

# Fastmarkets FOEX

Policies, processes and control activities relating to selected price assessments and their adherence with the International Organization of Securities Commissions ("IOSCO") Principles for Oil Price Reporting Agencies ("PRA Principles") and European Benchmarks Regulation (BMR)

### 31 March 2023

**DISCLAIMER** – This report has been prepared to reflect how FOEX Indexes Ltd, which operates under the brand Fastmarkets, has applied the IOSCO Principles for Oil Price Reporting Agencies across its relevant price assessments and specifically to address Principle 2.21. BDO LLP ("BDO") has been selected to fulfil the requirements of Principle 2.21 which requires "An external auditor... to review and report on the PRA's adherence to its stated methodology criteria and with the requirements of the principles".

For the avoidance of doubt, FOEX Indexes Ltd and BDO accept no duty of care or responsibility to the recipient or any other party into whose hands this report may come and you are not permitted to copy or forward the report to any other parties.

### Contents

| Section I: Price Index Framework Overview                                | 3  |
|--|----|
| Section II: Directors' Statement of Adherence                            | 8  |
| Section III: Independent Assurance Report                                | 10 |
| Section IV: Principles, Fastmarkets' Response and Practitioners' Testing | 13 |

## **Section I:** Price Index Framework Overview

Policies, processes and control activities relating to selected price indices and their adherence with the International Organization of Securities Commissions ("IOSCO") Principles for Oil Price Reporting Agencies ("PRA Principles") and EU Benchmarks Regulation (BMR)

### **Price Index Framework Overview**

The International Organisation of Securities Commissions ("IOSCO") published the PRA Principles for Oil Price Reporting Agencies ("PRAs") (thereafter, the "Principles") on 5 October 2012. These were consequently endorsed by the G20 in November 2012. They cover governance, control, integrity and conflict management in relation to commodity benchmark price assessments published by PRAs. At present, PRAs are encouraged to extend adherence to the principles to other commodity benchmark price assessments, not just those relating to oil. Fastmarkets provides benchmark commodity metal price assessments for the global metal industry and benchmark forest products assessments and indices for the global forest products industry. Fastmarkets, in keeping with its commitment provide commodity metal prices that are fair, consistent and reliable, has voluntarily adopted and implemented the Principles.

Fastmarkets is currently in the process of becoming a standalone entity, owned, and controlled by Astorg, a global private equity firm. As such there is a requirement to amend Fastmarket's Policy framework. This has resulted in a program of work to implement Company level policies, integrated with previously divisional level policies. There have been no significant changes to working practices and controls impacting the delivery of Fastmarket Price Assessments. Phase 1 of this activity is scheduled to be completed by 1 June 2023, with Phase 2 planned for completion by the end of the year.

In 2013, the European Commission published a proposal for Benchmarks Regulation ("EU BMR" or "BMR"), which came into effect in January 2018. The regulation's stated aim is to restore confidence in the accuracy, integrity and reliability of benchmarks. It ensures that benchmarks are not subject to conflicts of interest, are determined in line with published methodologies and reflect the actual market or economic reality they are intended to measure. Pursuant to this regulation, Fastmarkets Benchmark Administration Oy ("FBA Oy") was incorporated in December 2020 and authorised as an administrator by the Finnish Financial Supervisory Authority ("FIN-FSA") in February 2021. This includes an independent Board of Directors and its Benchmark Expertise & Oversight Committee ("BEOC"), which comprises of senior members of Fastmarkets. Both meet quarterly to review policies & procedures related to the supervised benchmarks.

As permitted by the BMR, FBA Oy has outsourced certain functions including the running of external audits to Fastmarkets and its legal entities that have operations supervised under the BMR, including Euromoney Global Limited. With the approval of FBA Oy, Fastmarkets has engaged BDO LLP to provide independent assurance over its statements of adherence to the IOSCO PRA Principles, contained in Section IV of this report, with respect to metals benchmarks in scope and other metals price assessments.

As per guidance by the European Securities and Markets Authority ("ESMA") in December 2019, this assurance review is sufficient to demonstrate compliance with the requirements of BMR for commodity benchmarks (paragraph 18 of Annex II).

In line with FBA Oy's BMR authorisation, the following Benchmarks are in scope:

- FOEX PIX NBSK Pulp Index, Europe, in USD
- FOEX PIX BHKP Index, Europe, in USD

The list of benchmarks is reviewed annually by FBA Oy who approve the letters of engagement of the external independent auditor and schedule of audits.

Principle 2.20 is not in scope for this report because the principle is a statement of intention.

#### **Overview**

Fastmarkets publishes news, fundamental data, pricing information and other analysis for the metals, mining, forest products and agriculture markets and acts as the operational brand of FOEX Indexes Ltd.

Fastmarkets aims to provide leading pricing intelligence, including independent industry price assessments and indices, for the metals, mining, forest products and agriculture industries. The group's global portfolio of news, analysis, conferences and insight services complement these price assessments and indices.

Our price reporters assess more than 5,000 non-ferrous, ferrous, raw material and nonmetallic mineral prices, as well as pulp and paper, wood products, timber and biomass, nonwovens and grains and biofuel prices, many of which are the industry-standard price assessments and indices that are trusted and used across the industry supply chain. Fastmarkets is a completely impartial and independent PRA - it engages with all sides of the market including sellers, buyers and traders, during the price-discovery process

Our assessments and indices are used by our clients for contract pricing and internal applications. The world's major exchanges (such as SGX and CME) use our prices to settle financial and risk management contracts.

Our team of reporters have a leading breadth and depth of metals, minerals, forest and agriculture products expertise; our footprint ensures global coverage. Our market reports, commentary and analysis deliver in-depth data on the metals, mining, forest and agriculture products markets, allowing businesses to understand and track key changes in the markets and to stay competitive.

Whether for the production, trading, purchasing or consumption of metals, Fastmarkets can ensure organisations have a comprehensive package of dependable prices and actionable market intelligence. Fastmarkets can provide data to businesses, delivered to suit any needs, including XML data feeds.

