ARTICLE				SUBTITLE	TITLE
CONTENT		SUBTITLE	TITLE		
<div class="crrArticle"> For the purposes of this Regulation the following definitions apply: class="crrCharList"> indirect client means the client of a client of clearing member; clienting arrangements means the set of contractual relationships between providers and recipients of indirect clearing services provided by a client an indirect client or a second indirect client; client; cli>confirmation means the documentation of the agreement of the counterparties to all the term of an over the counter (OTC) derivative contract; cli>tli>cli>tli>third indirect client means a client of an indirect client; cli>third indirect client means a client of a second indirect client. </div>	et n nt, ct it is	Definitions	Article	GENERAL	CHAPTER I
CONTENT	S	UBTITLE	TITLE		
<pre><ol class="crrNumList"> A client may only provide indirect clearing services to indirect clients provided that all of the following conditions are fulfilled: <ol class="crrCharList"> the client is an authorised credit institution or investment firm or an entity established in a third country that would be considered to be a credit institution or investment firm if that entity were established in the Union; the client provides indirect clearing services on reasonable commercial terms and publicly discloses the general terms and conditions under which it provides those services; </pre>	Reconstruction for the service of th	vision of irect aring vices by	Article 2		
<pre><ol class="crrNumList"> A CCP shall open and maintain any of the accounts referred to in Article 4(4) in accordance with the</pre>					

request of the clearing member.		
		
assets and positions of several		
indirect clients in an account as		
referred to in Article 4(4)(b) shall		
keep separate records of the		
positions of each indirect client,	Obligations of	Article
calculate the margins in respect of	CCPs	3
each indirect client and collect the		
sum of those margins on a gross		
basis, based on the information		
referred to in Article 4(3).		
A CCP shall identify, monitor		
and manage any material risks		
arising from the provision of		
indirect clearing services that		
could affect the resilience of the		
CCP to adverse market		
developments.		
<pre><ol class="crrNumList"> A</pre>		
clearing member that provides		
indirect clearing services shall do		
so on reasonable commercial terms		
and shall publicly disclose the		
general terms and conditions		
under which it provides those		
services. The general terms		
and conditions referred to in the		
first subparagraph shall include		
the minimum financial resources		
and operational capacity		
requirements for clients that		
provide indirect clearing services.		
A clearing member		
that provides indirect clearing		
services shall open and maintain at		
least the following accounts in		
accordance with the request of the		
client:		
class="crrCharList"> an		
omnibus account with the assets		
and positions held by that client		
for the account of its indirect		
clients;		
account with the assets and		
positions held by that client for the		
account of its indirect clients, in		
which the clearing member shall		
ensure that the positions of an		
indirect client do not offset the		
positions of another indirect client		
and that the assets of an indirect		
client cannot be used to cover the		
positions of another indirect client.		
 		
member holding assets and		
positions for the account of several		
indirect clients in an account as		
referred to in paragraph 2(b) shall		
provide the CCP on a daily basis		
with all the necessary information		
to allow the CCP to identify the		
positions held for the account of		
each indirect client. That		
information shall be based on the		
information referred to in Article		
5(4).		
member that provides indirect		
clearing services shall at least		
open and maintain in the CCP the		
following accounts in accordance		
with the request made by the		
client:		
class="crrCharList"> a		
segregated account for the		
exclusive purpose of holding the		
assets and positions of indirect		
clients held by the clearing		

member in an account as referred to in paragraph 2(a); a segregated account for the exclusive purpose of holding the assets and positions of indirect clients of each client held by the clearing member in an account as referred to in paragraph 2(b). A clearing member shall establish procedures to manage the default of a client that provides indirect clearing services. A clearing member holding the assets and positions of indirect clients in an account as referred to in paragraph 2(a) shall: ensure that the procedures referred to in paragraph 5 allow for the prompt liquidation of those assets and positions following the default of a client, including the liquidation of those assets and positions at the level of the CCP, and include a detailed procedure to communicate to the indirect clients the default of the client and the expected period of time to liquidate the assets and positions of those indirect clients; after the completion of the default management process for the default of a client, readily return to that client, for the account of the indirect clients, any balance owed from the liquidation of those assets and positions. A clearing member holding assets and positions of indirect clients in an account as referred to in paragraph 2(b) shall: <ol class="crrCharList"> include in the procedures referred to in paragraph 5: class="crrRomanList"> the steps to transfer the assets and positions held by a defaulting client for the account of its indirect clients to another client or to a clearing member; steps to pay each indirect client the proceeds from the liquidation of the assets and positions of that indirect client; procedure to communicate to the indirect clients the default of the client and the expected period of time to liquidate the assets and positions of those indirect clients; contractually commit itself to trigger the procedures for the transfer of the assets and positions held by a defaulting client for the account of its indirect clients to another client or clearing member that has been designated by the relevant indirect clients of the defaulting client at the request of those indirect clients and without obtaining the consent of the defaulting client. That other client or clearing member shall be obliged to accept those assets and positions only where that other client or clearing member has previously entered into a contractual relationship with those relevant indirect clients

Obligations of clearing members

Article

committing to do so; ensure that the procedures referred to in paragraph 5 allow for the prompt liquidation of those assets and positions following the default of a client, including the liquidation of those assets and positions at the level of the CCP, in case the transfer referred to in point (b) has not taken place for any reason within a predefined transfer period specified in the indirect clearing arrangement; following the liquidation of those assets and positions, contractually commit itself to trigger the procedures for the payment of the liquidation proceeds to each of the indirect clients; clearing member has not been able to identify the indirect clients or to complete the payment of the liquidation proceeds referred to in point (d) to each of the indirect clients, readily return to the client for the account of the indirect clients any balance owed from the liquidation of those assets and positions. clearing member shall identify, monitor and manage any material risks arising from the provision of indirect clearing services that could affect its resilience to adverse market developments. The clearing member shall establish internal procedures to ensure that the information referred to in Article 5(8) cannot be used for commercial purposes. class="crrNumList"> A client that provides indirect clearing services shall offer

