		 Assessing internal and external audits or reviews insofar as they affect Tradeweb ICE U.S. Treasury Closing Prices and monitoring the implementation of identified remedial actions; Reviewing and approving procedures for the withdrawal of any Tradeweb ICE U.S. Treasury Closing Prices should such withdrawal have been appropriately decided upon and approved in accordance with applicable laws and regulation; Considering existing or potential conflicts of interest and establishing whether they are material; Periodically reporting to IBA's board of directors on its activities; Notifying the FCA of any suspected misconduct by IBA and of any anomalous or suspicious input data to the benchmark; and Keeping the Oversight Committee's Terms of Reference under regular reviews
		regular review. The Methodology is approved by the Board of IBA.
BMR Art 27(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;	IBA and Tradeweb have designed the Tradeweb ICE U.S. Treasury Closing Prices to be representative of the Underlying Economic Reality, being the market mid-prices for U.S. Treasury Securities at specified times on days when the U.S. Treasury Securities market is open for trading in the United States. The Tradeweb ICE U.S. Treasury Closing Prices are calculated in accordance with the Methodology, based upon bid and offer quotes for the relevant U.S. Treasury Security from dealers on Tradeweb's institutional platform for trading U.S. Treasury Securities (the Tradeweb Platform), subject to certain special cases specified in the Methodology. On the Tradeweb Platform, the quotes are attributable to specific dealers and are executable by the receiving institutional client, subject to the dealer accepting the trade. The Specified Times in respect of which the Tradeweb ICE U.S. Treasury Closing Prices are calculated are set out at https://www.theice.com/iba/us-treasuries. The Methodology will be reviewed at least annually by the Oversight Committee, as documented in the Oversight Committee's Terms of Reference. The Methodology includes: Key definitions; All associated criteria and procedures used to derive the Tradeweb ICE U.S. Treasury Closing Prices (including: descriptions of the U.S. Treasury Security Types and the relevant quoting convention; information on the Tradeweb Platform; the Input Data Specification; Publication Days, Early Closing Days and holiday schedules; detailed calculation steps



BMR / RTS #	BMR / RTS requirement	IBA's Response
		and special cases; information on errors and republication; information on the procedures that apply where there is insufficient Input Data to calculate the Tradeweb ICE U.S. Treasury reference Prices in accordance with the Methodology; and Derived Prices and Associated Information); and
		Information regarding the frequency of reviews of the Methodology by the Oversight Committee.
		The Tradeweb ICE U.S. Treasury Closing Price calculation for each of U.S. Treasury Security has the following steps, subject to certain special cases, as described below and in the Methodology:
		Step 1 - During a certain collection window immediately prior to the relevant Specified Time, multiple randomised market snapshots of bid and offer quotes for a given U.S. Treasury Security are taken from dealers on the Tradeweb Platform. On Early Closing Days the collection window may be immediately prior to an earlier Specified Time instead. The bid and offer quotes used must satisfy the Input Data Specification. A dealer mid-price is calculated for each dealer in each snapshot.
		Step 2 - Dealer mid-prices for dealers that are outliers are excluded (subject to a minimum number of dealers quoting) to protect against unrepresentative dealer quotes within a market snapshot influencing the benchmark. A set of randomly selected dealer mid-prices are also removed from the calculation (subject to a minimum number remaining after outlier filtering) to protect against the possibility of predicting the impact that a particular quote (or quotes) may have on the benchmark calculation.
		Step 3 - The arithmetic mean of the remaining dealer mid-prices is calculated for each market snapshot to produce a market snapshot price.
		Step 4 - The Tradeweb ICE U.S. Treasury Closing Price for each U.S. Treasury Security is calculated as the arithmetic mean of the market snapshot prices.
		Step 5 - The Tradeweb ICE U.S. Treasury Closing Price for each U.S. Treasury Security is subject to a verification process to determine whether this or an alternative Tradeweb ICE U.S. Treasury Closing Price using market snapshots from an earlier alternative collection window is published for that U.S. Treasury Security. This process includes checks for:
		Market liquidity, to ensure an active market;
		 Large deviations from transaction data, to identify market activity, errors and exceptional market circumstances;