Fastmarkets' business is defined by the integral position of its data within the markets it serves. Over time, the prices assessed and published by Fastmarkets have become the established price assessments used by the industry for reference pricing in contracts and enabling trading in many markets to function effectively.

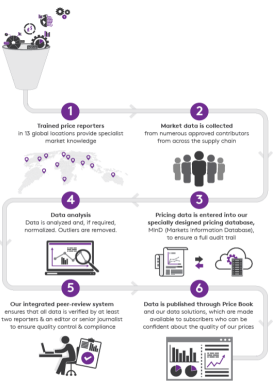
The market shift towards price assessment and index benchmarking has also brought greater scrutiny to the processes in terms of compliance. Fastmarkets has applied industrywide principles that have been laid down primarily for the oil and energy markets and is now able to use that as an additional competitive advantage, underlining the credibility and integrity of the business and the data it provides.

The proliferation of the use of its data as price assessments and indices has allowed Fastmarkets to go through a rapid business change across the organisation that puts the emphasis on being a PRA. This has led to a shift in the way our data and content is monetised and has allowed us to adopt a new data licensing strategy alongside our traditional subscription-based model.

To augment the high-quality data we produce, Fastmarkets provides key exchange data to complement the physical price assessments and indices it provides through a highly versatile and configurable desktop application that can be scaled into the vertical sectors of the markets it serves.

The investment and changes that the Group is making in Fastmarkets are examples of the strategy of investing in big themes, such as price discovery, to position the Group for future growth.

#### PRICING DISCOVERY PROCESS DIAGRAM



#### **CONTROL ENVIRONMENT**

#### **Methodologies**

Wholly independent and transparent Methodologies and price specifications are central to Fastmarkets' price assessments.

#### **Code of Conduct**

Fastmarkets has a Code of Conduct that sets guidelines for employees to adhere to during their daily business activities. All Fastmarkets employees must act with the highest standards of personal and professional integrity and comply with all applicable laws, regulations and Fastmarkets' policies.

#### **Policies and Procedures**

Fastmarkets uses a range of policies to ensure that its quality and integrity standards for market data are followed by its employees. Policies and procedures are incorporated into the Fastmarkets' Compliance Manual ("The Compliance Manual").

The Compliance Manual incorporates:

- Code of Conduct
- Data Submitter Policy
- Contributor Approval Policy
- Methodology Review and Change Consultation Process
- Corrections and New Pricing Launch Procedures
- Complaints Handling Policy
- Gift, Entertainment & Hospitality Policy

- Pricing Procedure
- Antitrust and Competition Law Handbook
- PRA Editorial Hiring guidance

The majority of our policies and procedures are publicly available; those that are not are internal documents that contain confidential information. Fastmarkets' policies and documents are reviewed on at least an annual basis.

#### Training, Development and Recruitment

Fastmarkets employs highly skilled market assessors who are sufficiently trained and experienced, including the ability to cover markets if a primary market assessor were to become unavailable, as needed. Fastmarkets price reporting teams plan the back-up for each market reporter, enabling sufficient coverage. New employees go through a stringent on-boarding process that includes mandatorytraining on an intensive basis.

#### Segregation of Duties

Fastmarkets functionally separates departments, job functions and system access that are incompatible with the pricing division or would create an appearance of a conflict of interest.

#### **Price Database and Two-Level Approvals**

Fastmarkets has unique systems and technology infrastructure that ensure data integrity at every stage. Our price database, Market Information Database (MInD), enforces strict pricing procedures, security of data, consistency and accountability. Used by our entire network of global price reporters, MInD's integrated peer review system ensures that the assessment follows established Fastmarkets methodology and that the logic underpinning the assessment is well supported before publishing and provides a clear audit trail.

#### **External Auditing**

FOEX Indexes Ltd engaged BDO to provide independent assurance over Fastmarkets' description of the policy statements, processes and control activities as at 31 March 2023 and operation of processes and control activities for the year ended 31 March 2023 relating to the in scope price assessments to address the IOSCO Principles.

#### Scope

The following list specifies the price assessments that are included within the scope of this assurance. These price assessments have all been subject to reasonable assurance for the year from 1 April 2022 to 31 March 2023:

#### • PIX Pulp Indices (Europe)

- PIX NBSK
- PIX BHKP
- PIX Recovered Paper Indices (Europe)
  - $\circ$   $\,$  PIX OCC 1.04 dd  $\,$
  - PIX ONP/OMG 1.11 dd
- PIX Pulp Indices (China)
  - PIX NBSK
  - PIX BHKP

## **Section II:**

**Directors' Statement of Adherence** 

### **Directors' Statement of Adherence**

As the Directors of Euromoney Global Limited, we are solely responsible for the preparation of this report in line with the outsourcing agreement with Fastmarkets Benchmark Administration Oy ("FBA Oy"). We have designed, implemented, operated and monitored compliance with policies, processes and control activities that adhere to the Principles for Oil Price Reporting Agencies published by the International Organization of Securities Commissions (the "PRA Principles") for the in scope price assessments listed in Section I.

We are also responsible for this Statement of Adherence and Fastmarkets' Response to the PRA Principles presented in this report including the policies, processes and control activities designed to address the PRA Principles.

We confirm that, for all price assessments in scope:

- Section IV of the accompanying report fairly presents the Company's detailed responses to the PRA Principle as at 31 March 2023; and
- The processes and control activities in respect of the in scope price assessments have operated as described, throughout the period from 1 April 2022 to 31 March 2023.

— Docusigned by: Rafu Daswai

\_0B7D56D474A249C...

Raju Daswani Director For and on behalf of the Board of Directors of FOEX Indexes Ltd 20 April 2023

# **Section III:**

**Independent Assurance Report** 

Independent Practitioner's Assurance Report to the Directors of FOEX Indexes Ltd (the "Company"), in respect of the Company's Response to the Principles for Oil Price Reporting Agencies

We were engaged by FOEX Indexes Ltd (the "Company") to report on the Company's accompanying description of the policies, process and control activities as set out in Section IV, that have been put in place to adhere to the Principles for Oil Price Reporting Agencies published by the International Organisation of Securities Commissions (excluding Principle 2.20, the "PRA Principles") as at 31 March 2023 for the in scope benchmark price assessments listed in Section I. In addition we report on whether the process and control activities identified in the Company's Response have operated as described, throughout the period 1 April 2022 to 31 March 2023.

