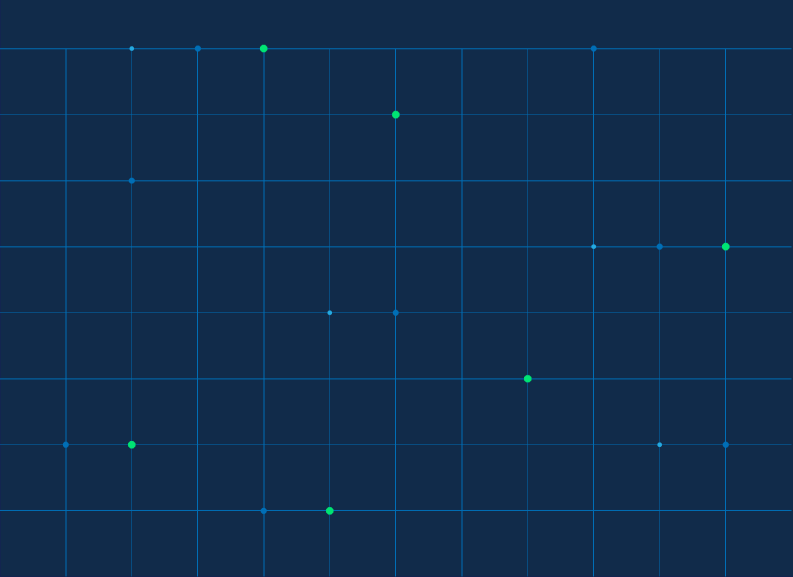


CME Group Petroleum Index

IOSCO Compliance Statement

CME Group Benchmark Administration Limited

Publication Date: July 5th, 2023





Introduction

CME Group Benchmark Administration Limited (CBA or the Administrator) has created the CME Group Petroleum Index, representing a single price for a basket of underlying energy futures listed for trading on NYMEX, one of the CME Group Designated Contract Markets (DCMs).

The CME Group Petroleum Index (the Index or the Benchmark) is listed in points on a starting value of 100.00, set on launch date (3rd August 2020). The value of the Index changes daily, relative to the movement on the underlying components, according to the calculation methodology detailed herein.

The Benchmark is administered by CBA, registered under EU Benchmark Regulation (EU Regulation 2016/1011). CBA is authorized and supervised by the UK Financial Conduct Authority (FCA (UK)).

The Calculation Agent of the Index is Chicago Mercantile Exchange Group Inc. (CME Group), with whom the Administrator has a calculation agent agreement in place.

Regulatory and IOSCO Compliance

The Index is a benchmark designed on the basis of industry best practices and on the IOSCO Principles for Financial Benchmarks¹. This will include but not be limited to the creation of an Oversight Committee and a published Methodology. The Index is also subject to a full audit process. Material changes to the Methodology are announced via public consultation and any changes such as a re-balancing of the constituent components shall be announced with a notice period of at least 1 (one) month. Where a change occurs, the Index will not be reset to a value of 100.00, but the price change versus the previous day (prior to the change) will be preserved.

Capitalised terms not otherwise defined in this document have the meaning given to them in the IOSCO Principles for Financial Benchmarks Final Report of July 2013.

¹ https://www.iosco.org/library/pubdocs/pdf/IOSCOPD415.pdf



IOSCO Principle	IOSCO Principles - Detailed Guidance	CME Group Benchmark Administration
		Limited (CBA) Comment
1. Overall Responsibility of the Administrator	The Administrator should retain primary responsibility for all aspects of the Benchmark determination process. For example, this includes: a) Development: The definition of the Benchmark and Benchmark Methodology; b) Determination and Dissemination: Accurate and timely compilation and publication and distribution of the	CBA is the Administrator for the CME Group Petroleum Index with primary responsibility for all aspects of the Benchmark determination process. The CME Group Petroleum Index Benchmark Methodology has been approved by Petroleum Index Oversight Committee. Details of the Methodology are available on the CBA website. The benchmark is calculated each business day and published on the CME Group website and distributed through
	c) Operation: Ensuring appropriate transparency over significant decisions affecting the compilation of the Benchmark and any related determination process, including contingency measures in the event of absence of or insufficient inputs, market stress or disruption, failure of critical infrastructure, or other relevant factors; and	CME Group data services. Subscribers to the benchmark will be alerted of any delays through the CME Group website. The CME Group Petroleum Index is calculated in accordance with the approved Methodology (see 1(a) above), which includes applicable contingency measures.
	d) Governance: Establishing credible and transparent governance, oversight and accountability procedures for the Benchmark determination process, including an identifiable oversight function accountable for the development, issuance and operation of the Benchmark.	CBA has established an independent Oversight Committee to review the benchmark definition and provides challenge on all aspects of the benchmark determination process. The terms of reference of the Oversight Committee are available on the CBA website.
2. Oversight of Third Parties	Where activities relating to the Benchmark determination process are undertaken by third parties - for example collection of inputs, publication or where a third party acts as Calculation Agent - the Administrator should maintain appropriate oversight of such third parties. The Administrator (and its oversight function) should consider adopting policies and procedures that:	CME Inc. is the calculation and distribution agent of the CME Group Petroleum Index.
	a) Clearly define and substantiate through appropriate written arrangements the roles and obligations of third parties who participate in the Benchmark determination process, as well as the standards the Administrator expects these third parties to comply with;	CBA has in place agreements with CME Inc. for the provision of calculation agent and Benchmark dissemination services relating to the CME Group Petroleum Index. Those agreements include details of required standards and obligations to maintain minimum service levels.