INDIRECT CLEARING ARRANGEMENTS(Article \parallel CHAPTER 4(4) of Regulation (EU) No 648/2012)

indirect clients a choice between at least the types of accounts referred to in Article 4(2) and shall ensure that those indirect clients are fully informed about the different levels of segregation and the risks associated with each type of account. referred to in paragraph 1 shall assign one of the types of accounts referred to in Article 4(2) to indirect clients that have not chosen one within a reasonable period of time established by the client. The client shall inform the indirect client about the risks associated with the type of account assigned without undue delay. The indirect client may choose a different type of account at any time by requesting so in writing to the client. provides indirect clearing services shall keep separate records and accounts that enable it to distinguish between its own assets and positions and those held for the account of its indirect clients. Where the assets and positions of several indirect clients are held by the clearing member in an account as referred to in Article 4(2)(b), the client shall provide the

clearing member with all the

necessary information on a daily basis to allow the clearing member to identify the positions held for the account of each indirect client. A client that provides Obligations of Article indirect clearing services shall, in accordance with the choice of its clients indirect clients, request the clearing member to open and maintain in the CCP the accounts referred to in Article 4(4). A client shall provide its indirect clients with sufficient information to allow those indirect clients to identify the CCP and the clearing member used to clear their positions. Where the assets and positions of one or more indirect clients are held by the clearing member in an account as referred to in Article 4(2)(b), the client shall include in the indirect clearing arrangement with its indirect clients all necessary terms and conditions to ensure that, in the case of default of that client, the clearing member may promptly return to the indirect clients the proceeds from the liquidation of the positions and assets held for the account of those indirect clients in accordance with Article 4(7). the clearing member with sufficient information to identify, monitor and manage any material risks arising from the provision of indirect clearing services that could affect the resilience of the clearing member. shall have arrangements in place to ensure that, when it defaults, all information it holds in respect of its indirect clients is made immediately available to the clearing member, including the identity of the indirect clients referred to in Article 5(4). </01> class="crrNumList"> An indirect client may only provide indirect clearing services to second indirect clients provided that the parties to the indirect clearing arrangements fulfil one of the requirements set out in paragraph 2 and that all of the following conditions are met: the indirect client is an authorised credit institution or investment firm or an entity established in a third country that would be considered to be a credit institution or investment firm if that entity were established in the Union; the indirect client and the second indirect client conclude, in writing, an indirect clearing arrangement. The indirect clearing arrangement shall include at least the following contractual terms:

class="crrRomanList"> the general terms and conditions referred to in Article 2(1)(b);

the indirect client's
commitment to honour all
obligations of the second indirect.

client towards the client with regard to transactions covered by the indirect clearing arrangement; 	Requirements for the provision of indirect clearing services by indirect clients	Article 5a	
<pre><ol class="crrNumList"> A second indirect client may only provide indirect clients provided that all of the following conditions are met: <ol class="crrCharList"> the indirect client and the second indirect client are authorised credit institutions or an investment firms or entities established in a third country that would be considered to be a credit institution or an investment firm if that entity were established in the Union; </pre>	Requirements for the		

contractual terms:
class="crrRomanList"> the
general terms and conditions
referred to in Article 2(1)(b);
the second indirect client's
commitment to honour all
obligations of the third indirect
client towards the indirect client
with regard to transactions
covered by the indirect clearing
arrangement; the
assets and positions of the third
indirect client are held by the
clearing member in an account as
referred to in Article 4(2)(a).
All aspects of the indirect
clearing arrangement referred to
in point (d) of the first
subparagraph shall be clearly
documented. Where
second indirect clients provide
indirect clearing services pursuant
to paragraph 1: <ol< td=""></ol<>
class="crrCharList"> Articles
4(1), $4(5)$, $4(6)$ and $4(8)$ shall apply
to both the client and to the
indirect client as if they were
clearing members;
Articles 2(1)(b), 5(2), 5(3), 5(6),

provision of indirect clearing services by second indirect clients

Article 5b

5(8) and 5(9) shall apply to both the indirect client and the second indirect client as if they were clients.

	CONTENT	SUBTITLE	TITLE
	<ol class="crrNumList"> 		
	The notification for the purpose		
	of the clearing obligation shall		
	include the following information:		
	<pre>the identification of the class of OTC derivative contracts;</pre>		
	<pre>the identification of the OTC</pre>		
	derivative contracts within the class		
	of OTC derivative contracts:		
	other information to be included		
	in the public register in accordance		
	with Article 8;		
	characteristics necessary to		
	distinguish OTC derivative contracts		
Ш	within the class of OTC derivative		
	contracts from OTC derivative		
	contracts outside that class;		
	evidence of the degree of		
	standardisation of the contractual		
	terms and operational processes for		
	the relevant class of OTC derivative contracts;		
	volume of the class of OTC derivative		
	contracts;		
	liquidity of the class of OTC derivative		
	contracts;		
	availability to market participants of		
	fair, reliable and generally accepted		
	pricing information for contracts in		
Ш	the class of OTC derivative contracts;		
Ш	evidence of the impact of		
Ш	the clearing obligation on availability		
Ш	to market participants of pricing		
	information. For the purpose of assessing the		
	date or dates from which the clearing		
	obligation takes effect, including any		
	phasing-in and the categories of		
	counterparties to which the clearing		
	obligation applies, the notification for		
	the purpose of the clearing obligation		
	shall include: <ol< th=""><th> </th><th></th></ol<>		