#### **Responsibilities of the Directors**

The Directors are responsible for preparing the Statement of Adherence to the PRA Principles, set out and supported by the detailed responses to the PRA Principles in Section IV. They are also responsible for ensuring that the Company designs, implements and monitors compliance policies, process and control activities that adhere to the PRA Principles.

The Directors shall ensure that the results of the audits are immediately reported to the Board of FBA Oy, who shares them with the FIN-FSA and makes them publicly available where required under the BMR. If requested, the Directors shall arrange for FBA Oy to meet with BDO and ask questions about performance related to the provision of benchmarks and the quality of the audit.

#### **Our Responsibilities**

Our responsibility is to undertake an assurance engagement and examine the Company's detailed responses to the PRA Principles, as set out in Section IV, in respect of the in scope price assessments, and report thereon in the form of an independent assurance conclusion based on the evidence obtained. We conducted our engagement in accordance with International Standard on Assurance Engagements (ISAE) 3000 Revised, Assurance Engagements Other Than Audits or Reviews of Historical Financial Information issued by the International Auditing and Assurance Standards Board and with regard to the ICAEW's guidance within Technical Release Tech 02/14FSF 'Assurance reports on benchmarks and indices'.

That standard requires that we comply with ethical requirements, including independence requirements, and plan and perform our procedures to obtain sufficient evidence to express a meaningful level of assurance report in connection with Company's Response to the PRA Principles, as set out in Section IV, in respect of the in scope price assessments. In connection with the in scope benchmark price assessments, we report to you, in our opinion, based on the results of our work (which is further described below) whether the Company's Response in Section IV is fairly stated, in all material respects as at 31 March 2023 and whether the process and control activities therein have operated as described during the period 1 April 2022 to 31 March 2023.

#### Scope of the Assurance Engagement

The objective of an assurance engagement is to obtain such appropriate evidence as we consider sufficient to enable us to express our conclusions. The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent, than for a reasonable assurance engagement. Consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed.

Our engagement includes examination, on a test basis, of evidence relevant to assessing (i) the Company's Response to the PRA Principles, excluding Principle 2.20, for the in scope benchmark price assessments, and (ii) whether process and control activities have operated as described in respect of the in scope benchmark price assessments throughout the year 1 April 2022 to 31 March 2023. Our procedures are described in the Practitioner's Testing column in Section IV of this report. The procedures selected depend on our

understanding of the Company's Response to the PRA Principles and other engagement circumstances, and our consideration of areas where material misstatements are likely to arise, whether due to fraud or error.

Our procedures were not sufficient to enable us to conclude on the suitability of design of the policies process or control activities in place to address the PRA Principles. While the Company's Response may be informed by the need to satisfy legal or regulatory requirements, our scope of work and our conclusions do not constitute assurance over compliance with those laws and regulations.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our conclusion.

#### Conclusion

#### Reasonable assurance opinion

In our opinion, based on the results of our procedures:

- Fastmarkets' Response to the PRA Principles, with the exception of Principle 2.20, in respect of all in scope benchmark price assessments, as set out in Section IV, as at 31 March 2023 is fairly stated in all material respects; and
- The process and control activities have operated as described, throughout the period 1 April 2022 to 31 March 2023.

#### **Restriction of Use of Our Report**

This report is made solely for the use and benefit to the Directors in connection with principle 2.21 of the PRA Principles. Our work has been undertaken in accordance with our agreement dated 04 January 2023 so that we might state to the Directors those matters we are required to state in an independent assurance report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility and deny any liability to any party other than the Directors and the Company for our work, for this report, or for the conclusions we have reached.

Our report is released to Directors on the basis that it shall not be copied, referred to or disclosed, in whole or in part, without our prior written consent.

#### Other information

The information included in Section I describing the Company's Overview, Corporate Structure and Governance, reporting best practice and in scope benchmark price assessments are presented by the Directors to provide additional information and is not part of the Company's Response to the PRA Principles. Such information has not been subjected to the procedures applied in the examination of the Company's Response to the PRA Principles, related to the reporting of benchmark price assessments, and accordingly, we express no opinion on it.

BDO LLP

BDO LLP Chartered Accountants Location United Kingdom 20 April 2023

BDO LLP is a limited liability partnership registered in England and Wales (with registered number OC305127).

## **Section IV:**

Principles, Fastmarkets' Response and Practitioner's Testing

### Principles, Fastmarkets' Response and Practitioner's Testing

#### Introduction

The table below sets out the Response of Fastmarkets FOEX ("Fastmarkets") in terms of how it adheres to each of the PRA Principles. Fastmarkets' Response is separated into Context, Policy Statements and Process and Control Activities.

The accompanying 'Practitioners' Testing' summarises the work performed by BDO to validate that the Policy Statements and Process and Control Activities, summarised by Fastmarkets, are reflective of working practices. This supports the Directors' Statement of Adherence and Independent Assurance Report as documented in Sections II and III, respectively.