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	b) Monitor third parties' compliance with the standards set out by the Administrator; c) Make Available to Stakeholders and any relevant Regulatory Authority the identity and roles of third parties who participate in the Benchmark	CBA monitors third parties through key performance indicators and regular stakeholder meetings. CME Inc. is the calculation agent of the CME Group Petroleum Index. CME Inc. is a distribution agent of the Benchmark.
	determination process; and d) Take reasonable steps, including contingency plans, to avoid undue operational risk related to the participation of third parties in the Benchmark determination process.	CBA has business continuity plans in place for all aspects of the CME Group Petroleum Index, including contingency measures for IT system failures and issues associated with dissemination of the Benchmark. The calculation agent agreement with CME Inc. contains provisions designed to mitigate operational risk.
	This Principle does not apply in relation to a third party from whom an Administrator sources data if that third party is a Regulated Market or Exchange.	The CME Group Petroleum Index uses data sourced from NYMEX, a Designated Contract Market regulated by the Commodity Futures Trading Commission (CFTC).
3. Conflicts of Interest for Administrators	To protect the integrity and independence of Benchmark determinations, Administrators should document, implement and enforce policies and procedures for the identification, disclosure, management, mitigation or avoidance of conflicts of interest. Administrators should review and update their policies and procedures as appropriate. Administrators should disclose any material conflicts of interest to their users and any relevant Regulatory Authority, if any. The framework should be appropriately tailored to the level of existing or potential conflicts of interest identified and the risks that the Benchmark poses and should seek to ensure:	CBA has policies and procedures for the avoidance of conflicts of interest in the determination of benchmarks. These policies are approved by the board and periodically reviewed. All entities within CME Group are required to maintain and operate effective organisational and administrative arrangements with a view to taking all reasonable steps to identify, monitor and manage all conflicts of interest including conflicts between itself and its customers. CBA maintains a stand-alone conflicts of interest register, identifying the inherent conflicts of interest within the firm, while setting out appropriate measures to manage and mitigate those conflicts. CBA's board members must abide by the CME Group Conflicts of Interest Policy, which sets out requirements governing, among other things, the disclosure of conflicts by board members and the situations in which board members are prohibited from participating in decisions of the board. CME Group employees are also subject to the CME Conflicts of Interest Policy and Personal Trading Policy, Confidentiality



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		Entertainment Policy. CME Group's employment contracts require that employees comply with all relevant policies and procedures of CBA.
		Any violation of the Conflicts of Interest Policy may result in disciplinary action against the board member or employee.
		The Administrator's Compliance Monitoring team is responsible for ensuring that the Conflicts of Interest Management Policy is adhered to. This is conducted via periodic reviews of business areas/units.
	a) Existing or potential conflicts of interest do not inappropriately influence Benchmark determinations;	CME Group staff involved in the production of benchmarks are prohibited from having direct investment exposure to those benchmarks. Members of the Oversight Committee are required to disclose any conflicts of interest.
	b) Personal interests and connections or business connections do not compromise the Administrator's performance of its functions;	CBA has policies and procedures in place to avoid conflicts of interest. This includes obligations on CME Group staff to avoid and declare conflicts of interest.
	c) Segregation of reporting lines within the Administrator, where appropriate, to clearly define responsibilities and prevent unnecessary or undisclosed	CBA is an authorised benchmark administrator, supervised by the FCA (UK) with clear segregation of reporting lines.
	conflicts of interest or the perception of such conflicts;	As further described below, access to data within CME Group is strictly controlled by the "Data Access Request" process, and data will not be released or shared with a member of staff unless it is required for their role. In combination with the differentiated reporting lines, this provides a strong control framework that prevents conflicts of interest, or the perception of such conflicts.
	d) Adequate supervision and sign-off by authorised or qualified employees prior to releasing Benchmark determinations;	Authorised and qualified staff supervise the process of the release of the Benchmark determinations. Any issues involved in the calculation or dissemination of the Benchmark by CME Inc. are escalated to the relevant manager at CBA.
	e) The confidentiality of data, information and other inputs submitted to, received by or produced by the Administrator, subject to the disclosure obligations of the Administrator;	CME Group implements group-wide policies and procedures to ensure the confidentiality of data and information.
	f) Effective procedures to control the exchange of information between staff engaged in activities involving a risk of conflicts of interest or between staff and third parties, where that information may	CME Group staff are subject to mandatory annual compliance training and certification, which includes procedures on control of exchange of information.



IOSCO Principle	IOSCO Principles - Detailed Guidance	CME Group Benchmark Administration Limited (CBA) Comment
	reasonably affect any Benchmark determinations; and	
	g) Adequate remuneration policies that ensure all staff who participate in the Benchmark determination are not directly or indirectly rewarded or incentivised by the levels of the Benchmark.	CME Group compensation and remuneration ensures salaries and benefits are not linked to the value of the calculated Benchmarks.
	An Administrator's conflict of interest framework should seek to mitigate existing or potential conflicts created by its ownership structure or control, or due to other interests the Administrator's staff or wider group may have in relation to Benchmark determinations. To this end, the framework should:	CME Group has in place multiple controls that seek to mitigate or control potential conflicts created by its ownership structure. These include the development of a conflicts register identifying potential conflicts and seeking to remove or control those. Above this, CME Group maintains confidentiality and access control policies and controls which are established to permit persons who need to know information to use and have access to it. In particular, CBA operational staff have separate reporting lines to those working within the exchanges/MTFs that supply the transaction data for the benchmark calculation.
		In addition, access and use of CME Group Confidential or Highly Sensitive data is strictly limited to employees that have a business reason to access and/or use the information. If a department, team or employee requires access to CME Group Confidential or CME Group Highly Sensitive data for a new business purpose, requests are submitted through the Data Access Request ("DAR") process for review and consideration. More details and examples of data requests that fall into this process can be found in the CME Group Confidentiality and Data Protection Policy which can be found on the CME Group website.
	a) Include measures to avoid, mitigate or disclose conflicts of interest that may exist between its Benchmark determination business (including all staff who perform or otherwise participate in Benchmark production responsibilities), and any other business of the Administrator or any of its affiliates; and	As set out above, CME Group maintains firm wide policies and procedures to mitigate and avoid a conflict of interest.
	b) Provide that an Administrator discloses conflicts of interest arising from the ownership structure or the	CBA is supervised by the FCA (UK) and will make available details of its conflict of