narracts if it becomes subject to the earing obligations::Alp>-CDP to handle the spected volume of the class of OTC erivative contracts if it becomes ubject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC erivative contracts, including rough client or indirect client earing arrangaments::Alp> It is an expected to be active intended in cluded in the pe and number of counterparties title and expected to be active ithin the market for the class of OTC erivative contracts if it becomes ubject to the clearing obligation; Alp> client on other is an expected to the clearing obligation; Alp> client in the determination of the time squired to fulfil each task; Alp> lib-information on the risk anagement, legal and operational apacity of the range of counterparties active in the market in the class of OTC derivative outracts if it becomes subject to the earing obligation. *Alp> colo> Is app> The data pertaining to the obligation. *Alp> colo> Is any change that is expected to the earing obligation. *Alp> colo> Is any change that is expected to the earing obligation. *Alp> colo> Is any change that is expected to the earing obligation, including: *Alp> olderwative outracts becomes subject to the earing obligation, including: *Alp> olderwative outracts becomes subject to the earing obligation, including: *Alp> olderwative outracts and or each derivative ontracts and or each derivative outracts and or each derivative contracts and or each derivative contract	relation to the degree of standardisation of the contractual terms and operational processes of the relevant class of OTC derivative contracts, the European Securities			
nutracts if it becomes subject to the earing obligations./sli>-cli>-evidence the ability of the CCP to handle the spected volume of the class of OTC enviative contracts if it becomes abject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC enviative contracts, including rough client or indirect client earing arrangements;-fil>- <i>-di>-dispersion of OTC enviative contracts if it becomes the active and expected to be active ithin the market for the class of OTC enviative contracts if it becomes abject to the clearing obligation; fli>-di>-dispersion on the risk anagement, legal and operational spacity of the class of OTC derivative ontracts and for each derivative ontracts if it becomes subject to the earing obligation. /fli>-dispersion of the liquidity shall contain rethe class of OTC derivative ontracts and for each derivative ontracts and for each derivative ontracts becomes subject to the earing obligation, including storical data, current data as well sany change that is expected to rise if the class of OTC derivative ontracts becomes subject to the earing obligation, including:-clp>-ol class="crrCharList">-cli>-tle class of OTC derivative ontracts becomes subject to the earing obligation, including:-clp>-ol class="crrCharList">-cli>-tle class of OTC derivative ontracts becomes subject to the earing obligation, including:-clp>-ol class="crrCharList">-cli>-tle class of OTC derivative ontracts becomes subject to the earing obligation, including:-clp>-ol class="crrCharList">-cll>-tle class of OTC derivative ontracts becomes subject to the earing obligation, including:-clp>-ol class="crrCharList">-cll>-tle class of OTC derivative ontracts becomes subject to the earing obligation, including:-clp>-ol class="crrCharList">-cll>-tle class of OTC derivative ontracts becomes adject to the earing obligation including:-clp>-ol class="crrCharList">-cll>-tle class of OTC derivative ontracts and or execution of default procedures. fli>-cll>-cll>-cll>-cll>-cll>-cll>-cll>-c</i>	<pre><ol class="crrNumList"> In</pre>	SUBTITLE	TITLE	
notracts if it becomes subject to the earing obligation; A[is-Ci-evidence the ability of the CCP to handle the spected volume of the class of OTC enviative contracts if it becomes abject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC enviative contracts, including the relevant class of OTC enviative contracts, including the relevant class of OTC enviative contracts in the comes and unmber of counterparties title and expected to be active ithin the market for the class of OTC enviative contracts if it becomes ubject to the clearing obligation; [ii] > li> = li> no utline of the different tasks to be completed in order to art clearing with the CCP, together ith the determination of the time squired to fulfil each task; <[iii] > li> information on the risk anagement, legal and operational spacity of the range of unterparties active in the market or the class of OTC derivative outracts if it becomes subject to the earing obligation, "[ii] > cli> the data pertaining to the blume and the liquidity shall contain the class, the relevant arket information, including is storical data, current data as well and the liquidity shall contain the class of OTC derivative outracts becomes subject to the earing obligation, including: <[iii] > cli> the sas of OTC derivative outracts becomes subject to the earing obligation, including: <[iii] > cli> the title wolth, shall include, shall include, shall include, shall be distributed and shall include, shall be distributed and shall include, shall be distributed and shall include, shall be calcularly the average number of draws and operational processes for the relevant class of OTC derivative outracts provided in point (e) of and ardisation of the contractual error of default procedures. [ii] > (iii) > (iiii) > (iii) > (iiii) > (iiii) > (iiii) > (iiii) > (iiiii) > (iiii) > (iii		CIIRTITI E	тргі Б	
nutracts if it becomes subject to the earing obligation:.«Ii» cilvevidence if the ability of the CCP to handle the spected volume of the class of OTC erivative contracts if it becomes ubject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC erivative contracts, including incursing client or indirect client earing arrangements:-⟨iii⟩ < iii⟩ the pe and number of counterparties citive and expected to be active ithin the market for the class of OTC erivative contracts if it becomes the clearing obligation;	considers reliable over at least the			
natracts if it becomes subject to the earing obligation; Ali> cil-svidence the ability of the CCP to handle the operated volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC erivative contracts, including irrough client or indirect client earing arrangements; Ali> client the pea and number of counterparties title and expected to be active within the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; Ali> client the market for the class of OTC erivative contracts if it becomes the contracts of the class of OTC erivative on the risk anagement, legal and operational apacity of the range of ounterparties active in the market or the class of OTC derivative ountracts if it becomes subject to the earing obligation. Ali> clois - Ali> iiis - sp-The data pertaining to the oblume and the liquidity shall contain or the class of OTC derivative outracts and for each derivative outracts explicated to the earing obligation, including: Ali> client to the earing obligation of the contracts and for each derivative outracts and reach derivative contracts and reach derivative contract within the class of OTC derivative contracts and reach derivative c	per year with a reference price it			
natracts if it becomes subject to the earing obligation; x/li> x-li>x-vidence if the ability of the CCP to handle the spected volume of the class of OTC erivative contracts if it becomes the risk arising from the earing of the relevant class of OTC erivative contracts, including unough client or indirect client earing arrangements; x-li>-li>-the pe and number of counterparties tive and expected to be active inhibit the market for the class of OTC erivative contracts if it becomes the clearing obligation; Ali>-ki>-an outline of the different is the determination of the time equired to fulfill each task; x-li>-information on the risk anagement, legal and operational apacity of the range of nunterparties active in the market or the class of OTC derivative ontracts if it becomes subject to the earing obligation, x/li> x-y->-The data pertaining to the oblume and the liquidity shall contain the class of OTC derivative ontracts and for each derivative ontracts and for each derivative ontracts becomes subject to the earing obligation, including; x-y->-The data pertaining to the oblume and the liquidity shall contain the class of OTC derivative ontracts becomes subject to the earing obligation, including; x-y->-X-yX-yX-yX-yX-yX-yX-y	he class, data on the daily reference			
natracts if it becomes subject to the earing obligation; Alip Sil-evidence (the ability of the CCP to handle the specified volume of the class of OTC errivative contracts if it becomes abject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC errivative contracts, including prough client or indirect client earing arrangements; Alip Sil-evidence (the pea and number of counterparties citive and expected to be active this in the market for the class of OTC errivative contracts if it becomes thject to the clearing obligation; Alip Sil-evidence (the final point of the different is the obligation and point of the first the class of OTC derivative on the risk amanagement, legal and operational apacity of the range of understand and the class of OTC derivative ontracts if it becomes subject to the earing obligation. Alip Sil-evidence (the class of OTC derivative ontracts and for each derivative ontracts within the class, the relevant arket information, including storical data, current data as wells any change that is expected to itself the class of OTC derivative ontracts becomes subject to the earing obligation, including: Alip Sil-evidence (the class of OTC derivative ontracts becomes subject to the earing obligation, including: Alip Sil-evidence (the class of OTC derivative ontracts becomes subject to the earing obligation, including: Alip Sil-evidence (the class of OTC derivative ontracts and or requests for quotes; Alip Sil-evidence (the class of OTC derivative ontracts) and the contractual processes for the execution of default procedures. Alip Sil-evidence of andardisation of the contractual trms and operational processes for the relevant class of OTC derivative ontracts provided in point (e) of andardisation of the contractual trms and operational processes for the relevant class of OTC derivative ontracts provided in point (e) of an argarpah 1 shall include, for the	class of OTC derivative contracts and for each derivative contract within			
nortracts if it becomes subject to the earing obligation. It becomes the ability of the CCP to handle the spected volume of the class of OTC errivative contracts if it becomes abject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC errivative contracts, including irrough client or indirect client earing arrangements. It becames the contracts in cluding irrough client or indirect client earing arrangements. It is becomes the clearing obligation and perational space in the class of OTC errivative contracts if it becomes the clearing obligation, it is information on the time equired to fulfil each task. It is a completed in order to cart clearing with the CCP together if it he determination of the time equired to fulfil each task. It is a completed in order to cart clearing with the CCP together if it becomes subject to the earing obligation. It is a completed in order to cart clearing with the CCP together if it becomes subject to the earing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart clearing obligation. It is a completed in order to cart with the class of OTC derivative ontract within the class of OTC derivative ontract within the class of OTC derivative ontracts becomes subject to the earing obligation, including: **It is a completed in order to cart within	paragraph 1 shall include, for the			
earing obligation disevidence (the ability of the CCP to handle the spected volume of the class of OTC erivative contracts if it becomes blject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC erivative contracts, including rough client or indirect client earing arrangements; dipartition of the clearing obligation and per and number of counterparties: tive and expected to be active ithin the market for the class of OTC erivative contracts if it becomes blject to the clearing obligation; (li) < li>li>los no utline of the different task to be completed in order to cart clearing with the CCP, together ith the determination of the time equired to fulfil each task; disinformation on the risk anagement, legal and operational apacity of the range of ounterparties active in the market or the class of OTC derivative outracts if it becomes subject to the earing obligation, disappendent of the countracts if it becomes subject to the earing obligation, including storical data, current data as well any change that is expected to rise if the class of OTC derivative outracts within the class, the relevant arket information, including storical data, current data as well any change that is expected to rise if the class of OTC derivative outracts within the class, the relevant arket information, including storical data, current data as well any change that is expected to rise if the class of OTC derivative outracts becomes subject to the earing obligation, including storical data, current data as well and the properties of the definition of the time of transactions; di> (i) = (i	he relevant class of OTC derivative			