The validation approach is summarised below:

| Fastmarkets'<br>Response                    | Practitioner's<br>Testing   |
|---|---|
|   | Validation Approach   |
| Context                                     | Where used, this section includes background information only and therefore was not validated.  |
| Policy<br>Statement<br>(PS)                 | Checked for existence of the Policy or Methodology in line with what has been described in Fastmarkets' Response as at 31 March 2023.                                 |
| Process and<br>Control<br>Activity<br>(PCA) | Checked on a sample basis of whether a process and control activity has operated as described in Fastmarkets' throughout the period of 1 April 2022 to 31 March 2023. |



| IOSCO Principle  | Fastmarkets' Response  | Practitioner's Testing   |
|--|--|--|
| 1. Quality and Integrity of  | PRA Methodologies  |  |
| Methodology  |  |  |
| 1.1 A PRA should<br>formalise, document, and<br>make public any<br>Methodology that it uses<br>for a price assessment.   | Context The relevant Fastmarkets' Methodologies (the "Methodologies") for this assurance review and covering all price assessments listed in Section I of this report are: PIX Pulp Europe Methodology PIX Recovered Paper Europe Methodology PIX Pulp China Indices Methodology Process and Control Activities The Methodologies are formalised, documented and publicly available on the Fastmarkets' website: https://www.foex.fi/index.php?pag e= pix-methodologies-policies | Process and Control<br>Activities<br>BDO inspected Fastmarkets'<br>website:<br>https://www.foex.fi/index.ph<br>p?page=pix-Methodologies-<br>policies and noted that the<br>Methodologies are formalised,<br>documented, and publicly<br>available.   |
| 1.2 A Methodology should<br>aim to achieve price<br>assessments which are<br>reliable indicators of oil<br>market values, free from<br>distortion and<br>representative of the<br>particular market to which<br>they relate.   | <ul> <li>Policy Statement</li> <li>The Methodologies are market-specific methodologies that are tailored to the respective European and Chinese pulp and recovered paper markets.</li> <li>Please refer to Principle 1.3 (a) – (h) for additional detail on the content of the Methodologies.</li> <li>Please refer to Principle 1.4 (a) for the rationale behind adopting the Methodologies.</li> </ul>   | <ul> <li>Policy Statement</li> <li>BDO inspected the<br/>Methodologies and noted that<br/>they are as described in<br/>Fastmarkets' Response to<br/>Principle 1.2.</li> <li>For testing of the contents of<br/>the in scope Fastmarkets'<br/>Methodologies, please refer to<br/>Principle 1.3.</li> <li>For testing of Fastmarkets'<br/>rationale behind adopting the<br/>Methodologies, please refer to<br/>Principle 1.4.</li> </ul> |
| <ul> <li>1.3 At a minimum, a<br/>Methodology should<br/>contain and describe:</li> <li>a) All criteria and<br/>procedures that are used<br/>to develop an assessment<br/>including how the PRA<br/>uses the specific volume,<br/>concluded and reported<br/>transactions, bids, offers<br/>and any other market<br/>information (collectively<br/>`market data') in its</li> </ul> | <ul> <li>Policy Statement</li> <li>The Methodologies describe: <ul> <li>a) All criteria and procedures used to develop an assessment:</li> <li>Per section 1.1, PIX indices are based on concluded transactions;</li> <li>PIX European and Pix Pulp China indices are stated in US Dollars per metric ton, which</li> </ul> </li> </ul>  | Policy Statement<br>BDO inspected the<br>Methodologies and noted that<br>they are as described in<br>Fastmarkets' Response to<br>Principle 1.3 (a) – (h).  |



| -  |   |                        |
|--|---|------------------------|
| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing |
| <ul> <li>assessment and/or</li> <li>assessment time periods</li> <li>(e.g., windows), why a</li> <li>specific reference unit is</li> <li>used (e.g., barrels of oil),</li> <li>how the PRA collects such</li> <li>market data, the</li> <li>guidelines that control</li> <li>the exercise of judgment</li> <li>by assessors and any</li> <li>other information, such</li> <li>as assumptions, models</li> <li>and/or extrapolation from</li> <li>collected data that are</li> <li>considered in making an</li> <li>assessment;</li> <li>b) Its procedures and</li> <li>practices that are</li> <li>designedto ensure</li> <li>consistency between its</li> </ul> | <ul> <li>is the globally accepted unit<br/>and currency used in market<br/>pulp trade. Euro equivalents<br/>are provided for comparison,<br/>only for the European pulp<br/>indices</li> <li>PIX RCP indices are stated in<br/>Euro per metric ton, which is<br/>the most widely used unit<br/>and currency of trade in<br/>Europe.</li> <li>Per section 1.1, market data<br/>is confirmed by Fastmarkets'<br/>staff based on confidential<br/>price information for actual,<br/>physical trades of the<br/>commodity, collected on a<br/>weekly basis by telephone</li> </ul>  |                        |
| assessors in exercising their judgment;  | and email from companies trading in that commodity.   |                        |
| <ul> <li>c) The relative importance that generally will be assigned to each criterion used in forming the price assessment (i.e., type of market data used, type of criterion used to guide judgment). [This is not intended to restrict the specific application of the relevant Methodology but isto ensure the quality and integrity of the price assessment.]</li> <li>d) Criteria that identify the minimum amount of transaction data (i.e., completed transactions) required for a particular price assessment (the "transaction data threshold"). If no such threshold exists, the</li> </ul>  | <ul> <li>Please refer to Principle 1.3 (f) below for detail on the method through which information is collected.</li> <li>b) PIX indices are mathematically calculated. The Methodologies explain that price providers agree to report their prices according to the Methodology described in this document and based on all transactions meeting the specifications and to consult with Fastmarkets if they have any doubts as to the validity of a price to be reported. All Fastmarkets' price reporters are formally trained in the price discovery process and must abide by a written Code of Conduct and pricing procedure.</li> <li>c) The Methodologies explain specifically and objectively how</li> </ul> |                        |
| reasonswhy a minimum<br>threshold isnot established<br>should be explained,<br>including procedures where<br>there is no transaction data  | data is used to produce the final<br>index value. PIX indices are<br>based on concluded/final<br>transactions. Bids, offers etc. are<br>not considered.   |                        |
| e) Criteria that address the<br>assessment periods where<br>the submitted data fall<br>belowthe Methodology's<br>recommended transaction<br>data threshold or the<br>requisite PRA's quality<br>standards, including any<br>alternative methods of   | <ul> <li>d) The Methodologies explain that<br/>Fastmarkets does not apply any<br/>formal minimum threshold for<br/>producing an index. However<br/>fallback procedures exist for<br/>times of low data input (see<br/>section 1.11).</li> <li>e) Per section 1.11 of the<br/>Methodologies, in the event that</li> </ul>  |                        |