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	control of the Administrator to its	interest register to its regulatory authority
	Stakeholders and any relevant	upon request.
	Regulatory Authority in a timely manner.	
4. Control	An Administrator should implement an	CBA has implemented a Risk and Control
Framework for Administrators	appropriate control framework for the process of determining and distributing	Framework consistent with CME Group policies and procedures, with certain
	the Benchmark. The control framework	details outlined below.
	should be appropriately tailored to the	
	materiality of the potential or existing conflicts of interest identified, the extent	
	of the use of discretion in the	
	Benchmark setting process and to the	
	nature of Benchmark inputs and outputs.	
	The control framework should be	
	documented and available to relevant	
	Regulatory Authorities, if any. A	
	summary of its main features should be Published or Made Available to	
	Stakeholders.	
	This control framework should be	
	reviewed periodically and updated as	
	appropriate. The framework should	
	address the following areas:	
	a) Conflicts of interest in line with	CBA has implemented a conflicts of
	Principle 3 on conflicts of interests;	interest policy in line with IOSCO Principle 3. See details above.
	b) Integrity and quality of Benchmark	i. The CME Group Petroleum Index is
	determination:	calculated in accordance with the approved
	i. Arrangements to ensure that the	Methodology. Any deviation from the
	quality and integrity of Benchmarks is	approved Methodology requires additional
	maintained, in line with principles 6 to 15	review by the Oversight Committee.
	on the quality of the Benchmark and	ii lanut data ta tha Danahmank aslaulation
	Methodology;	ii. Input data to the Benchmark calculation are settlement prices of regulated future
	ii. Arrangements to promote the integrity	markets operated by NYMEX. Settlement
	of Benchmark inputs, including	prices are determined following a waterfall
	adequate due diligence on input	methodology, including transactions and
	sources;	executable orders. CBA has performed due
		diligence on the depth and liquidity of the
	iii. Arrangements to ensure	market and is satisfied as to the adequacy
	accountability and complaints mechanisms are effective, in line with	of its controls, and that the transactions and executable orders on the market are a
	principles 16 to 19; and	sufficient input to the CME Group
	, , , , , , , , , , , , , , , , , , , ,	Petroleum Index.
	iv. Providing robust infrastructure,	
	policies and procedures for the	iii. CME Group has in place a complaints
	management of risk, including	procedure which is published on the CME
	operational risk.	Group website. The procedures take account of the particular requirements for a
		Benchmark Administrator to receive and
		deal appropriately with complaints that
		relate to the calculation of the benchmark.
		CBA is subject to audit reviews and has



IOSCO Principle	IOSCO Principles - Detailed Guidance	CME Group Benchmark Administration Limited (CBA) Comment
		regulatory obligations, aligned with Principles 16 to 19.
		iv. CBA has implemented a Risk and Control Framework for the management of its benchmarks, which lists categories of risk and controls to mitigate against them. This is part of the CME Group Enterprise Risk framework.
	c) Whistleblowing mechanism: Administrators should establish an effective whistleblowing mechanism to facilitate early awareness of any	CME Group maintains internal policies and procedures for the reporting of actual or perceived misconduct.
	potential misconduct or irregularities that may arise. This mechanism should allow for external reporting of such cases	In addition, CBA allows for external whistleblowing through international compliance @cmegroup.com.
	where appropriate.	All complaints related to CBA are reviewed by Compliance and reported to Oversight Committee.
	d) Expertise: i. Ensuring Benchmark determinations are made by personnel who possess the relevant levels of expertise, with a process for periodic review of their competence; and	i. Calculation of Benchmarks are performed by personnel who possess the relevant levels of experience and expertise, including by performing similar functions in relation to other Benchmarks and operating CME's market data business. CME Group employs an annual performance review
	ii. Staff training, including ethics and conflicts of interest training, and continuity and succession planning for personnel.	policy. ii. CME Group requires staff to undergo mandatory annual compliance training,
	Where a Benchmark is based on Submissions: Administrators should promote the integrity of inputs by:	including conflicts of interest and ethics. N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.
	a) Ensuring as far as possible that the Submitters comprise an appropriately representative group of participants taking into consideration the underlying Interest measured by the Benchmark;	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.
	b) Employing a system of appropriate measures so that, to the extent possible, Submitters comply with the Submission guidelines, as defined in the Submitter Code of Conduct and the Administrators' applicable quality and integrity standards for Submission;	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.
	c) Specifying how frequently Submissions should be made and specifying that inputs or Submissions should be made for every Benchmark determination; and	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.



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	d) Establishing and employing measures to effectively monitor and scrutinise inputs or Submissions. This should include pre-compilation or prepublication monitoring to identify and avoid errors in inputs or Submissions, as well as <i>ex-post</i> analysis of trends and outliers.	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.
5. Internal Oversight	Administrators should establish an oversight function to review and provide challenge on all aspects of the Benchmark determination process. This should include consideration of the features and intended, expected or known usage of the Benchmark and the materiality of existing or potential conflicts of interest identified.	A CME Group Petroleum Index Oversight Committee has been established to provide challenge on all aspects of the benchmark determination process. Terms of Reference for the committee are in place defining committee membership and responsibilities. Oversight Committee members are required to provide conflicts of interest disclosures.
	The oversight function should be carried out either by a separate committee, or other appropriate governance arrangements. The oversight function and its composition should be appropriate to provide effective scrutiny of the Administrator. Such oversight function could consider groups of Benchmarks by type or asset class, provided that it otherwise complies with this Principle.	The CME Group Petroleum Index Oversight Committee comprises industry experts with the appropriate expertise to provide challenge and effective scrutiny of the Administrator, such as market expertise, control and risk expertise, operational expertise, benchmark and regulation expertise, general financial market expertise, or legal and compliance expertise.
	An Administrator should develop and maintain robust procedures regarding its oversight function, which should be documented and available to relevant Regulatory Authorities, if any. The main features of the procedures should be Made Available to Stakeholders. These procedures should include:	CBA has established an independent Oversight Committee for the CME Group Petroleum Index.
	a) The terms of reference of the oversight function;	The Oversight Committee has clearly defined Terms of Reference, which can be Made Available to Stakeholders upon request.
	b) Criteria to select members of the oversight function;	The Oversight Committee membership selection is outlined in the Oversight Committee Terms of Reference.
	c) The summary details of membership of any committee or arrangement charged with the oversight function, along with any declarations of conflicts of interest and processes for election, nomination or removal and replacement of committee members.	The process for the nomination, removal and replacement of committee members is outlined in the Terms of Reference. A conflicts of interest register is maintained for members of the Oversight Committee.
	The responsibilities of the oversight function include:	