BMR/RTS #	BMR / RTS requirement	IBA's Resp	onse	
			Erroneous or exceptional day-on-oidentify errors and exceptional ma	•
			Large deviations from the Tradework again to identify errors and except circumstances.	•
		-	ecial cases the Tradeweb ICE U.S ot determined based on quotes fro latform:	•
			asury Securities with fewer than a maturity are priced at par; and	specified number of
		snapsho	that have fewer than a specified rots with at least 4 dealers quoting aupon curve,	
		as further de	escribed in the Methodology.	
		procedures Platform. Th surveillance	at IBA will collect from Tradeweb th will allow IBA to assess market act is will be reviewed and monitored function and by the Oversight Cor of key metrics.	tivity on the Tradeweb by the IBA
		published in	eb ICE U.S. Treasury Closing Pric respect of the following types of U described in the table below.	
		U.S. Treasury Security Type	Description	Quoting Convention for Tradeweb ICE U.S. Treasury Closing Price
		REGNOTE	U.S. Treasury Note/Bond	
		REGTIPS	U.S. Treasury Inflation Protected Note/Bond	
		WIANOTE	When Issued After Auction U.S. Treasury Note/Bond	Mid-Price
		WIATIPS	When Issued After Auction U.S. Treasury Inflation Protected Note/Bond	
		REGBILL	U.S. Treasury Bill	Mid-Rate



BMR/RTS #	BMR / RTS requirement	IBA's Respo	onse	
		WIABILL	When Issued After Auction U.S. Treasury Bill	
		WIBBILL	When Issued Before Auction U.S. Treasury Bill	
		STRIPINT	U.S. Treasury Interest Strip	
		STRIPPRIN	U.S. Treasury Principal Strip	
		WIBNOTE	When Issued Before Auction U.S. Treasury Note/Bond	Mid-Yield
		WIBTIPS	When Issued Before Auction U.S. Treasury Inflation Protected Note/Bond	
		generic term U.S. Treasur (mid-price, m Type. For certain L yield will be p Information, constitutes th Please see b	ions within this document and the "mid-price", but the calculation and by Closing Prices will always use the hid-rate or mid-yield) for each U.S. J.S. Treasury Security Types, a minor published as part of the Derived Palongside the mid-price, mid-rate one Tradeweb ICE U.S. Treasury Copelow and the Methodology for furtherices and Associated Information	d the Tradeweb ICE ne correct convention Treasury Security d-price and/or midrices and Associated or mid-yield that losing Price.
		Derived Price	es and Associated Information	
		Tradeweb purespect of ear	ach Tradeweb ICE U.S. Treasury (ublishes a variety of prices, rates a ach U.S. Treasury Security that are e published Tradeweb ICE U.S. Tr Treasury Security (the Derived Pr	and/or yields in e derived from or easury Closing Price
		description of	ich Derived Prices and Associated of how certain of these are calculat E U.S. Treasury Closing Price is into	ed from the relevant
		The Tradewe	eb Platform	
			eb Platform is a global, institutionary Securities (as well as other fixed	



