

**Minutes of LIBOR Trade Association Working Party Meeting**  
**held on 2 May 2019**

**Present:**

ACT  
AFME  
APLMA  
IBA  
ICMA  
ICMSA  
ISDA  
LMA  
SIFMA  
TACT  
UK Finance

**1. Introduction**

The purpose of the meeting was for the trade associations to provide updates on any developments in respect of LIBOR transition since the last meeting, and for ICE Benchmark Administration (“**IBA**”) to provide an overview of IBA’s work streams in respect of the ICE LIBOR User Survey, ICE Term RFR Portal, and U.S. Dollar ICE Bank Yield Index.

**2. APLMA update**

It was noted that there are a number of upcoming educational events. On 15 May 2019, the Reserve Bank of Australia is hosting a workshop focusing on the cessation of LIBOR and its impact on the Australian financial markets. The APLMA is also due to hold a seminar focusing on the discontinuation of LIBOR in Singapore. The Hong Kong Exchange and Clearing Limited is holding an OTC derivatives conference where the APLMA will present on a panel providing an update on IBORs.

It was noted that there were no other significant developments to report on, however there is a positive outlook in terms of information sharing in respect of the transition away from LIBOR.

**3. ICMA update**

ICMA continues its work on exploring market-led solutions for transitioning legacy bonds referencing LIBOR to RFRs.

ICMA continues to monitor new issuances in the SONIA market, which has expanded beyond the floating rate note (“**FRN**”) market to securitisations.

It was noted that the deadline for feedback to the Sterling RFR Working Group’s discussion paper on conventions for referencing SONIA in new contracts had closed on 30 April 2019.

ICMA also continues to track the work of the Regulatory Dependencies Taskforce which was set up by the Sterling RFR Working Group.

On 15 May 2019, ICMA will hold a panel about the transition to RFRs and the international bond market at its [AGM Conference in Stockholm](#). A number of regulators from the US, Switzerland, UK and the Euro area are due to participate in this panel.

#### **4. ICMSA update**

It was noted that ICMSA remains concerned with the volume of outstanding legacy deals and the number of new deals which continue to reference LIBOR; these will all need to be transitioned to RFRs.

It was noted that it is crucial to develop a universally adopted market approach to deal with this issue going forward. International coordination would be of paramount importance to streamline approaches across different jurisdictions, given the complexities that would arise if different approaches were adopted by different currency jurisdictions.

#### **5. LMA update**

The LMA continues to work on producing LMA documentation for the transition.

The LMA continues to work on outreach and education. On 5 April 2019, the LMA released a webinar (which is publicly available) delivered by Kam Mahil entitled "[LIBOR transition: Conventions for referencing risk-free rates in new agreements](#)". It was noted that the LMA had alerted its members to the SONIA market conventions paper and encouraged them to provide feedback on the paper directly.

#### **6. TACT update**

TACT had been engaging with its members to ascertain their key concerns and with the ICMSA Trustee Sub-Committee, as some of the TACT members are also members that committee. It was noted that given the particular nature of the role of trustees, it is more appropriate to adopt a 'wait and see' approach ahead of the outcomes of on-going regulatory discussions. Trustees will be better placed to act once there is more certainty.

On 22 May 2019, TACT is holding its [annual conference](#) where there will be a panel focusing on IBORs and the issues that trustees may face in the course of amending documentation.

#### **7. UK Finance update**

It was noted that in respect of mortgages, whilst UK Finance continues to assume the need for a term SONIA reference rate, UK Finance had been engaging with members to determine whether a form of backward compounded rate could be suitable for mortgages.

UK Finance is continuing to engage with its members in respect of business loans by identifying members with outstanding LIBOR exposures, helping those firms to work out their LIBOR exposures, and is hoping to be able to assist in breaking down their exposures with respect of individual clients.

#### **8. AFME update**

AFME is continuing to focus on amending its negative consent wording for the transition from LIBOR to RFRs for securitisations. This is being discussed with members and is a work in progress.

AFME had recently held a well-attended conference in Brussels, which included representatives from the European Commission and the Belgian financial supervisors. It was noted that attendance by government bodies is indicative of a high interest in this topic.

#### **9. ACT update**

The ACT is continuing to work on outreach and education, and on 2 May 2019, the ACT held a webinar entitled "[LIBOR transition – next steps for treasurers](#)".

## 10. SIFMA update

It was noted that on 22 April 2019, the ARRC released a [User's Guide to SOFR](#). On 25 April 2019, the ARRC also released its recommended fallback language for [floating rate notes](#) and [syndicated loans](#), and is expecting to issue further recommended fallback language on securitisations and bilateral loans in due course.