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	· ·	Limited (CBA) Comment
	a) Oversight of the Benchmark design: i. Periodic review of the definition of the Benchmark and its Methodology;	i. The Oversight Committee will review the Methodology on an annual basis.
	ii. Taking measures to remain informed about issues and risks to the Benchmark, as well as commissioning external reviews of the Benchmark (as appropriate); iii. Overseeing any changes to the Benchmark Methodology, including assessing whether the Methodology continues to appropriately measure the underlying Interest, reviewing proposed and implemented changes to the Methodology, and authorising or requesting the Administrator to undertake a consultation with	ii. General issues and risks to the Benchmark will be escalated, as appropriate, to the Oversight Committee and CBA board for discussion and review. Meetings of the Oversight Committee and the CBA board involve presentations on the performance of the Benchmark. In exercising its duties as an oversight function, CBA will provide all necessary documents and information to those governance bodies. The CBA board can request external review as appropriate and will be subject to internal audit reviews on a regular basis.
	Stakeholders where known or its Subscribers on such changes as per Principle 12; and iv. Reviewing and approving procedures for termination of the Benchmark, including guidelines that set out how the Administrator should consult with Stakeholders about such cessation.	iii. The Oversight Committee will review any changes to the Benchmark Methodology. In addition, the annual review of the Methodology ensures the continued integrity of the Benchmark determinations. Where appropriate, the Oversight Committee may request the Administrator to consult with the market on material changes to the Benchmark Methodology.
		iv. CBA has in place, in the Methodology document, procedures (including consultation with Stakeholders) that address the possible cessation of the Benchmark due to conditions resulting in the Benchmark no longer representing its intended interest.
	b) Oversight of the integrity of Benchmark determination and control framework: i. Overseeing the management and operation of the Benchmark, including activities related to Benchmark	CBA's control framework encompasses: i. Service Level Agreements to maintain appropriate oversight of the CME Inc. input data collection, Calculation Agent and publication and distribution services.
	determination undertaken by a third party;	ii. The review of audit findings and status of any required remedial actions.
	ii. Considering the results of internal and external audits, and following up on the implementation of remedial actions highlighted in the results of these audits; and iii. Overseeing any exercise of Expert	iii. The review and approval of non- standard procedures used in the Benchmark determination process, including the use of Expert Judgement.
	Judgment by the Administrator and	



IOSCO Principle	IOSCO Principles - Detailed Guidance	CME Group Benchmark Administration Limited (CBA) Comment
	ensuring Published Methodologies have been followed.	
	Where conflicts of interests may arise in the Administrator due to its ownership structures or controlling interests, or due to other activities conducted by any entity owning or controlling the Administrator or by the Administrator or any of its affiliates: the Administrator should establish an independent oversight function which includes a balanced representation of a range of Stakeholders where known, Subscribers and Submitters, which is chosen to counterbalance the relevant conflict of interest.	CBA has established an independent Oversight Committee consisting of industry experts.
	Where a Benchmark is based on Submissions: the oversight function should provide suitable oversight and challenge of the Submissions by:	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.
	a) Overseeing and challenging the scrutiny and monitoring of inputs or Submissions by the Administrator. This could include regular discussions of inputs or Submission patterns, defining parameters against which inputs or Submissions can be analysed, or querying the role of the Administrator in challenging or sampling unusual inputs or Submissions;	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.
	b) Overseeing the Code of Conduct for Submitters;	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index.
	c) Establishing effective arrangements to address breaches of the Code of Conduct for Submitters; and	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index
	d) Establishing measures to detect potential anomalous or suspicious Submissions and in case of suspicious activities, to report them, as well as any misconduct by Submitters of which it	N/A – Submissions are not used in the calculation of the CME Group Petroleum Index



IOSCO Principle	IOSCO Principles - Detailed Guidance	CME Group Benchmark Administration Limited (CBA) Comment
	becomes aware to the relevant Regulatory Authorities, if any.	
6. Benchmark Design	The design of the Benchmark should seek to achieve, and result in an accurate and reliable representation of the economic realities of the Interest it seeks to measure, and eliminate factors that might result in a distortion of the price, rate, index or value of the Benchmark.	The CME Group Petroleum Index represents a single price for a basket of underlying Energy Futures which are listed for trading on NYMEX. Those are the NYMEX WTI Crude Oil futures (Commodity code CL), the NYMEX RBOB Gasoline futures (Commodity code RB) and the NYMEX NY Harbor ULSD futures (Commodity code HO).
	Benchmark design should take into account the following generic non-exclusive features, and other factors should be considered, as appropriate to the particular Interest:	The CME Group Petroleum Index has been designed to ensure the Benchmark is representative of its underlying interest and remains robust.
	a) Adequacy of the sample used to represent the Interest;	The future contracts are actively traded on the NYMEX Exchange and settlement prices are determined on each Globex trading day according to a waterfall Methodology, that always ensure the publication of a settlement price.
	b) Size and liquidity of the relevant market (for example whether there is sufficient trading to provide observable, transparent pricing);	In the first quarter of 2023, NYMEX WTI Crude Oil futures (Commodity code CL) has averaged open interest of over 1.7 million contracts, the NYMEX RBOB Gasoline futures (Commodity code RB) has averaged open interest of over 300 thousand contracts and the NYMEX NY Harbor ULSD futures (Commodity code HO) has averaged open interest of over 260 thousand contracts.
	c) Relative size of the underlying market in relation to the volume of trading in the market that references the Benchmark;	Currently there are no financial instruments that reference this Benchmark.
	d) The distribution of trading among Market Participants (market concentration);	All customer segments are represented including proprietary trading groups, banks, hedge funds and asset managers.
	e) Market dynamics (e.g., to ensure that the Benchmark reflects changes to the assets underpinning a Benchmark).	The CME Group Petroleum Index calculation is based on three Energy NYMEX Futures Contracts. The Settlement price used in the calculation ensure the benchmark reflects changes to the underpinning assets.
7. Data Sufficiency	The data used to construct a Benchmark determination should be sufficient to accurately and reliably represent the Interest measured by the Benchmark and should:	The CME Group Petroleum Index is based on transactions in the NYMEX energy Futures contracts, which accurately and reliably represents the economic reality the benchmark is intended to measure.
	a) Be based on prices, rates, indices or values that have been formed by the competitive forces of supply and demand in order to provide confidence	The input data used in the calculation of the CME Group Petroleum Index is from CME Group's Designated Contracts Market which are subject to surveillance and mandatory reporting requirements. Details



IOSCO Principle	IOSCO Principles - Detailed Guidance	CME Group Benchmark Administration Limited (CBA) Comment
	that the price discovery system is reliable; and	of the Energy Futures contracts and their volume and open interest are available on CME Group website.
	b) Be anchored by observable transactions entered into at arm's length between buyers and sellers in the market for the Interest the Benchmark measures in order for it to function as a credible indicator of prices, rates, indices or values.	The CME Group Petroleum Index is calculated using daily settlement prices for the relevant Energy Futures contracts, traded on a regulated market consisting of Bona Fide, Arms-Length Transactions between buyers and sellers.
	Indices or values. This Principle requires that a Benchmark be based upon (i.e., anchored in) an active market having observable Bona Fide, Arms-Length Transactions. This does not mean that every individual Benchmark determination must be constructed solely of transaction data. Provided that an active market exists, conditions in the market on any given day might require the Administrator to rely on different forms of data tied to observable market data as an adjunct or supplement to transactions. Depending upon the Administrator's Methodology, this could result in an individual Benchmark determination being based predominantly, or exclusively, on bids and offers or extrapolations from prior transactions. This is further clarified in Principle 8. Provided that subparagraphs (a) and (b) above are met, Principle 7 does not preclude Benchmark Administrators from using executable bids or offers as a means to construct Benchmarks where anchored in an observable market consisting of Bona Fide, Arms-Length transactions. This Principle also recognizes that various indices may be designed to measure or reflect the performance of a rule-based investment strategy, the volatility or behaviour of an index or market or other aspects of an active market. Principle 7 does not preclude the use of non-transactional data for such indices that are not designed to represent transactions and where the nature of the index is such that non-transactional data is used to reflect what the index is designed to measure. For example, certain volatility indices, which	The Settlement prices used in the calculation of the CME Group Petroleum Index are based on a waterfall of transaction and executable bid/offer data, consistent with Principle 8. This is explained in the Methodology.
	are designed to measure the expected volatility of an index of securities	