BMR/RTS #	BMR / RTS requirement	IBA's Response
		types). The Tradeweb Platform is either regulated or exempt from regulation in the various jurisdictions where institutional users can access the platform and trade U.S. Treasury Securities.
		For further details about visit the <u>Tradeweb Platform</u> .
		Input Data Specification
		The Tradeweb ICE U.S. Treasury Closing Price for each U.S. Treasury Security is calculated based on Input Data that are:
		Bid and offer quotes expressed as a price, a rate or a yield (as applicable);
		For that U.S. Treasury Security;
		From dealers on the Tradeweb Platform;
		Offered to institutional clients of that dealer on the Tradeweb Platform;
		During the relevant collection window,
		subject to certain special cases, in accordance with the Methodology. On the Tradeweb Platform, the quotes are attributable to specific dealers and are executable by the receiving institutional client, subject to the dealer accepting the trade.
		The Input Data sourcing and collection process is subject to a Tradeweb validation procedure to ensure that the Input Data Specification is satisfied in respect of the Input Data used to calculate and determine each Tradeweb ICE U.S. Treasury Closing Price.
		Publication Days, Early Closing Days and Holiday Schedules
		The days when the U.S. Treasury Securities market is open for trading in the United States and on which the Tradeweb ICE U.S. Treasury Closing Prices will be published (Publication Days) follow the U.S. holiday schedule recommended by SIFMA.
		The Tradeweb Platform is closed on U.S. holidays, so the Tradeweb ICE U.S. Treasury Closing Prices will not be calculated and published on these days.
		For certain U.S. holidays, as recommended by SIFMA, the Tradeweb Platform closes early on the preceding Publication Day (Early Closing Days). Users should check the holiday schedule listed above to confirm the Early Closing Days.
		The publication time (Publication Time) for the Tradeweb ICE U.S. Treasury Closing Prices for a Specified Time on a Publication Day (which may be earlier for an Early Closing Day) will be as soon as



BMR/RTS #	BMR / RTS requirement	IBA's Response
		the prices are available for publication after such time and not later than 15 minutes after such time.
BMR Art 27(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;	No expert judgement is exercised by IBA or Tradeweb in the calculation of Tradeweb ICE U.S. Treasury Closing Prices.
BMR Art 27(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;	IBA, in conjunction with Tradeweb, has determined and implemented business back-up and continuity arrangements and disaster recovery procedures, including for where there is market disruption or infrastructure failure impacting the provision of information, calculation and publication of the benchmark. IBA has published an Insufficient Data Policy for the Tradeweb ICE U.S. Treasury Closing Prices relating to situations where the Input Data is absent or insufficient to publish the benchmark in accordance with the Methodology.
BMR Art 27(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	IBA has published an Error and Republication Policy for the Tradeweb ICE U.S. Treasury Closing Prices which addresses situations where an error in Input Data or in the determination of a Tradeweb ICE U.S. Treasury Closing Price is identified after the publication of the relevant price, including when a re-publication of a corrected Tradeweb ICE U.S. Treasury Closing Price is required. A record of all republications and errors in any quarter, and any complaint that results in a determination of a Tradeweb ICE U.S. Treasury Closing Price being changed in any quarter, will be published as part of a quarterly update by IBA at IBA's Report Center.
BMR Art 27(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.	See the response to BMR Art 27(1)(a), above.



BMR/RTS #	BMR / RTS requirement	IBA's Response
RTS Article	1 - General disclosure requirement	s
RTS Art (1)(1)(a)	The benchmark statement shall state: (a) the date of publication of the statement and, where applicable, the date of its last update;	This is on the title page of this document.
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;	The benchmark does not have ISINs.
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 benchmark is not determined using contributions of input data, and nor is any benchmark in the family of benchmarks.
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 Tradeweb ICE U.S. Treasury Closing Prices are not of the types of benchmarks listed under Title III of the BMR. The Tradeweb ICE U.S. Treasury Closing Prices are not regulated-data benchmarks, interest rate benchmarks or commodity benchmarks.
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;	See the response to BMR Art 27(1)(a), above.



BMR/RTS #	BMR / RTS requirement	IBA's Response
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 Tradeweb ICE U.S. Treasury Closing Prices are designed to represent the market mid-prices for U.S. Treasury Securities at specified times on days when the U.S. Treasury Securities market is open for trading in the United States.
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.	See the response to BMR Art 27(1)(a) and RTS Art (1)(2)(b), above. As of 5 December 2019, the Tradeweb Platform facilitates trading in an average daily notional volume of\$81.3 billion of U.S. Treasury products. IBA expects the Tradeweb ICE U.S. Treasury Closing Prices to be used by banks, dealers, issuers, funds, investment managers and other participants in the markets and geographies relevant to U.S. Treasury Securities, in order to value, and/or as a benchmark in, financial assets and instruments, including investment portfolios, indices and contracts.
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 the response to BMR Art 27(1)(a), above.