| IOSCO Principle   | Fastmarkets' Response   | Practitioner's Testing  |
|---|---|---|
| <ul> <li>assessment (e.g.,<br/>theoreticalestimation<br/>models). Those criteria<br/>should explain the<br/>procedures used where no<br/>transaction data exists;</li> <li>f) Criteria for timeliness of<br/>market data submissions<br/>and the means for such<br/>submissions (e.g.,<br/>electronically, via<br/>telephone, etc.);</li> <li>g) Criteria and procedures<br/>that address assessment<br/>periods where one or<br/>morereporting entity<br/>submits market data that<br/>constitutea significant<br/>proportion of the total<br/>data upon which the<br/>assessment is based (i.e.,<br/>key submitter<br/>dependency). The PRA<br/>should also define in its<br/>criteria and procedures<br/>for what constitutes a<br/>"significant proportion"<br/>for each price<br/>assessment;</li> <li>h) Criteria according to<br/>which transaction data<br/>may be excluded from a<br/>price assessment.</li> </ul> | <ul> <li>there are not enough eligible price points in a given week, and the lack of price points is threatening to distort the index development, Fastmarkets reserves the right to roll forward previous week's price points or republish the index value of the previous week.</li> <li>f) Per section 1.2 of the Methodologies, market data is collected on a weekly basis by telephone and email.</li> <li>g) The Methodologies explain that key submitter dependency is mitigated in the following ways:</li> <li>The weighting scale limits weight of very largest players - the weighting of any one individual contributor is capped at 25%.</li> <li>The Methodologies state that the index value is always based 50% on buyer data and 50% of seller data with a balancing process if buyers and sellers submit unequal numbers of price points.</li> <li>h) The Methodologies list the types of qualifying transaction that are routinely excluded (inter-affiliate transactions, indexed transactions). In addition, per section 1.9, the highest and lowest 10% of price points are removed before calculating the final PIX index values.</li> </ul> |   |
| 1.4 A PRA should describe and publish   | Policy Statement  | Policy Statement  |
| <ul> <li>the:</li> <li>a) Rationale for adopting a particular Methodology, including any price adjustment techniques and a justification of why the time period or window within which market data is accepted is a reliable indicator of physical market values;</li> <li>b) Procedure for internal review and approval of a given Methodology, as well as the frequency of</li> </ul>   | <ul> <li>The Methodologies describe:</li> <li>a) The rationale for adopting the stated process; any price adjustment techniques; the particular time periods within which market data is deemed reliable and therefore accepted; and justification as to why they are a reliable indicator of physical market values.</li> <li>b) Retrospective changes to the published values will only be made in cases of administrative or calculation error leading to a material change in price.</li> </ul>   | <ul> <li>BDO inspected the<br/>Methodologies and noted<br/>that they are as described in<br/>the Fastmarkets' Response to<br/>Principle 1.4 (a) – (b).</li> <li>Process and Control<br/>Activities</li> <li>BDO inspected the website:<br/>https://www.foex.fi/index.ph<br/>p?page=pix-Methodologies-<br/>policies and noted that the<br/>Methodologies are formalised<br/>and publicly available.</li> </ul> |



| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing   |
|--|---|--|
| this review;   | Process and Control Activities  | Policy Statement   |
| c) Procedure for external<br>review of a given<br>Methodology, including<br>the procedures to gain<br>market acceptance of the<br>Methodology through<br>consultation with<br>stakeholders on<br>important changes to<br>their price assessment<br>processes.            | <ul> <li>c) The Methodologies are formalised<br/>and publicly available on the<br/>Fastmarkets' website:<br/><u>https://www.foex.fi/index.php?pa</u><br/><u>ge=pix-methodologies-policies</u></li> <li><b>Policy Statement</b></li> <li>Please refer to Principle 1.6 below<br/>for detail on the internal review<br/>including the frequency of review<br/>of the Methodologies.</li> <li>d) The Methodology Review and<br/>Change Consultation Process</li> </ul>   | For testing of internal review<br>including the frequency of<br>review of the Methodologies,<br>please refer to Principle 1.6.<br>BDO inspected the<br>Methodology Review and<br>Change Consultation Process<br>and noted it is as described<br>in Fastmarkets' Response to<br>Principle 1.4 (d).<br>For testing of external review<br>of the Methodologies, please<br>refer to Principle 1.5. |
|  | states that:<br>For prices subject to the EU BMR,   | Process and Control<br>Activities  |
|  | <ul> <li>For prices subject to the EU BMR, any proposed change to the Methodology requires approval by the Managing Director of Fastmarkets Benchmark Administration Oy (FBA). Any material change to the Methodology requires approval by the Board of Directors of FBA. All Methodologies subject to the BMR must be ratified by the Board of Directors of FBA on an annual basis.</li> <li>Please refer to Principle 1.5 below for detail on the external review of the Methodologies.</li> <li><b>Process and Control Activities</b></li> <li>Fastmarkets' Risk and Compliance team provides a monthly report to FBA Oy highlighting any change to the Methodologies and any corrections, complaints, conflicts of interest or any other incident related to price assessments subject to the BMR.</li> </ul> | Activities<br>For a sample of months, BDO<br>inspected monthly reports<br>and confirmed that FBA Oy<br>received a report detailing<br>any change to the<br>Methodologies and any<br>corrections, complaints,<br>conflicts of interest or any<br>other incident related to<br>price assessments subject to<br>the BMR.  |
| Changes to a Methodology   |   |  |
| 1.5 A PRA should adopt<br>and make public to<br>stakeholders explicit<br>procedures and<br>rationale of any<br>proposed material<br>change in its<br>Methodology. Those<br>procedures should be<br>consistent with the<br>overriding objective<br>that a PRA must ensure | <b>Context</b><br>The Fastmarkets Methodology<br>Review and Change Consultation<br>Process defines what constitutes a<br>material change and describes the<br>process for consulting the industry<br>on the suitability of our<br>Methodologies as well as the<br>process for the proposal, approval<br>and implementation of material<br>changes to the Methodologies.   | Policy Statement<br>BDO inspected the<br>Fastmarkets Methodology<br>Review and Change<br>Consultation Process and<br>noted that it is as described<br>in Fastmarkets' Response to<br>Principle 1.5 (a) – (c).  |