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	transactions, rely on non-transactional data, but the data is derived from and thus "anchored" in an actual functioning securities or options market.	Limited (CBA) Comment
8. Hierarchy of Data Inputs	An Administrator should establish and Publish or Make Available clear guidelines regarding the hierarchy of data inputs and exercise of Expert Judgment used for the determination of Benchmarks. In general, the hierarchy of data inputs should include: a) Where a Benchmark is dependent	The published Methodology provides details the hierarchy of data inputs used in the determination of the CME Group Petroleum Index. N/A – Submissions are not used in the
	upon Submissions, the Submitters' own concluded arms-length transactions in the underlying interest or related markets;	calculation of the CME Group Petroleum Index.
	b) Reported or observed concluded Arm's-length Transactions in the underlying interest; c) Reported or observed concluded	Data inputs used in the calculation of the CME Group Petroleum Index is based on CME's final settlement prices. N/A – Reported or observed transactions in
	Arm's-length Transactions in related markets;	related markets are not used in the calculation of the CME Group Petroleum Index.
	d) Firm (executable) bids and offers; and	Data inputs used in the calculation of the CME Group Petroleum Index is based on CME's final settlement prices.
	e) Other market information or Expert Judgments.	N/A – Expert judgement and other market information is not used in the calculation of the CME Group Petroleum Index.
	Provided that the Data Sufficiency Principle is met (i.e., an active market exists), this Principle is not intended to restrict an Administrator's flexibility to use inputs consistent with the Administrator's approach to ensuring the quality, integrity, continuity and reliability of its Benchmark determinations, as set out in the Administrator's Methodology. The Administrator should retain flexibility	The CME Group Petroleum Index Benchmark Methodology details the Administrator's approach to ensure the quality, integrity, continuity and reliability of the Benchmark.
	to use the inputs it believes are appropriate under its Methodology to ensure the quality and integrity of its	



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	Benchmark. For example, certain Administrators may decide to rely upon Expert Judgment in an active albeit low liquidity market, when transactions may not be consistently available each day. IOSCO also recognizes that there might be circumstances (e.g., a low liquidity market) when a confirmed bid or offer might carry more meaning than an outlier transaction. Under these circumstances, non-transactional data such as bids and offers and extrapolations from prior transactions might predominate in a given Benchmark determination.	
9. Transparency of Benchmark Determinations	The Administrator should describe and publish with each Benchmark determination, to the extent reasonable without delaying an Administrator publication deadline:	The CME Group Petroleum Index will be published by 17:30EST each business day in accordance with the CME Clearing Holiday Calendar.
	a) A concise explanation, sufficient to facilitate a Stakeholder's or Market Authority's ability to understand how the determination was developed, including, at a minimum, the size and liquidity of the market being assessed (meaning the number and volume of transactions submitted), the range and average volume and range and average of price, and indicative percentages of each type of market data that have been considered in a Benchmark determination; terms referring to the pricing Methodology should be included (i.e., transaction-based, spread-based or interpolated/extrapolated);	The settlement prices used as input to the CME Group Petroleum Index are weighted according to the open interest of each future contract. As stated by the Calculation Methodology document, the Administrator monitors the Open Interest in the last quarter of each year and calculates average open interest over that quarter. Each contract is then "weighted" against the total open interest quarterly average for the three constituents
	b) A concise explanation of the extent to which and the basis upon which Expert Judgment if any, was used in establishing a Benchmark determination.	N/A – Expert judgement is not used in the calculation of the CME Group Petroleum Index.
10. Periodic Review	The Administrator should periodically review the conditions in the underlying Interest that the Benchmark measures to determine whether the Interest has undergone structural changes that might require changes to the design of the Methodology. The Administrator also should periodically review whether the Interest has diminished or is nonfunctioning such that it can no longer function as the basis for a credible Benchmark.	CBA periodically reviews the underlying futures market to ensure the integrity of the CME Group Petroleum Index. The Oversight Committee will review the performance of the Benchmark in accordance with its terms of reference, to ensure its credibility.



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	The Administrator should Publish or Make Available a summary of such reviews where material revisions have been made to a Benchmark, including the rationale for the revisions.	Changes to the CME Group Petroleum Index Benchmark Methodology will be reviewed by the Oversight Committee and as appropriate may request the Administrator to consult with relevant Stakeholders and the wider market on any material changes.
11.Content of the Methodology	The Administrator should document and Publish or Make Available the Methodology used to make Benchmark determinations. The Administrator should provide the rationale for adopting a particular Methodology. The Published Methodology should provide sufficient detail to allow Stakeholders to understand how the Benchmark is derived and to assess its representativeness, its relevance to particular Stakeholders, and its appropriateness as a reference for financial instruments.	CBA will publish and make available the Methodology of the CME Group Petroleum Index.
	At a minimum, the Methodology should contain:	Kantagan and distribution
	a) Definitions of key terms;	Key terms are defined in the published Methodology.
	b) All criteria and procedures used to develop the Benchmark, including input selection, the mix of inputs used to derive the Benchmark, the guidelines that control the exercise of Expert Judgment by the Administrator, priority given to certain data types, minimum data needed to determine a Benchmark, and any models or extrapolation methods;	The criteria and hierarchy of inputs are described in the published Methodology document.
	c) Procedures and practices designed to promote consistency in the exercise of Expert Judgment between Benchmark determinations;	N/A - Expert Judgement is not used in the calculation of the CME Group Petroleum Index.
	d) The procedures which govern Benchmark determination in periods of market stress or disruption, or periods where data sources may be absent (e.g., theoretical estimation models);	The procedures governing the Benchmark determinations in times of stress and market disruption are included in the published Methodology.
	e) The procedures for dealing with error reports, including when a revision of a Benchmark would be applicable;	Error reporting and republication procedures are included in the published Methodology document.
	f) Information regarding the frequency for internal reviews and approvals of the Methodology. Where applicable, the Published Methodologies should also include information regarding the procedures and frequency for external review of the Methodology;	The frequency of review is included in the published Methodology. Any required changes to the Methodology will be in accordance with Principle 12.