notracts if it becomes subject to the earing obligation; elasting bligation; elasting bligation and be arrived to the clearing obligation and be arrived to contracts if it becomes abject to the clearing obligation and be arrived contracts, including rough client or indirect client earing arrangements; elisting arrangements; elisting and support of the class of OTC erivative contracts, including rough client or indirect client earing arrangements; elisting and support of content parties tive and expected to be active elithin the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; elisting and operational apacity of the range of ounterparties active in the market or the class of OTC derivative ountracts if it becomes subject to the earing obligation. elisting and operational apacity of the range of ounterparties active in the market or the class of OTC derivative ountracts and for each derivative outracts becomes subject to the earing obligation, including: elistorical data, current data as wells any change that is expected to rise if the class of OTC derivative outracts becomes subject to the earing obligation, including: elistorical data, current data as wells any change that is expected to rise if the class of OTC derivative outracts becomes subject to the earing obligation, including: elistorical data, current data as wells any change that is expected to rise if the class of OTC derivative outracts becomes subject to the earing obligation, including: elistorical data, current data as wells any change that is expected to rise if the class of OTC derivative outracts becomes subject to the earing obligation, including the average number of refers and of requests for quotes; elistorical data, current data as wells any change that is expected to rise if the class of OTC derivative ou	erms and operational processes for			
natracts if it becomes subject to the earing obligation; //li> cli>earing obligation; //li> cli>earing obligation; //li> cli>earing obligation and obligation and obligation and obligation and obligation of the clearing obligation and obligation of the earing of the relevant class of OTC erivative contracts, including the pean of the obligation of the earing arrangements; //li> cli>erivative contracts, including the pean of the obligation of the earing arrangements; //li> cli>erivative contracts if it becomes the contracts if it becomes the clearing obligation; //li> cli) cli>erivative contracts if it becomes the contracts if it becomes the clearing obligation; //li> cli>erivative contracts if it becomes the clearing obligation; //li> cli>erivative contracts if it becomes the clearing obligation; //li> cli>erivative contracts if it becomes the clearing obligation; //li> cli>erivative contracts if it becomes the clearing obligation; //li> cli>erivative contracts if it becomes the clear in order to cart clearing with the CCP, together in the determination of the time required to fulfile each task; cli>li>isi-information on the risk amangement, legal and operational apacity of the range of contracts if it becomes subject to the earing obligation. cli>earing	related to the degree of			
natracts if it becomes subject to the earing obligation; earing obligation; earing obligation; earing of the class of OTC erivative contracts if it becomes bject to the clearing obligation and omanage the risk arising from the earing of the relevant class of OTC erivative contracts, including rough client or indirect client earing arrangements; expe and number of counterparties: title and expected to be active ithin the market for the class of OTC erivative contracts if it becomes bject to the clearing obligation; film > cli>and outline of the different isks to be completed in order to cart clearing with the CCP, together ith the determination on the risk anagement, legal and operational apacity of the range of ounterparties active in the market of the class of OTC derivative entracts if it becomes subject to the earing obligation. entropy of the range of ounterparties active in the market information on the risk anagement, legal and operational apacity of the range of ounterparties active in the market information, including istorical data, current data as wells any change that is expected to crise if the class of OTC derivative outracts and for each derivative outracts becomes subject to the earing obligation, including: earing obligation, including: eli>the total open terest; eli>the measures of liquidity for	the execution of default procedures. The information			
natracts if it becomes subject to the earing obligation; //li> Common to the class of OTC entropy of the relevant class of OTC entropy of the	the measures of liquidity for			
notracts if it becomes subject to the earing obligation; cli>>eli>evidence it the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC erivative contracts, including rough client or indirect client earing arrangements; cli>enioded in the per and number of counterparties trive and expected to be active it the market for the class of OTC erivative contracts if it becomes beject to the clearing obligation; //li> cli>eli>an outline of the different isks to be completed in order to cart clearing with the CCP, together ith the determination of the time required to fulfil each task; eli>information on the risk anagement, legal and operational apacity of the range of ounterparties active in the market or the class of OTC derivative ontracts and for each derivative ontract within the class, the relevant arket information, including istorical data, current data as wells any change that is expected to rise if the class of OTC derivative ontract within the class, the relevant arket information, including; els any change that is expected to rise if the class of OTC derivative ontracts and for each derivative ontract within the class, the relevant arket information, including; els completed in the properties of the earing obligation, including; els completed in the properties of the earing obligation; els completed in the properties of the earing obligation; els completed in the properties of the earing obligation; els client in the class of OTC derivative ontracts becomes subject to the earing obligation; els client in the class of OTC derivative ontracts becomes subject to the earing obligation; els client in the class of OTC derivative ontracts becomes subject to the earing obligation; els client in the class of OTC derivative ontracts in the cla	<pre> the measures of liquidity inder stressed market conditions;</pre>			
earing obligation; Ali>earing obligation; Ali>earing obligation; Ali>earing obligation; Ali>earing obligation; Ali>earing obligation and obligation indirect client earing arrangements; Article included in the earing obligation; <!--</td--><td></td> the tightness of spreads;				
netracts if it becomes subject to the earing obligation; CP CP CP CP CP CP CP CP	ncluding the average number of orders and of requests for guotes:			
nontracts if it becomes subject to the earing obligation; It has been dearing obligation; 	nterest; the depth of orders			
notracts if it becomes subject to the earing obligation; cithe ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes higher to the relevant class of OTC erivative contracts, including mough client or indirect client earing arrangements; client and unmber of counterparties the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; //li> (i) Solis	number of transactions; the total open			
ontracts if it becomes subject to the earing obligation; < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x < x	<ol class="crrCharList"> the			
ontracts if it becomes subject to the earing obligation; it the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and manage the risk arising from the earing of the relevant class of OTC crivative contracts, including mough client or indirect client earing arrangements; it earing arrangements; it is earing arrangement; it is earing arrangement it is earing arrangement; 	contracts becomes subject to the clearing obligation, including:			
contracts if it becomes subject to the earing obligation; cit he ability of the CCP to handle the spected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and a manage the risk arising from the earing of the relevant class of OTC erivative contracts, including incompt client or indirect client earing arrangements; circulative contracts, including included in the market for the class of OTC erivative contracts if it becomes subject to the clearing obligation; cli> an outline of the different into the determination of the time equired to fulfil each task; cli> information on the risk inangement, legal and operational apacity of the range of counterparties active in the market or the class of OTC derivative intracts if it becomes subject to the earing obligation. cli> an outline of the different in the determination of the time equired to fulfil each task; cli> information on the risk in angement, legal and operational apacity of the range of counterparties active in the market or the class of OTC derivative intracts if it becomes subject to the earing obligation. cli> cli and the purpose of the CED and the purpose of the class of OTC derivative intracts if it becomes subject to the earing obligation. cli> cli and the purpose of the class of OTC derivative intracts and for each derivative intract within the class, the relevant arket information, including istorical data, current data as well is any change that is expected to	arise if the class of OTC derivative contracts becomes subject to the			
entracts if it becomes subject to the earing obligation; fite ability of the CCP to handle the spected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and omanage the risk arising from the earing of the relevant class of OTC erivative contracts, including arrangements; five and expected to be active incline thin the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; fil> cli> included in the notification Details to be included in the obligation and operational apacity of the range of counterparties active in the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; fil> cli> of Regulation (EU) No 648/2012) Wotification Wotification Wotification OBLIGATION(Article 5(1) of Regulation (EU) No 648/2012) Wotification Wotification The Clearing obligation in the notification fil> clearing obligation and obligation in the different sks to be completed in order to cart clearing with the CCP, together ith the determination of the time equired to fulfile each task; solution (EU) No 648/2012) The data pertaining to the obligation, solution (EU) No 648/2012 The data pertaining to the obligation, solution (EU) No 648/2012 The data pertaining to the obligation, solution (EU) No 648/2012 The data pertaining to the obligation of the different set of the class of OTC derivative outracts if it becomes subject to the earing obligation, solution (EU) No 648/2012 The data pertaining to the obligation of the different set of the class of OTC derivative outracts and for each derivative outracts and for each derivative outracts within the class, the relevant arket information, including	as any change that is expected to			
ontracts if it becomes subject to the earing obligation; In tracts if it becomes subject to the earing obligation; It is a bounded in the earing obligation; It is a bounded in the earing obligation; It is a bounded in the earing of the relevant class of OTC erivative contracts, including arrough client or indirect client earing arrangements; In earing arrangements; In ear of the class of OTC erivative contracts if it becomes in the market for the class of OTC erivative contracts if it becomes in the market for the class of OTC erivative contracts if it becomes in the market for the class of OTC erivative contracts if it becomes in the determination of the time equired to fulfil each task; Ili> information on the risk anagement, legal and operational apacity of the range of punterparties active in the market or the class of OTC derivative ontracts if it becomes subject to the earing obligation; Ili> or or or or or or or o				