| IOSCO Principle   | Fastmarkets' Response   | Practitioner's Testing   |
|---|---|--|
| the continued integrity<br>of its price   | Policy Statement  | Process and Control<br>Activities  |
| <ul> <li>assessments and<br/>implement changes for<br/>good order of the<br/>particular market to<br/>which such changes<br/>relate. Such procedures<br/>should:</li> <li>a) Provide advance notice<br/>in a clear timeframe that<br/>gives stakeholders<br/>sufficient opportunity to<br/>analyse and comment on<br/>the impact of such<br/>proposed changes,<br/>having regard to the<br/>PRA's assessment of the<br/>overall circumstances;</li> <li>b) Provide for<br/>stakeholders' comments,<br/>and the PRA's response<br/>to those comments, to be<br/>made accessible to all<br/>market stakeholders after<br/>any given consultation<br/>period, except where the<br/>commenter has<br/>requested confidentiality.</li> </ul> | <ul> <li>The Fastmarkets Methodology<br/>Review and Change Consultation<br/>Process describes:</li> <li>a) That if Fastmarkets believes a<br/>material change to the<br/>Methodology is required or has<br/>received feedback from the<br/>industry through a consultation<br/>process, suggesting a change<br/>that Fastmarkets finds to be<br/>necessary, it will start the<br/>consultation process by posting a<br/>pricing notice on its website<br/>detailing: The outline of the<br/>proposed change; The rationale<br/>or motivation for proposing such<br/>a change; and a proposed<br/>timetable for the date on which, if<br/>the change goes ahead, it would<br/>be implemented.</li> <li>b) Fastmarkets publish a pricing<br/>notice announcing the outcome of<br/>the review, including the<br/>rationale for the decision and<br/>whenever possible feedback<br/>received unless stated as<br/>confidential. Fastmarkets<br/>reserves the right to paraphrase<br/>and group comments received<br/>into a comprehensive rationale<br/>explaining the decision.</li> <li>Process and Control Activities</li> <li>The Fastmarkets Methodology<br/>Review and Change Consultation<br/>Process is formalised and made<br/>publicly available on the<br/>Fastmarkets' website:<br/>https://www.foex.fi/uploads/polici<br/>es/ FM-policies-Methodology-<br/>Review- Process.pdf</li> <li>Please refer to Principle 1.6 below<br/>for process and control activities<br/>on publishing the explicit<br/>procedures performed and the<br/>rationale of any proposed material<br/>changes to the Methodologies.</li> <li>Policy Statement</li> <li>c) The Methodology Review and<br/>Change Process states that: For<br/>prices subject to the EU BMR, any<br/>proposed change to the<br/>Methodology requires approval by<br/>the Managing Director of</li> </ul> | BDO inspected the website:<br>https://www.foex.fi/uploads/<br>policies/ FM-policies-<br>Methodology-Review-<br>Process.pdf and confirmed<br>the Fastmarkets'<br>Methodology Review and<br>Change Consultation Process<br>is publicly available.<br>For testing on publishing of<br>the explicit procedures<br>performed and the rationale<br>of any proposed material<br>changes to the<br>Methodologies, please refer<br>to Principle 1.6.<br>For a sample of months, BDO<br>inspected monthly reports<br>and confirmed that FBA Oy<br>received a report detailing<br>any change to the<br>Methodologies and any<br>corrections, complaints,<br>conflicts of interest or any<br>other incident related to<br>price assessments subject to<br>the BMR. |



| IOSCO Principle  | Fastmarkets' Response  | Practitioner's Testing  |
|--|--|---|
|  | Fastmarkets Benchmark<br>Administration Oy (FBA). Any<br>material change to the<br>Methodology requires approval by<br>the Board of Directors of FBA. All<br>Methodologies subject to the BMR<br>must be ratified by the Board of<br>Directors of FBA on an annual<br>basis.   |   |
|  | Process and Control Activities   |   |
|  | Fastmarkets' Risk and Compliance<br>team provides a monthly report to<br>FBA Oy highlighting any change to<br>Methodologies and any<br>corrections, complaints, conflicts<br>of interest or any other incident<br>related to price assessments<br>subject to the BMR.  |   |
| 1.6 A PRA should   | Policy Statement   | Policy Statement  |
| engage in the routine<br>examination of its<br>Methodologies for the<br>purpose of ensuring<br>that they reliably<br>reflect the physical<br>market under<br>assessment. This<br>should include a<br>process for taking into<br>account the views of<br>relevant stakeholders. | The Fastmarkets Methodology<br>Review and Change Consultation<br>Process details the procedure for<br>internal review of the<br>Methodologies and defines<br>materiality for changes. A change<br>will be considered material if it<br>may result in fundamental<br>changes to the published price<br>once implemented.<br>For prices subject to the EU BMR,<br>any proposed change to the<br>Methodology requires approval by<br>the Managing Director of FBA Oy.<br>Any material change to the<br>Methodology requires approval by<br>the Board of Directors of FBA. | <ul> <li>BDO inspected the<br/>Fastmarkets Methodology<br/>Review and Change<br/>Consultation Process and<br/>noted it is as described in<br/>Fastmarkets' Response to<br/>Principle 1.6.</li> <li>Process and Control<br/>Activity</li> <li>For a sample of methodology<br/>reviews, BDO inspected the<br/>Methodology Review<br/>Assessment Form and noted<br/>that each Methodology had<br/>been formally reviewed and<br/>approved by the editorial<br/>team during the period under<br/>review.</li> </ul> |
|  | <ul> <li>On an annual basis, Fastmarkets carry out a formal review and approval of the Methodologies:</li> <li>To initiate this process, the editorial teams issue an open external consultation through a pricing notice, at least one month before the annual Methodology review is due, inviting feedback from users and subscribers over the duration of that consultation period.</li> <li>If the editorial teams internally identify changes</li> </ul>  | For the sample of<br>methodology reviews, BDO<br>inspected the published<br>notice and noted that an open<br>external consultation was<br>issued inviting feedback from<br>users and subscribers.<br>For the sample of<br>methodology reviews, no<br>material changes were<br>internally identified by the<br>editorial teams as being<br>required and for each<br>Methodology, BDO inspected<br>the pricing notice and noted it<br>detailed the timetable for the  |