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	g) The circumstances and procedures	The published Methodology document
	under which the Administrator will	details the circumstances under which CBA
	consult with Stakeholders, as	will consult with Stakeholders and the
	appropriate; and	market.
	h) The identification of potential	The published Methodology details how the
	limitations of a Benchmark, including its	CME Group Petroleum Index shall be
	operation in illiquid or fragmented	determined in illiquid markets.
	markets and the possible concentration	'
	of inputs.	
	Where a Benchmark is based on	N/A – Submissions are not used in the
	Submissions, the additional Principle	calculation of the CME Group Petroleum
	also applies:	Index.
	The Administrator should clearly	N/A – Submissions are not used in the
	establish criteria for including and	calculation of the CME Group Petroleum
	excluding Submitters. The criteria	Index.
	should consider any issues arising from	muex.
	the location of the Submitter, if in a	
	different jurisdiction to the Administrator.	
	These criteria should be available to any	
	relevant Regulatory Authorities, if any,	
	and Published or Made Available to	
	Stakeholders. Any provisions related to	
	changes in composition, including notice	
40.01	periods should be made clear.	ODA 211 16 211 O(-1 -1 -1 1 1 11
12.Changes to	An Administrator should Publish or	CBA will consult with Stakeholders and the
the Methodology	Make Available the rationale of any	market with regards to material changes to
	proposed material change in its	the CME Group Petroleum Index
	Methodology, and procedures for	Benchmark Methodology.
	making such changes. These	
	procedures should clearly define what	
	constitutes a material change, and the	
	method and timing for consulting or	
	notifying Subscribers (and other	
	Stakeholders where appropriate, taking	
	into account the breadth and depth of	
	the Benchmark's use) of changes.	
	Those procedures should be consistent	The CME Group Petroleum Index
	with the overriding objective that an	Oversight Committee periodically reviews
	Administrator must ensure the continued	the Methodology to ensure it continues to
	integrity of its Benchmark	represent its underlying interest. Any
	determinations. When changes are	changes will be specified and their
	proposed, the Administrator should	implementation timeline explained.
	specify exactly what these changes	
	entail and when they are intended to	
	apply.	
	The Administrator should specify how	CBA may seek to revise the CME Group
	changes to the Methodology will be	Petroleum Index Benchmark Methodology.
	scrutinised, by the oversight function.	Any changes to the Benchmark
		Methodology are presented to the
		Oversight Committee for review.
	The Administrator should develop	The Benchmark Methodology provides that
	Stakeholder consultation procedures in	CBA will consult with Stakeholders on
	relation to changes to the Methodology	material changes to the Methodology.
	that are deemed material by the	Consultation will ordinarily consist of
	That are accinica material by the	Constitution will ordinarily consist of



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	oversight function, and that are appropriate and proportionate to the breadth and depth of the Benchmark's use and the nature of the Stakeholders. Procedures should:	publishing of proposals, providing Stakeholders with a reasonable time to respond and publishing actions as a result of the consultation. In addition, the Oversight Committee can request the Administrator to consult on any change as appropriate.
	a) Provide advance notice and a clear timeframe that gives Stakeholders sufficient opportunity to analyse and comment on the impact of such proposed material changes, having regard to the Administrator's assessment of the overall circumstances; and	Material changes to the Benchmark Methodology will involve Stakeholder consultation that provides an opportunity to analyse and comment on the impact of those changes.
	b) Provide for Stakeholders' summary comments, and the Administrator's summary response to those comments, to be made accessible to all Stakeholders after any given consultation period, except where the commenter has requested confidentiality.	CBA will make available Stakeholders' summary comments and responses on consultations regarding a material change to the CME Group Petroleum Index Benchmark Methodology as appropriate.
13.Transition	Administrators should have clear written policies and procedures, to address the need for possible cessation of a Benchmark, due to market structure change, product definition change, or any other condition which makes the Benchmark no longer representative of its intended Interest. These policies and procedures should be proportionate to the estimated breadth and depth of contracts and financial instruments that reference a Benchmark and the economic and financial stability impact that might result from the cessation of the Benchmark. The Administrator should take into account the views of Stakeholders and any relevant Regulatory and National Authorities in determining what policies and procedures are appropriate for a particular Benchmark.	The Administrator constantly monitors the representativeness of the Benchmark. If the benchmark is deemed to be unrepresentative of the underlying economic reality due to paucity of input data or systemic changes in the related markets, the Administrator will engage the Oversight Committee, at the earliest opportunity. The Benchmark Methodology contains details of the steps that the Administrator needs to take in order to inform the relevant Stakeholders. The Oversight Committee may direct the Administrator to consult with Stakeholders and end-users on material changes to the benchmark. The Administrator will publish notice of the consultation on its website, inviting feedback from Stakeholders and the wider market. Notice of a consultation will be posted at least 1 (one) month prior to the deadline for responses. The notice will include the details of the proposed material change, the timeline and the rationale for the change. Findings of the consultation process and proposed changes to the Benchmark Methodology recommended as a result of the consultation, will be presented by the Administrator to the Oversight Committee