## 11. IBA update

IBA's work had been informed by three key priorities:

- 1) Ensuring that LIBOR is published with the greatest possible integrity and is operationally robust while it continues to be published. On 1 April 2019, [IBA successfully completed the transition of LIBOR panel banks to the new waterfall methodology](#) which was welcomed by banks and regulators. EMMI is working to adopt a similar methodology to ensure that EURIBOR is compliant with the European Benchmarks Regulation ("BMR").
- 2) Providing solutions for the most widely used LIBOR settings to users with outstanding LIBOR-linked contracts which are impossible or impractical to modify. IBA is continuing to engage with the official sector and panel, and potential panel, banks with a view to facilitating the continued publication of certain LIBOR settings for a limited time after 2021. This additional period would help embed RFRs in the systems before any LIBOR discontinuation. This work stream is of key importance both from a financial stability perspective and to ensure that contracts entered into before the transition period can settle as per the economic understanding of the contract holders. It was noted that it is important to emphasise that the proposed continued publication of certain LIBOR settings is not intended as an alternative to the transition to RFRs and there is no guarantee that any LIBOR settings will in fact continue to be published after the end of 2021.
- 3) Developing alternative solutions to facilitate the transition from LIBOR to RFRs (including a term SONIA reference rate and the US Dollar ICE Bank Yield Index).

The Working Party was then taken through a slide presentation which provided an update on the following three areas: (i) ICE LIBOR User Survey; (ii) ICE Term RFR Portal; and (iii) U.S. Dollar ICE Bank Yield Index.

### ***ICE LIBOR User Survey***

IBA had conducted two surveys to inform its intended production of certain LIBOR settings for a limited time beyond 2021:

- a survey of existing global panel banks to identify the LIBOR settings that are critical to the global financial system (the results of which were not made publicly available); and
- a [survey](#) of end-users of LIBOR to determine which LIBOR settings were most commonly used. A reference was made to slides 3 to 12.

The [results](#) of the survey were published in March 2019 and included feedback from 109 respondents which comprised, in large proportion, responses from cash market participants. Whilst the results were largely unsurprising, some responses provided in respect of EURO LIBOR were indeed surprising. However, it is likely that respondents may have confused EURO LIBOR with EURIBOR as published by EMMI. The number of respondents who had selected each LIBOR currency and tenor pair is shown on slide 5.

It was noted that an overwhelming majority of respondents focused on lending activities when asked to set out the main uses of currency and tenor pairs that they used the most. It was noted that facilitating solutions for the cash markets is key given that, unlike derivative contracts, contracts in respect of cash products are harder to amend.

IBA has now accumulated a sense on the appropriate set of currency and tenor pairs to inform its efforts to publish certain LIBOR settings for a limited time after 2021 and is now focusing on engaging with panel and potential panel banks to seek their commitment to providing continued

submissions in respect of those tenor and currency pairs. The specific tenors and currencies for which panel bank support would be sought has not yet been publicly announced by IBA.

### ***ICE Term RFR Portal***

In October 2019, IBA launched the ICE Term RFR Portal which provides realised compounded and simple average term rates for SONIA, SOFR, TONA and will do so for €STR once it is published from 2 October 2019. It was noted that SARON will not be included in the Portal as the rate is controlled and distributed exclusively by the SIX Swiss Exchange.

In the Sterling market, IBA is seeking to produce a forward-looking term SONIA rate. So far, IBA has produced indicative figures on the basis of SONIA futures, rather than OIS quotes (since that data is not yet available on an electronic exchange).

It was noted that Slide 16 shows that a realised compounded SONIA rate with a 5-day lag may be added to the ICE Term RFR Portal to reflect this increasing standard in the FRN market.

It was noted that IBA is committed to developing a forward-looking SONIA term rate in accordance with the principles set by the FSB / OSSG, the Sterling RFR Working Group and the BMR.

IBA is going to leverage existing infrastructure (e.g. ICE Term RFR Portal) and available benchmark methodologies (e.g. ICE Swap Rate) to produce term settings that are robust enough to ensure daily publication.

One member of the Working Party enquired about the anticipated timing for development of the SONIA forward-looking term rate (given it required changes in the swaps market) and another member of the Working Party enquired whether the timing of IBA's work in this respect is influenced by the volume of trades. It was noted that this very much depends on whether banks are willing to be transparent with respect of how they trade SONIA-based swaps which would allow IBA to produce an implied forward-looking SONIA term rate in this way.

### ***U.S. Dollar ICE Bank Yield Index***

In January 2019, IBA published a paper on a potential new U.S. Dollar ICE Bank Yield Index (the "**Index**"). This is intended to be fully transaction-based and designed to measure the yields at which investors are willing to invest U.S. dollar funds in large, internationally active banks on a wholesale, unsecured basis over one, three and six month periods. The Index has a close correlation to LIBOR (see slide 25).

The Index has been developed to meet the potential needs of cash products that have historically referenced USD LIBOR in their contracts (in particular because it includes a dynamic credit spread). It was noted that the Index is intended to be representative of banks' marginal unsecured funding costs. See slides 21 to 26 for the specificities of the Index.

It was noted that IBA had been working with a number of US banks on the Index who noted that their preferred methodology for the Index would be to create a hybrid in conjunction with SOFR (i.e. a term SOFR rate plus a spread based on the Index) (see slide 26). It was noted that from an economic perspective, this would allow lenders who operate in the US dollar market to remain comfortable with providing large unfunded commitments (e.g. revolving credit facilities) given that the credit spread would protect lenders from sudden stress in the market (which a rate just based on SOFR would not).