contracts if it becomes subject to the earing obligation, It the ability of the CCP to handle the spected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; Idea of the clearing obligation and one of the client earing arrangements; Idea of the clearing obligation and one of the class of OTC erivative contracts, including arrangements; In the clearing obligation; In the class of OTC derivative entracts if it becomes subject to the elass of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes subject to the earing obligation. In the class of OTC derivative entracts if it becomes are class of OTC entracts.	contract within the class, the relevant			
contracts if it becomes subject to the earing obligation; Iis veli>earing obligation; Iis veli>earing obligation; Iis velication of the clearing obligation and obligation and obligation of the clearing obligation and obligation of the risk arising from the earing of the relevant class of OTC erivative contracts, including arrangements; In ough client or indirect client earing arrangements; Iis veli>ear outline of the different is the clearing obligation; / Iis Iis an outline of the different is the determination of the time equired to fulfil each task; Iis information on the risk anagement, legal and operational apacity of the range of counterparties active in the market or the class of OTC derivative contracts if it becomes subject to the earing obligation. Iis velocation of the time equired to fulfil each task; Iis information on the risk anagement, legal and operational apacity of the range of counterparties active in the market or the class of OTC derivative contracts if it becomes subject to the earing obligation. Iis velocation of the time equired to fulfil each task; Iis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of the time equired to fulfil each task; Iiis velocation of th	contracts and for each derivative			
contracts if it becomes subject to the earing obligation; It has ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; It is an outline of the different in the determination of the time equired to fulfil each task; It is an outline of the different in the determination on the risk arising or on the risk arising from the equired to fulfil each task; It is an outline of the time task to the each task and the time task to the each task	volume and the liquidity shall contain for the class of OTC derivative			
contracts if it becomes subject to the earing obligation; It has ability of the CCP to handle the kepected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arrough client or indirect client earing arrangements; It is an outline of the different in the determination of the time equired to fulfil each task; It is an outline of the different in the determination on the risk in an agement, legal and operational apacity of the range of ounterparties active in the market or the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes active in the market or the class of OTC derivative contracts if it becomes active in the market or the class of OTC derivative contracts if it becomes active in the market or the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes subject to the class of OTC derivative contracts if it becomes and the class of OTC derivative contracts if it becomes are class of OTC derivative contracts if it becomes are class of OTC derivative contracts if it becomes are class of OTC derivative contracts if it becomes contracts if it becomes are class of OTC derivative contracts if it becomes contracts if it becomes contracts if it becomes contracts if it becomes co	The data pertaining to the			
contracts if it becomes subject to the earing obligation; subject to the class of OTC derivative contracts if it becomes subject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC derivative contracts, including arrough client or indirect client earing arrangements; clieval and number of counterparties cive and expected to be active ithin the market for the class of OTC derivative contracts if it becomes abject to the clearing obligation; clieval and expected to be active ithin the market for the class of OTC derivative contracts if it becomes abject to the clearing obligation; clieval and expected to be active ithin the determination of the time equired to fulfil each task; distinct in the different and operational anagement, legal and operational apacity of the range of counterparties active in the market or the class of OTC derivative				
contracts if it becomes subject to the earing obligation; It has ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; It has an author of counterparties of the class of OTC erivative contracts if it becomes abject to the clearing obligation; It has a counterpartie of the different asks to be completed in order to cart clearing with the CCP, together ith the determination of the time equired to fulfil each task; It has a counterpartie of the different asks to be completed in order to cart clearing with the CCP, together ith the determination on the risk is an agement, legal and operational apacity of the range of	or the class of OTC derivative			
contracts if it becomes subject to the earing obligation; f the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; lie and number of counterparties cive and expected to be active eithin the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; lie and outline of the different exists to be completed in order to eart clearing with the CCP, together iith the determination of the time equired to fulfil each task; lie information on the risk enangement, legal and operational	counterparties active in the market			
contracts if it becomes subject to the earing obligation; It he ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arrangements; In our pound of the clear in the earing arrangements; It is an outline of the different asks to be completed in order to cart clearing with the CCP, together ith the determination of the time equired to fulfil each task; In our pound in the class of OTC erivative contracts if it becomes abject to the clearing obligation; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task;	nanagement, legal and operational capacity of the range of			
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arrangements; In outside the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; It is an outline of the different is the determination of the time equired to fulfil each task; It is an outline of the time equired to fulfil each task;	<pre>sinformation on the risk nanagement legal and operational</pre>			
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arrangements; In our different earing arrangements; It is an outline of the different easks to be completed in order to cart clearing with the CCP, together In our different earing obligation; with the CCP, together In our different earing obligation; with the CCP, together In our different earing obligation; with the CCP, together In our different earing obligation; with the CCP, together	required to fulfil each task;			
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; In a contract of the class of OTC erivative contracts if it becomes and number of counterparties extive and expected to be active ithin the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; //li> In a contract of the different expected in order to In a contract of the different expected in order to In a contract of the class of OTC erivative contracts if it becomes abject to the clearing obligation; //li> In a contract of the different expected in order to				
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; In our lieuwing arrangements and expected to be active ithin the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; //li> In our lieuwing obligation and beta client earing arrangements; It is an outline of the different In our lieuwing obligation and beta client earing arrangements; It is an outline of the different In our lieuwing obligation and beta client in the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; //li> It is an outline of the different	start clearing with the CCP, together			
ontracts if it becomes subject to the earing obligation; If the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; In our contracts if it becomes and number of counterparties citive and expected to be active ithin the market for the class of OTC erivative contracts if it becomes abject to the clearing obligation; In our contracts if it becomes around the earing obligation and because of OTC erivative contracts if it becomes around the earing obligation;				
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; It compares to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including included in the market for the class of OTC erivative and expected to be active ithin the market for the class of OTC erivative contracts, including included in the motification of Regulation (EU) No 648/2012)	subject to the clearing obligation;			
ontracts if it becomes subject to the earing obligation; It he ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; It is a contract of the earing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including included in the earing arrangements; It is a contract of the earing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including included in the earing arrangements; It is a contract of the dearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including included in the earing arrangements; It is a contract of the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including included in the earing arrangements; It is a contract of the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including included in the earing arrangements; It is a contract of the clearing obligation and of the clearing obligation and of the relevant class of OTC erivative contracts, including included in the earing arrangements; It is a contract of the clear of the				
ontracts if it becomes subject to the earing obligation; It he ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements; In our contracts if it becomes are provided in the earing arrangements; In our contracts if it becomes are provided in the earing arrangements; In our contracts if it becomes are provided in the earing arrangements; In our contracts if it becomes are provided in the earing arrangements; In our contracts if it becomes are provided in the earing arrangements; In our contracts if it becomes are provided in the earing or provided in the earing arrangements; In our contracts if it becomes are provided in the earing arrangements; In our contracts if it becomes are provided in the earing or provided in the earing arrangements; In our contracts if it becomes are provided in the earing or provided in the earing arrangements; In our contracts if it becomes are provided in the earing or provided in the earing or provided in the earing arrangements; In our contracts if it becomes are provided in the earing or provided in the earing or provided in the earing arrangements; In our contracts if it becomes are provided in the earing or provided in	active and expected to be active			
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including arough client or indirect client earing arrangements: It because of the class of OTC be included in the Article of Country of the CP to handle the earing obligation and because of the class of OTC be included in the OBLIGATION TO ESMA FOR THE PURPOSE OF THE CLEARING OBLIGATION(Article 5(1) of Regulation (EU) No	ype and number of counterparties	notification		648/2012)
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC erivative contracts, including Details to be article of the CLEARING of the CCP to handle the earing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the clearing obligation and the class of OTC of the class		the	6	
ontracts if it becomes subject to the earing obligation; It he ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and of manage the risk arising from the earing of the relevant class of OTC Details to			1 1	
ontracts if it becomes subject to the earing obligation; It the ability of the CCP to handle the expected volume of the class of OTC erivative contracts if it becomes abject to the clearing obligation and o manage the risk arising from the NOTIFICATION TO ESMA	clearing of the relevant class of OTC	_		
ontracts if it becomes subject to the earing obligation; <pre>cti>earing obligation; <pre>cti>earing obligation; <pre>cti>earing obligation;</pre> <pre>ction obligation;</pre></pre></pre>	to manage the risk arising from the			
earing obligation; <pre>f the ability of the CCP to handle the xpected volume of the class of OTC</pre>				
earing obligation; <pre>f the ability of the CCP to handle the</pre>	expected volume of the class of OTC			
ontracts if it becomes subject to the	of the ability of the CCP to handle the			
1 C-1 1 COTTO 1 : -:	volume of the class of OTC derivative			

