TITLE CONTENT **SUBTITLE** Classes of OTC <div class="crrArticle">The classes of over derivatives the counter (OTC) derivatives set out in the Article subject to the Annex shall be subject to the clearing clearing obligation.</div> obligation For the purposes of Articles 3 and 4, the counterparties subject to the clearing obligation shall be divided in the following categories: Category 1, comprising counterparties which, on the date of entry into force of this Regulation, are clearing members, within the meaning of Article 2(14) of Regulation (EU) No 648/2012, for at least one of the classes of OTC derivatives set out in the Annex to this Regulation, of at least one of the CCPs authorised or recognised before that date to clear at least one of those classes; counterparties not belonging to Category 1 which belong to a group whose aggregate month-end average of outstanding gross notional amount of non-centrally cleared derivatives for January, February and March 2016 is above EUR 8 billion and which are any of the following: class="crrRomanList"> financial counterparties; investment funds as defined in Article 4(1) (a) of Directive 2011/61/EU of the European Parliament and of the CouncilDirective 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers and amending Directives 2003/41/EC and 2009/65/EC and Regulations (EC) No 1060/2009 and (EU) No 1095/2010 (OJ L 174, 1.7.2011, p. 1). that are non-financial counterparties; |Category 3, comprising counterparties Categories of Article not belonging to Category 1 or Category 2 counterparties 2 which are any of the following: class="crrRomanList"> financial counterparties; investment funds as defined in Article 4(1) (a) of Directive 2011/61/EU that are nonfinancial counterparties; Category 4, comprising non-financial counterparties that do not belong to Category 1, Category 2 or Category 3. For the purposes of calculating the group aggregate month-end average of outstanding gross notional amount referred to in point (b) of paragraph 1, all of the group's non-centrally cleared derivatives, including foreign exchange forwards, swaps and currency swaps, shall be included. counterparties are alternative investment funds as defined in Article 4(1)(a) of Directive 2011/61/EU or undertakings for collective investment in transferable securities as defined in Article 1(2) of Directive 2009/65/EC of the European Parliament and of the CouncilDirective 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the

DOCUMENT SECTION	RTICLE	days after the date of entry into force of the decision adopted pursuant to Article 13(2) of Regulation (EU) No 648/2012 for the	Dates from which the clearing obligation takes effect	Article 3	
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undertaking subject to appropriate prudential requirements and the counterparty referred to in point (a) is a financial counterparty; financial counterparty or a non-financial counterparty and the counterparty referred to in point (a) is a non-financial counterparty; counterparties are included in the same consolidation on a full basis in accordance to Article 3(3) of Regulation (EU) No 648/2012; subject to appropriate centralised risk evaluation, measurement and control procedures; the counterparty established in the Union has notified its competent authority in writing that the conditions laid down in points (a), (b), (c) and (d) are met and, within 30 calendar days after receipt of the notification, the competent authority has confirmed that those conditions are met. For financial counterparties in Category 1, the minimum remaining maturity referred to in point (ii) of Article 4(1)(b) of Regulation (EU) No 648/2012, at the date the clearing obligation takes effect, shall be: <ol class="crrCharList"> 5 years and 3 months for contracts entered into or novated before 9 October 2016 that belong to the classes in the table set out in the Annex; entered into or novated on or after 9 October 2016 that belong to the classes in the table of the Annex. For financial counterparties in Category 2, the minimum remaining maturity referred to in point (ii) of Article 4(1)(b) of Regulation (EU) No 648/2012, at the date the clearing obligation takes effect, shall be: class="crrCharList"> 5 years and 3 months for contracts entered into or Minimum novated before 9 October 2016 that belong Article remaining to the classes in the table set out in the maturity Annex; entered into or novated on or after 9 October 2016 that belong to the classes in the table set out in the Annex. | For financial counterparties in Category 3 and for transactions referred to in Article 3(2) of this Regulation concluded between financial counterparties, the minimum remaining maturity referred to in point (ii) of Article 4(1)(b) of Regulation (EU) No 648/2012, at the date the clearing obligation takes effect, shall be 5 years and 3 months. concluded between two financial counterparties belonging to different categories or between two financial counterparties involved in transactions referred to in Article 3(2), the minimum remaining maturity to be taken into account for the purposes of this Article shall be the longer remaining maturity applicable. <div class="crrArticle">This Regulation

f	3	Entry into Force	Article 5
	CONTENT	SUBTITLE	TITLE
ARTICLE	<pre>Credit Default OTC derivatives classes subject to the clearing obligation <div style="margin- bottom:10px;"> <caption>European untranched Index CDS Classes<caption> </caption> </caption> >th>Type Sub-type < ference Index</div></pre>	Credit Default OTC derivatives classes subject to the clearing obligation	ANNEX
SUBTITLE			
TITLE			