| _  |   | Т  |
|--|---|--|
| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing   |
|  | <ul> <li>required to existing<br/>Methodologies, they classify<br/>them either as 'material' or<br/>'immaterial' and include<br/>proposed material changes in<br/>the same pricing notice. The<br/>price notice sets out the<br/>timetable for external<br/>consultation and including the<br/>method for submission.</li> <li>At the end of the consultation<br/>period, the editorial teams<br/>review any external feedback<br/>received and decide on<br/>whether a change should be<br/>made. The decision is<br/>approved by the managing<br/>editor, announced via a new<br/>pricing notice concluding the<br/>outcome of the review and<br/>includes the rationale for the<br/>decision and whenever<br/>possible feedback received<br/>unless stated as confidential.<br/>Fastmarkets reserves the<br/>right to paraphrase and<br/>group comments received<br/>into a comprehensive<br/>rationale explaining the<br/>decision.</li> <li>A record of the Methodology<br/>review is shared with the Risk<br/>and Compliance team.</li> <li>Once changes are implemented,<br/>the revised Methodology is made<br/>publicly available on the<br/>Fastmarkets website:</li> </ul> | <ul> <li>external consultation and<br/>method for submission.</li> <li>For the sample of<br/>methodology reviews, BDO<br/>inspected the relevant<br/>Methodology Assessment<br/>Review Form and noted that<br/>feedback was reviewed by the<br/>Managing Editor and there<br/>were no proposed changes.</li> <li>For the sample of<br/>methodology reviews, BDO<br/>inspected the pricing notice<br/>and noted that it detailed the<br/>outcome of the review<br/>including rationale for the<br/>decision and feedback<br/>received, maintaining<br/>confidentiality where it was<br/>requested.</li> <li>For all in scope<br/>Methodologies, BDO<br/>confirmed that the record of<br/>the Methodology review was<br/>sent to the Risk and<br/>Compliance team.</li> <li>For the sample of<br/>methodology reviews, no<br/>changes were identified as<br/>being required following<br/>feedback received during the<br/>period under review.<br/>Therefore, BDO did not<br/>perform validation procedures<br/>to verify their publication and<br/>inclusion of changes in the<br/>Revision History section of<br/>the Methodologies.</li> </ul> |
|  | https://www.foex.fi/index.php?pag<br>e= pix-methodologies-policies<br>Methodology changes are also<br>noted in the Revision History   |  |
|  | section of the Methodology guide.   |  |
| 2. Quality and Integrity of  | Price Assessments   |  |
| 2.1 A PRA should take measures that are  | Policy Statement  | Policy Statement   |
| intended to ensure the<br>quality and integrity of<br>the price assessment<br>process. | The Compliance Manual contains<br>measures that are intended to<br>ensure the quality and integrity of<br>the pricing process. This includes<br>the following areas:  | BDO inspected the<br>Fastmarkets' Compliance<br>Manual and noted that it is<br>as described in Fastmarkets'<br>Response to Principle 2.1.  |
|  | Quality and integrity of  |  |



| IOSCO Principle   | Fastmarkets' Response   | Practitioner's Testing  |
|---|---|---|
|   | <ul> <li>Methodologies;</li> <li>Review of Methodologies;</li> <li>Market data used in price<br/>assessments/The Data<br/>Submitter Policy;</li> <li>Selection/performance review<br/>and training of assessors;</li> <li>Supervision and review of<br/>price assessments;</li> <li>Audit trail;</li> <li>Conflict of Interest;</li> <li>PRA Editorial Hiring<br/>Guidance;</li> <li>Complaint handling; and</li> <li>Antitrust handbook.</li> </ul> Process and Control Activity Please refer to Principle 2.2 to 2.19<br>below for further process and<br>control activities. | Process and Control<br>Activities<br>Please refer to responses for<br>Principles 2.2 to 2.19 for<br>further testing of process and<br>control activities.   |
| Market Data used in Price   | Assessments   |   |
| 2.2 A PRA should:   | Policy Statement  | Policy Statement  |
| <ul> <li>a) Specify with<br/>particularity the criteria<br/>that define the physical<br/>commodity that is the<br/>subject of a particular<br/>Methodology.</li> <li>b) Utilise its market data,<br/>giving priority in the<br/>following order, where<br/>consistent with the PRA's<br/>approach to ensuring the<br/>quality and integrity of a</li> </ul> | <ul> <li>a) The Methodologies specify the criteria that define the physical commodity and the market that is being assessed (Price Index Specifications).</li> <li>b) Please refer to Principle 1.3 (a) - (c) above for details on the priority market data.</li> <li>c) The Methodologies explain that several means are used to ensure that data are bona fide, including:</li> </ul>   | BDO inspected the<br>Methodologies and noted that<br>they are as described in<br>Fastmarkets' Response to<br>Principle 2.2 (a), (c) and (d).<br>For testing of Fastmarkets'<br>market data priorities, please<br>refer to Principle 1.3 (a) -<br>(c).<br>BDO inspected the Data   |
| <ol> <li>Quality and integrity of a price assessment:</li> <li>1. Concluded and reportedtransactions.</li> <li>2. Bids and offers.</li> <li>3. Other market information.</li> <li>Nothing in this provision is intended to restrict a PRA's</li> </ol>  | <ul> <li>Methodologies specify that<br/>only open market<br/>transactions, not internal,<br/>inter-affiliate transactions,<br/>are included.</li> <li>Fastmarkets' staff review<br/>price data for anomalies and<br/>inconsistencies, and they<br/>contact data providers to</li> </ul>   | Submitter policy and noted<br>that it is as described in<br>Fastmarkets' Response to<br>Principle 2.2 (c), (e) and (f).<br>BDO inspected the<br>Compliance Manual and noted<br>that it is as described in<br>Fastmarkets' Response to<br>Principle 2.2 (g)<br>For testing of Fastmarkets'<br>measures in place to ensure<br>that, to the extent possible, |