DOCUMENT	SECTION	derivative contracts; distinguish one contract in the relevant class of OTC derivative contracts from another. <l>> </l><	Details to be included in ESMAâ "€™'s Register	Article 8	PUBLIC REGISTER(Article 6(4) of Regulation (EU) No 648/2012)	CHAPTER V	
		CONTENT	SUBTITLE	TITLE			
		<pre><ol class="crrNumList"> Liquidity fragmentation shall be deemed to occur when the participants in a trading venue are unable to conclude a transaction with one or more other participants in that venue because of the absence of clearing arrangements to which all participants have access. Access by a CCP to a trading venue which is already served by another CCP shall not be deemed to give rise to liquidity fragmentation within the trading venue if, without the need to impose a requirement on clearing members of the incumbent CCP to become clearing members of the requesting CCP, all participants to the trading venue can clear,</pre>					

of the following: <ol class="crrCharList"> at lea one CCP in common; cli>clearing arrangements established by the CCPs. the fulfilment of the condition under point (a) or (b) of paragra 2 shall be established before the requesting CCP starts providing clearing services to the relevant trading venue. 	Specification of the notion of liquidity fragmentation	Article 9	LIQUIDITY FRAGMENTATION(Article 8(5) of Regulation (EU) No 648/2012)	CHAPTER VI
a common CCP as referred to in point (a) of paragraph 2 may be established through two or mor clearing members, or two or mor clients or through indirect clear arrangements. (li> Clearing arrangements referred to in point (b) of paragraph 2 may foresee that transfer of transactions executed by such market participants to clearing members of other CCPs. Although access by a CCP to a trading venue should not require interoperability, an interoperability, an interoperability arrangement which has been agreed by the relevant CCPs and to the common transfer of the common t	e re ring g nt the ed s.			
approved by the relevant correct authorities may be used to fulfil the requirement for access to common clearing arrangements.		TITLE		
<pre><ol class="crrNumList">An OTC derivative contract shall be objectively measurable as reducing risks directly relating to the commercial activity or treasury financing activity of the non-financial counterparty or of that group, when, by itself or in combination with other derivative contracts, directly or through closely correlated instruments, it meets one of the following criteria: <ol class="crrCharList"> it covers the risks arising from the potential change in the value of assets, services, inputs, products, commodities or liabilities that the non- financial counterparty or its group owns, produces, manufactures, processes, provides, purchases, merchandises, leases, sells or incurs or reasonably anticipates owning, producing, manufacturing, processing, providing, purchasing, merchandising, leasing, selling or incurring in the normal course of its business; it covers the risks arising </pre>				
from the potential indirect impact on the value of assets, services, inputs, products, commodities or liabilities referred to in point (a), resulting from fluctuation of interest rates, inflation rates, foreign exchange rates or credit rick.			NON-FINANCIAL COUNTERPARTIES	CHAPTER VII