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		for its consideration.
		Feedback to a consultation is considered
		confidential, however the Administrator will
		publish an anonymized summary with its
		conclusions, as soon as it is practical, but
		before implementation of any changes.
	These written policies and procedures	The Benchmark Methodology describes
	should be Published or Made Available	the procedures required for the cessation
	to all Stakeholders.	of the benchmark.
	Administrators should encourage	The Benchmark Methodology recommends
	Subscribers and other Stakeholders who	users of the benchmark to ensure they
	have financial instruments that reference	have adequate fallback policies and
	a Benchmark to take steps to make sure that:	procedures in the event of the Benchmark losing its representativeness, due to
	a) Contracts or other financial	changes in the Regulatory Framework
	instruments that reference a	and/or market conditions.
	Benchmark, have robust fall-back	
	provisions in the event of material	
	changes to, or cessation of, the	
	referenced Benchmark; and	
	b) Stakeholders are aware of the	
	possibility that various factors, including	
	external factors beyond the control of	
	the Administrator, might necessitate	
	material changes to a Benchmark.	
	Administrators' written policies and	The Benchmark Methodology requires a 6
	procedures to address the possibility of	(six) month transition period, in the
	Benchmark cessation could include the	occurrence of cessation of the benchmark.
	following factors, if determined to be	Such transition period is designed to
	reasonable and appropriate by the	ensure that the benchmark continues to
	Administrator:	operate in parallel to any substitute.
	a) Criteria to guide the selection of a	During such transition, the Administrator is
	credible, alternative Benchmark such as,	required, by the Benchmark Methodology, to explore alternative arrangements and
	but not limited to, criteria that seek to	advise Stakeholders, including Regulators
	match to the extent practicable the existing Benchmark's characteristics	and end-users, about their findings.
	(e.g., credit quality, maturities and	The Administrator will endeavour to identify
	liquidity of the alternative market),	alternative benchmarks; however, this
	differentials between Benchmarks, the	might not always be possible due to
	extent to which an alternative	Regulations or market conditions.
	Benchmark meets the asset/liability	
	needs of Stakeholders, whether the	
	revised Benchmark is investable, the	
	availability of transparent transaction	
	data, the impact on Stakeholders and	
	impact of existing legislation;	
	b) The practicality of maintaining parallel	
	Benchmarks (e.g., where feasible,	
	maintain the existing Benchmark for a	
	defined period of time to permit existing	
	contracts and financial instruments to	
	mature and publish a new Benchmark)	
	in order to accommodate an orderly	
	transition to a new Benchmark;	



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	c) The procedures that the Administrator	Limited (CBA) Comment
	would follow in the event that a suitable	
	alternative cannot be identified;	
	d) In the case of a Benchmark or a tenor	
	of a Benchmark that will be discontinued	
	completely, the policy defining the	
	period of time in which the Benchmark	
	will continue to be produced in order to	
	permit existing contracts to migrate to an	
	alternative Benchmark if necessary; and	
	e) The process by which the	
	Administrator will engage Stakeholders and relevant Market and National	
	Authorities, as appropriate, in the	
	process for selecting and moving	
	towards an alternative Benchmark,	
	including the timeframe for any such	
	action commensurate with the tenors of	
	the financial instruments referencing the	
	Benchmarks and the adequacy of notice	
	that will be provided to Stakeholders.	
14.Submitter	The Administrator should develop	N/A – The CME Group Petroleum Index is
Code of Conduct	guidelines for Submitters ("Submitter	not based on Submissions
	Code of Conduct"), which should be	
	available to any relevant Regulatory	
	Authorities, if any and Published or	
	Made Available to Stakeholders.	
	The Administrator should only use	N/A - The CME Group Petroleum Index is
	inputs or Submissions from entities	not based on Submissions
	which adhere to the Submitter Code of Conduct and the Administrator should	
	appropriately monitor and record	
	adherence from Submitters. The	
	Administrator should require Submitters	
	to confirm adherence to the Submitter	
	Code of Conduct annually and	
	whenever a change to the Submitter	
	Code of Conduct has occurred.	
	The Administrator's oversight function	N/A - The CME Group Petroleum Index is
	should be responsible for the continuing	not based on Submissions
	review and oversight of the Submitter	
	Code of Conduct.	
	The Submitter Code of Conduct should	N/A - The CME Group Petroleum Index is
	address:	not based on Submissions
	a) The selection of inputs;	N/A - The CME Group Petroleum Index is
	b) Who may submit data and	not based on Submissions N/A - The CME Group Petroleum Index is
	b) Who may submit data and information to the Administrator;	not based on Submissions
	c) Quality control procedures to verify	N/A - The CME Group Petroleum Index is
	the identity of a Submitter and any	not based on Submissions
	employee(s) of a Submitter who	
	report(s) data or information and the	
	authorization of such person(s) to report	
	market data on behalf of a Submitter;	



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	d) Criteria applied to employees of a Submitter who are permitted to submit data or information to an Administrator on behalf of a Submitter;	N/A - The CME Group Petroleum Index is not based on Submissions
	e) Policies to discourage the interim withdrawal of Submitters from surveys or Panels;	N/A - The CME Group Petroleum Index is not based on Submissions
	f) Policies to encourage Submitters to submit all relevant data; and	N/A - The CME Group Petroleum Index is not based on Submissions



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	g) The Submitters' internal systems and controls, which should include: i. Procedures for submitting inputs, including Methodologies to determine the type of eligible inputs, in line with the Administrator's Methodologies;	N/A - The CME Group Petroleum Index is not based on Submissions
	ii. Procedures to detect and evaluate suspicious inputs or transactions, including inter-group transactions, and to ensure the <i>Bona Fide</i> nature of such inputs, where appropriate;	
	iii. Policies guiding and detailing the use of Expert Judgment, including documentation requirements;	
	iv. Record keeping policies;	
	v. Pre-Submission validation of inputs, and procedures for multiple reviews by senior staff to check inputs;	
	vi. Training, including training with respect to any relevant regulation (covering Benchmark regulation or any market abuse regime);	
	vii. Suspicious Submission reporting;	
	viii. Roles and responsibilities of key personnel and accountability lines;	
	ix. Internal sign off procedures by management for submitting inputs;	
	x. Whistle blowing policies (in line with Principle 4); and	
	xi. Conflicts of interest procedures and policies, including prohibitions on the Submission of data from Front Office Functions unless the Administrator is satisfied that there are adequate internal oversight and verification procedures for Front Office Function Submissions of	
	data to an Administrator (including safeguards and supervision to address possible conflicts of interests as per	
	paragraphs (v) and (ix) above), the physical separation of employees and reporting lines where appropriate, the consideration of how to identify,	
	disclose, manage, mitigate and avoid	



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	existing or potential incentives to	Emmed (OBA) Somment
	manipulate or otherwise influence data	
	inputs (whether or not in order to influence the Benchmark levels),	
	including, without limitation, through	
	appropriate remuneration policies and	
	by effectively addressing conflicts of interest which may exist between the	
	Submitter's Submission activities	
	(including all staff who perform or otherwise participate in Benchmark	
	Submission responsibilities), and any	
	other business of the Submitter or of any	
	of its affiliates or any of their respective clients or customers.	
15. Internal Controls over	When an Administrator collects data from any external source the	CBA has in place an agreement with CME Inc. regarding the collection of input data
Data Collection	Administrator should ensure that there	from the regulated market on which the
	are appropriate internal controls over its	futures contracts are traded, and
	data collection and transmission	transmission of input data to CBA, and