BMR/RTS #	BMR / RTS requirement	IBA's Response
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;	See the response to BMR Art 27(1)(a), above.
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.	See the response to BMR Art 27(1)(a), above.



BMR/RTS #	BMR / RTS requirement	IBA's Response
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.	See the response to BMR Art 27(1)(b), above.
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.	IBA typically designs evolutionary enhancements to its benchmarks, and it is important for IBA to gain feedback on proposed changes where they are material to the benchmark. IBA therefore consults publicly on proposed material changes in relation to its benchmarks. IBA's Consultation Policy outlines the considerations that inform public consultations and the steps that IBA takes when seeking feedback on its proposals.
RTS Article	2 - Specific disclosure requirement	ts for regulated-data benchmarks
RTS Art 2(a)	In 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: (a) the sources of the input data used	Not applicable.
RTS Art (2)(b)	In 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	Not applicable.



BMR / RTS #	BMR / RTS requirement	IBA's Response
RTS Article	3 - Specific disclosure requirement	ts for interest rate benchmarks
RTS Art (3)	In addition to the information to be included pursuant to Article 1, for an interest rate benchmark or, where applicable, family of interest rate benchmarks, the benchmark statement shall include at least the following information:	Not applicable
	(a) a reference alerting users to the additional regulatory regime applicable to interest rate benchmarks under Annex I to Regulation (EU) 2016/1011;	
	(b) a description of the arrangements that have been put in place to comply with that Annex.	
RTS Article	4 - Specific disclosure requirement	ts for commodity benchmarks
RTS Art (4)(a)	In addition to the information to be included pursuant to Article 1, for a commodity benchmark or, where applicable, family of commodity benchmarks, the benchmark statement shall at least: (a) indicate whether the	Not applicable
	requirements of Title II of, or Annex II to, Regulation (EU) 2016/1011 apply to the benchmark, or family of benchmarks as prescribed by Article 19 of that Regulation;	



BMR/RTS #	BMR / RTS requirement	IBA's Response
RTS Art (4)(b)	In addition to the information to be included pursuant to Article 1, for a commodity benchmark or, where applicable, family of commodity benchmarks, the benchmark statement shall at least: (b) include an explanation as to why Title II of or, as the case may be, Annex II to that Regulation applies;	Not applicable
RTS Art (4)(c)	In addition to the information to be included pursuant to Article 1, for a commodity benchmark or, where applicable, family of commodity benchmarks, the benchmark statement shall at least: (c) include in the definitions of key terms a concise description of the criteria that define the relevant underlying physical commodity.	Not applicable
RTS Art (4)(d)	In addition to the information to be included pursuant to Article 1, for a commodity benchmark or, where applicable, family of commodity benchmarks, the benchmark statement shall at least: (d) where applicable, indicate where the explanations are published that the administrator is required to publish under paragraph 7 of Annex II to that Regulation.	Not applicable



BMR/RTS #	BMR / RTS requirement	IBA's Response
RTS Article	5 - Specific disclosure requirement	ts for critical benchmarks
RTS Art (5)(a) Art (5)(b)	In addition to the information to be included pursuant to Article 1, for a critical benchmark, or, where applicable, a family of benchmarks that contains at least one critical benchmark, the benchmark statement shall include at least the following information: • a reference alerting users to the enhanced regulatory regime applicable to critical benchmarks under Regulation (EU) 2016/1011; • a statement indicating how users will be informed of any delay in the publication of the benchmark or of any re-determination of the benchmark, and indicating the (expected) duration of measures.	Not applicable



BMR/RTS #	BMR / RTS requirement	IBA's Response
RTS Article	6 - Updates	
RTS Art (6)(a) Art (6)(b)	In addition to the cases referred to in the third subparagraph of Article 27(1) of Regulation (EU) 2016/1011, an update of the benchmark statement shall be required whenever the information contained in the statement ceases to be correct or sufficiently precise, and including in any event in the following cases: • whenever there is a change in the type of the benchmark; • whenever there is a material change in the methodology used for determining the benchmark or, if the benchmark statement is for a family of benchmark, in the methodology used for determining any benchmark within the family of benchmarks.	This Benchmark Statement is subject to review by the Oversight Committee at least annually. It will additionally be reviewed and updated if the information it provides is no longer correct or sufficiently precise, including if there is a change in the type of benchmark or a material change in the Methodology.