as a hedging contract pursuant to International Financial Reporting Standards (IFRS) adopted in accordance with Article 3 of Regulation (EC) No 1606/2002 of the European Parliament and of the CouncilOJ L 243, 11.9.2002, p. 1		
<pre><div class="crrArticle"> The clearing thresholds values for the purpose of the clearing obligation shall be: <ol class="crrCharList"> EUR 1 billion in gross notional value for OTC credit derivative contracts; EUR 1 billion in gross notional value for OTC equity derivative contracts; EUR 3 billion in gross notional value for OTC interest rate derivative contracts; EUR 3 billion in gross notional value for OTC foreign exchange derivative contracts; EUR 3 billion in gross notional value for OTC foreign exchange derivative contracts; Cli>EUR 3 billion in gross notional value for OTC commodity derivative contracts and other OTC derivative contracts not provided for under points (a) to (d). </div></pre>	(Article 10(4)(b) of Regulation (EU) No 648/2012)Clearing thresholds	Article

, , , , , , , , , , , , , , , , , , , ,		
CONTENT	SUBTITLE	TITLE
 class="crrNumList"> 		
An OTC derivative		
contract concluded		
between financial		
counterparties or non-		
financial counterparties		
referred to in Article 10 of		
Regulation (EU) No		
648/2012 and which is not		
cleared by a CCP shall be		
confirmed, where available		
via electronic means, as		
soon as possible and at the latest:		
<pre>for credit default swaps</pre>		
and interest rate swaps		
that are concluded up to		
and including 28 February		
2014, by the end of the		
second business day		
following the date of		
execution of the OTC		
derivative contract;		
<pre>for credit default swaps</pre>		
and interest rate swaps		
that are concluded after 28		
February 2014, by the end		
of the business day		
following the date of		
execution of the OTC derivative contract;		
<pre> defivative contract; </pre>		
foreign exchange swaps,		
commodity swaps and all		
other derivatives not		
provided for in point (a)		
that are concluded up to		
and including 31 August		
2013, by the end of the		
third business day following		
the date of execution of the		
derivative contract·		

for equity swaps, foreign exchange swaps, commodity swaps and all other derivatives not provided for in point (a) that are concluded after 31 August 2013 up to and including 31 August 2014, by the end of the second business day following the date of execution of the derivative contract; for equity swaps, foreign exchange swaps, commodity swaps and all other derivatives not provided for in point (a) that are concluded after 31 August 2014, by the end of the business day following the date of execution of the derivative contract. An OTC derivative contract concluded with a nonfinancial counterparty not referred to in Article 10 of Regulation (EU) No 648/2012, shall be confirmed as soon as possible, where available via electronic means, and at the latest: <ol class="crrCharList"> for credit default swaps and interest rate swaps that are concluded up to and including 31 August 2013, by the end of the fifth business day following the date of execution of the OTC derivative contract; for credit default swaps and interest rate swaps that are concluded after 31 August 2013 up to and including 31 August 2014, by the end of the third business day following the date of execution of the OTC derivative contract; for credit default swaps and interest rate swaps that are concluded after 31 August 2014, by the end of the second business day following the date of execution of the OTC derivative contract; for equity swaps, foreign exchange swaps, commodity swaps and all other derivatives not provided for in point (a) that are concluded up to and including 31 August 2013, by the end of the seventh business day following the date of execution of the derivative contract; for equity swaps, foreign exchange swaps, commodity swaps and all other derivatives not provided for in point (a) that are concluded after 31 August 2013 up to and including 31 August 2014,