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	processes. These centrals should	Limited (CBA) Comment contains an obligation to comply with
	processes. These controls should address the process for selecting the source, collecting the data and protecting the integrity and confidentiality of the data. Where Administrators receive data from employees of the Front Office Function, the Administrator should seek corroborating data from other sources.	protocols in relation to the same that protect the integrity and confidentiality of the input data.
16.Complaints	The Administrator should establish and	CBA has in place policies and procedures
Procedures	Publish or Make Available a written complaints procedures policy, by which Stakeholders may submit complaints including concerning whether a specific Benchmark determination is representative of the underlying Interest it seeks to measure, applications of the Methodology in relation to a specific Benchmark determination(s) and other Administrator decisions in relation to a Benchmark determination. The complaints procedures policy should:	for Stakeholders to submit complaints on all aspects of the Benchmark determination process. These policies are available on the CME Group website
	· · · · · · · · · · · · · · · · · · ·	
	a) Permit complaints to be submitted through a user-friendly complaints process such as an electronic Submission process;	CBA has created an email address (internationalcompliance@cmegroup.com) to receive and respond to any complaints.
	b) Contain procedures for receiving and investigating a complaint made about the Administrator's Benchmark determination process on a timely and fair basis by personnel who are independent of any personnel who may be or may have been involved in the subject of the complaint, advising the complainant and other relevant parties of the outcome of its investigation within a reasonable period and retaining all records concerning complaints;	All complaints received will be investigated by personnel who are independent of any personnel who may be, or may have been involved in the subject of the complaint. Any outcomes are reported back to the complainant Stakeholder within a reasonable timeframe (proportionate to the nature of the complaint). All records concerning complaints are kept for a period of 5 years.
	c) Contain a process for escalating complaints, as appropriate, to the Administrator's governance body; and d) Require all documents relating to a complaint, including those submitted by the complainant as well as the Administrator's own record, to be retained for a minimum of five years, subject to applicable national legal or	Complaints will also be reported to the Oversight Committee and CBA board. CME Group maintains a record of all complaints for 5 years in accordance with its regulatory obligations.
	regulatory requirements. Disputes about a Benchmarking determination, which are not formal complaints, should be resolved by the Administrator by reference to its standard appropriate procedures. If a complaint results in a change in a	Changes to the CME Group Petroleum Index Benchmark Methodology will be made in accordance with Principle 12.



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	Benchmark determination, that should be Published or Made Available to Subscribers and Published or Made Available to Stakeholders as soon as possible as set out in the Methodology.	
17.Audits	The Administrator should appoint an independent internal or external auditor with appropriate experience and capability to periodically review and report on the Administrator's adherence to its stated criteria and with the Principles. The frequency of audits should be proportionate to the size and complexity of the Administrator's operations.	CBA is authorised and supervised by the FCA (UK) and undergoes a regular internal audit in accordance with its regulatory requirements. External audits can be requested at any time by the CBA Board, the Oversight Committee or the internal audit function.
	Where appropriate to the level of existing or potential conflicts of interest identified by the Administrator (except for Benchmarks that are otherwise regulated or supervised by a National Authority other than a relevant Regulatory Authority), an Administrator should appoint an independent external auditor with appropriate experience and capability to periodically review and report on the Administrator's adherence to its stated Methodology. The frequency of audits should be proportionate to the size and complexity of the Administrator's Benchmark operations and the breadth and depth of Benchmark use by Stakeholders.	
18.Audit Trail	Written records should be retained by the Administrator for five years, subject to applicable national legal or regulatory requirements on:	CME Group retains all records below for a minimum of 5 years.
	a) All market data, Submissions and any other data and information sources relied upon for Benchmark determination;	All input data used in the calculation of the CME Group Petroleum Index are included in the record retention policy.
	b) The exercise of Expert Judgment made by the Administrator in reaching a Benchmark determination;	N/A – Expert Judgement is not used to determine the CME Group Petroleum Index.
	c) Other changes in or deviations from standard procedures and Methodologies, including those made during periods of market stress or disruption;	Any deviations from standard procedures due to market stress or disruption will be logged and included in the retention policy.
	d) The identity of each person involved in producing a Benchmark determination; and	The identity of individuals responsible for the calculation of the CME Group Petroleum Index are logged and included in the record retention policy.



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	e) Any queries and responses	All queries and responses will be logged
	relating to data inputs.	and included in the record retention policy.
	If these records are held by a Regulated	
	Market or Exchange the Administrator	
	may rely on these records for	
	compliance with this Principle, subject to	
	appropriate written record sharing	
	agreements.	
	When a Benchmark is based on	
	Submissions , the following additional Principle also applies:	
	Submitters should retain records for five	N/A - The CME Group Petroleum Index is
	years subject to applicable national legal	not based on Submissions
	or regulatory requirements on:	
	a) The procedures and	N/A - The CME Group Petroleum Index is
	Methodologies governing the Submission of inputs;	not based on Submissions
	b) The identity of any other person	N/A - The CME Group Petroleum Index is
	who submitted or otherwise generated	not based on Submissions
	any of the data or information provided	
	to the Administrator;	
	c) Names and roles of individuals	N/A - The CME Group Petroleum Index is
	responsible for Submission and	not based on Submissions
	Submission oversight;	
	d) Relevant communications between	N/A - The CME Group Petroleum Index is
	submitting parties;	not based on Submissions
	e) Any interaction with the Administrator;	N/A - The CME Group Petroleum Index is
		not based on Submissions
	f) Any queries received regarding data	N/A - The CME Group Petroleum Index is
	or information provided to the Administrator;	not based on Submissions
	g) Declaration of any conflicts of	N/A - The CME Group Petroleum Index is
	interests and aggregate exposures to	not based on Submissions
	Benchmark related instruments;	
	h) Exposures of individual	N/A - The CME Group Petroleum Index is
	traders/desks to Benchmark related	not based on Submissions
	instruments in order to facilitate audits	
	and investigations; and	
	i) Findings of external/internal audits,	N/A - The CME Group Petroleum Index is
	when available, related to Benchmark	not based on Submissions
	Submission remedial actions and	
	progress in implementing them.	
19. Cooperation	Relevant documents, Audit Trails and	CBA is an authorised Benchmark
with Regulatory	other documents subject to these	Administrator, authorised and supervised
Authorities	Principles shall be made readily	by the FCA (UK) and will cooperate with
	available by the relevant parties to the	appropriate requests from regulatory
	relevant Regulatory Authorities in	authorities having competent jurisdiction
	carrying out their regulatory or	over CBA as requested.
	supervisory duties and handed over	
	promptly upon request.	