ANNEX I

CLIMATE-RELATED DISCLOSURES		
SECTION 1 -	SECTION 1 – CONSIDERATION OF ESG FACTORS	
Item 1. Name of the benchmark administrator.	ICE Benchmark Administration Ltd	
Item 2. Type of benchmark.	Sovereign Debt Benchmark	
Choose from the list provided in Annex II.		
Item 3. Name of the benchmark.	Tradeweb ICE U.S. Treasury Closing Prices	
Item 4. Does the benchmark pursue ESG objectives?	□ Yes No	
Item 5. Where the response to Item 4 is negative, is any EU Climate Transition Benchmark or EU Parisaligned Benchmark available in the portfolio of the benchmark administrator or does the benchmark administrator have benchmarks that pursue ESG objectives or take into account ESG factors?	□ Yes No	
Item 6. Where the response to Item 4 is positive, provide details on ESG factors, in accordance with Article 27(2a) of Regulation (EU) 2016/1011, including on the ESG factors listed in Annex II to this Regulation, depending on the type of benchmark concerned.		
The ESG factors shall not be disclosed for each constituent of the benchmarks but shall be disclosed at an aggregated weighted average value of the benchmark.		
a) List of combined ESG factors:	Details on each ESG factor:	
	Not applicable	
b) List of environmental factors:	Details on each ESG factor:	
	Not applicable	
c) List of social factors:	Details on each ESG factor:	
	Not applicable	
d) List of governance factors:	Details on each ESG factor:	
	Not applicable	
Item 7. Data and standards used.		
a) Description of data sources used to provide information on the ESG factors in the benchmark statement.	Not applicable	



OLIMATE DEL ATED DISCLI OSUBES			
	CLIMATE-RELATED DISCLOSURES		
Describe how the data used to provide information on the ESG factors in the benchmark statement are sourced and whether, and to what extent, data are estimated or reported.			
b) Reference standards.	Not applicable		
List the supporting standards used for the reporting under item 6.			
SECTION 2 – ADI	DITIONAL DISCLOSURE REQUIREMENTS		
	ed as 'EU Climate Transition Benchmark' or 'EU Paris-aligned irs shall also disclose the following information:		
a) forward-looking year-on-year decarbonisation trajectory;	Not applicable		
b) degree to which the IPCC decarbonisation trajectory (1,5°C with no or limited overshoot) has been achieved on average per year since creation;	Not applicable		
c) overlap between those benchmarks and their investable universe, as defined in Article 2, point (c), of Commission Delegated Regulation (EU)/, using the active share at asset level.	Not applicable		
SECTION 3 – DISCLOSURE OF THE ALIGNMENT WITH THE OBJECTIVES OF THE PARIS AGREEMENT			
Item 9. For significant equity benchmarks, significant bond benchmarks, EU Climate Transition Benchmarks and EU Paris-aligned Benchmarks, benchmark administrators shall also disclose the following information:			
a) the temperature scenario, in accordance with international standards, used for the alignment with the target of reducing GHG emissions or the attainment of the objectives of the Paris Agreement;	Not applicable		
b) the name of the provider of the temperature scenario used for the alignment with the target of reducing GHG emissions or the	Not applicable		



US Treasury Closing Prices

	CLIMATE-RELATED DISCLOSURES		
	attainment of the objectives of the Paris Agreement;		
c)	the methodology used for the measurement of the alignment with the temperature scenario;	Not applicable	
d)	the hyperlink to the website of the temperature scenario used.	Not applicable	
Info	ormation updated on:	01 January 2021	