by the end of the fourth

11746170 001161406, 7/11-

(Article 11(14)(a) of Regulation (EU) No 648/2012)Timely confirmation

Article 12 business day following the date of execution of the derivative contract; for equity swaps, foreign exchange swaps, commodity swaps and all other derivatives not provided for in point (a) that are concluded after 31 August 2014, by the end of the second business day following the date of execution. Where a transaction referred to in paragraph 1 or 2 is concluded after 16.00 local time, or with a counterparty located in a different time zone which does not allow confirmation by the set deadline, the confirmation shall take place as soon as possible and, at the latest, one business day following the deadline set in paragraph 1 or 2 as relevant. Financial counterparties shall have the necessary procedure to report on a monthly basis to the competent authority designated in accordance with Article 48 of Directive 2004/39/EC of the European Parliament and of the CouncilOJ L 145, 30.4.2004, p. 1. the number of unconfirmed OTC derivative transactions referred to in paragraphs 1 and 2 that have been outstanding for more than five business days.

Financial and nonfinancial counterparties to
an OTC derivative contract
shall agree in writing or
other equivalent electronic

means with each of their counterparties on the arrangements under which portfolios shall be reconciled. Such agreement shall be reached before entering into the OTC derivative contract. Portfolio reconciliation shall be performed by the counterparties to the OTC derivative contracts with each other or by a qualified third party duly mandated to this effect by a counterparty. The portfolio reconciliation shall cover key trade terms that identify each particular OTC derivative contract and shall include at least the valuation attributed to each contract in accordance with Article 11(2) of Regulation (EU) No 648/2012. In order to identify at ∭an earlv staαe anv

discrepancy in a material term of the OTC derivative contract, including its valuation, the portfolio reconciliation shall be performed: <pre>cli>for a financial counterparty or a non-financial counterparty referred to in Article 10 of Regulation (EU) No 648/2012: class="crrRomanList"></pre>		Article 13		
In Solution In Solutio	(Article 11(14)(a) of Regulation (EU) No 648/2012)Portfolio compression	Article 14	RISK-MITIGATION	

compression exercise is not appropriate.			TECHNIQUES FOR OTC DERIVATIVE CONTRACTS NOT	CHAPTER VIII
<pre><ol class="crrNumList"> When concluding OTC derivative contracts with each other, financial counterparties and non- financial counterparties shall have agreed detailed procedures and processes in relation to: <ol <p="">class="crrCharList"> the identification, recording, and monitoring of disputes relating to the recognition or valuation of the contract and to the exchange of collateral between counterparties. Those procedures shall at least record the length of time for which the dispute remains outstanding, the counterparty and the amount which is disputed;</pre>	(Article 11(14)(a) of Regulation (EU) No 648/2012)Dispute resolution	Article 15	CLEARED BY A CCP	
<pre><pre><pre><pre><pre><pre><pre><pre></pre></pre></pre></pre></pre></pre></pre></pre>	(Article 11(14)(b) of Regulation (EU) No 648/2012)Market conditions that prevent marking-to- market	Article		

For using marking-to-model, financial and non-financial counterparties shall have a model that: <ol class="crrCharList"> incorporates all factors that counterparties would consider in setting a price, including using as much as possible marking-to-market information; li>is consistent with accepted economic methodologies for pricing financial instruments;	(Article 11(14)(b) of Regulation (EU) No 648/2012)Criteria for using marking-to- model	Article 17	
<pre><ol class="crrNumList"></pre>	(Article 11(14)(c) of Regulation (EU) No 648/2012)Details of the intragroup transaction notification to the competent authority	Article 18	

,		1		111
	tenors;			
	settlement type;			
	the anticipated size,			
	volumes and frequency of			
	OTC derivative contracts per annum.			
	 <!--</td--><td></td><td></td><td></td>			
	its application or			
	notification to the relevant			
	competent authority, a			
	counterparty shall also			
	submit supporting information evidencing that			
	the conditions of Article			
	11(6) to (10) of Regulation			
	(EU) No 648/2012 are			
	fulfilled. The supporting			
	documents shall include copies of documented risk			
	management procedures,			
	historical transaction			
	information, copies of the			
	relevant contracts between			
	the parties and may include			
	a legal opinion upon			
	request from the competent			
	authority.			
	<pre><ol class="crrNumList"> The notification by</pre>			
	a competent authority of			
	the details of the			
	intragroup transaction shall			
	be submitted to ESMA in			
	writing: <ol class="crrCharList"></ol 			
	within one month of the			
	receipt of the notification			
	with respect to a			
	notification under Article 11(7) or (9) of Regulation			
	(EU) No 648/2012;			
	within one month from			
	the decision being			
	submitted to the			
	counterparty with respect to a decision of the			
	competent authority under			
	Article 11(6), (8) or (10) of			
	Regulation (EU) No			
	648/2012.			
	The notification toESMA shall include:			
	 col class="crrCharList"> 			
	<pre>the information listed in</pre>			
	Article 18;	(Article 11(14)(d) of		
	there is a positive or a negative decision;	Regulation (EU) No	A	
	in the case of a positive	648/2012)Details of the intragroup	Article 19	
	decision:	transaction		
	class="crrRomanList">	notification to ESMA		
	<pre>a summary of the reason for considering that</pre>			
	the conditions set in Article			
	11(6), (7), (8), (9) or (10) of			
	Regulation (EU) No			
	648/2012 as applicable are fulfilled;			
	the exemption is a full			
	exemption or a partial			
	exemption with respect to			
	of a notification related to Article 11(6), (8) or (10) of			
	Regulation (EU) No			
	648/2012;			
	the case of a negative			
	decision: <ol class="crrRomanList"></ol 			
	class= crrcomandist >			

conditions of Article 11(6), (7), (8), (9) or (10) of Regulation (EU) No 648/2012 as applicable that are not fulfilled; summary of the reason for considering that such conditions are not fulfilled. <l< th=""><th>(Article 11(14)(d) of Regulation (EU) No 648/2012)Information on the intragroup exemption to be publicly disclosed</th><th>Article 20</th><th></th></l<>	(Article 11(14)(d) of Regulation (EU) No 648/2012)Information on the intragroup exemption to be publicly disclosed	Article 20	
<pre><div class="crrArticle">This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. br>Articles 13, 14 and 15 shall apply six months after the date of entry into force of this Regulation.</div></pre>	Entry into force and application	Article 21	