| Fastmarkets  |   |   |
|--|---|---|
| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing  |
| flexibility in using<br>market data consistent<br>with its methodologies.<br>However, if concluded<br>transactions are not   | <ul><li>clarify any questions that arise.</li><li>The top and bottom 10% of price points are excluded in</li></ul>  | submitters comply with<br>applicable quality and<br>integrity standards, please<br>refer to Principle 2.4.  |
| given priority, the<br>reasons should be<br>explained as called for<br>in 2.3(b)   | the calculation for each index<br>value, minimizing the chance<br>that any invalid data would<br>affect the index value.  | Process and Control<br>Activities<br>BDO inspected the website:<br>https://www.foex.fi/uploads/   |
| c) Employ sufficient<br>measures designed to<br>use market data<br>submitted and considered<br>in a price assessment,<br>which are bona fide,  | <ul> <li>Contributors are sent<br/>Fastmarkets Data Submitter<br/>Policy, which outlines their<br/>rights and obligations. This<br/>includes the obligation to</li> </ul>   | policies/FM%20Data%20Sub<br>mitter%20Policy.pdf and<br>confirmed the Data submitter<br>policy is formalised and<br>publicly available.  |
| meaning that the parties<br>submitting the market<br>data have executed, or<br>are prepared to execute,<br>transactions generating<br>such market data and the   | provide all relevant data and<br>to disclose to the price<br>reporter if the transaction<br>occurs with a related or<br>affiliated party.   | For testing of Fastmarkets'<br>training of market reporters<br>on how to identify anomalous<br>or suspicious transactions,<br>please refer to Principle 2.6.                        |
| concluded transactions<br>were executed at arms-<br>length from each other.<br>Particular attention<br>should be made in this<br>regard to inter- affiliate<br>transactions;   | d) The Methodologies state that if<br>any data received is considered<br>anomalous, Fastmarkets<br>attempts to confirm validity with<br>the contributor. The Pricing<br>Procedure within the Compliance<br>Manual states that Fastmarkets | For a sample of in scope<br>active data submitters, BDO<br>inspected email<br>communication and noted<br>that it contained the Data<br>Submitter Policy.                            |
| d) Establish and employ<br>procedures to identify<br>anomalous (i.e., in the<br>context of a PRA's<br>Methodology) or  | will exclude any anomalous data<br>and include a mandatory note of<br>why this data submission has<br>been excluded from the pricing<br>process in MInD.  | For testing of Fastmarkets'<br>review and approval of price<br>indices by market reporters,<br>including review of market<br>data used in the price<br>assessments, please refer to |
| suspicious transaction<br>data and keep records of<br>decisions to exclude<br>transaction data from the<br>PRA's price assessment<br>process.  | e) The Data Submitter Policy asks<br>that submitters to provide all<br>relevant data including all<br>transaction to which they have<br>been a party during the period<br>under consideration for<br>assessment.                          | Principle 2.8.<br>For testing of Fastmarkets'<br>process and control activities<br>for the capturing of excluded<br>data, please refer to Principle<br>2.9.                         |
| <ul> <li>e) Encourage parties that<br/>submit any market data</li> <li>("submitters") to submit<br/>all of their market data</li> <li>that falls within the PRA's</li> <li>criteria for that</li> <li>assessment. PRAs should</li> </ul> | f) Data submitters are expected to<br>make every effort to abide by the<br>guidelines provided in this Data<br>Submitter Policy, which can be<br>summarized as follows:   | 2.3.  |
| seek, so far as they are   | <ul> <li>Submitters should provide<br/>data on an honest, timely</li> </ul>   |   |

able and is reasonable, that data submitted are representative of the submitters' actual concluded transactions.

f) Employ a system of appropriate measures so that, to the extent possible, submitters comply with the PRA's applicable quality and integrity standards for

- Submitters should provide data on an honest, timely and consistent basis;
- Submitters should endeavour to provide all relevant data, including all transactions to which they have been a party during the period under consideration for assessment. Organisations that agree to submit data from back-office functions should commit to





| IOSCO Principle  | Fastmarkets' Response  | Practitioner's Testing  |
|--|--|---|
|  |  |   |
|  | reporters on how to identify<br>anomalous or suspicious<br>transactions.   |   |
|  | <ul> <li>b) The Data Submitter Policy is<br/>sent to all active data submitters<br/>on anannual basis from the time<br/>they are added on to MInD.</li> </ul>  |   |
|  | Please refer to Principle 2.8 for<br>process and control activities on<br>review and approval of indices by<br>market reporters, including review<br>of market data used in price<br>assessments.  |   |
|  | Please refer to Principle 2.9 for process and control activities on capturing of excluded data.  |   |
| 2.3 A PRA should describe and publish  | Context  | Policy Statement  |
| with each assessment,<br>to the extent<br>reasonable without<br>delaying a price<br>reporting deadline:  | For reasons of confidentiality and<br>anti-trust concerns, Fastmarkets<br>does not reveal the price or volume<br>of individual data contributions.<br>Data is only reported in an<br>aggregated form.  | BDO inspected the<br>Methodologies and noted that<br>they are as described in<br>Fastmarkets' Response to<br>Principle 2.3.   |
| <ul> <li>a) A concise explanation,</li> <li>sufficient to facilitate a</li> <li>PRA subscriber's or</li> </ul>   | Policy Statement   | Process and Control<br>Activities   |
| market authority's ability<br>to understand how the<br>assessment was<br>developed, including, at a<br>minimum, the size and<br>liquidity of the physical<br>market being assessed<br>(meaning the number<br>and volume of | <ul> <li>a) All indices are produced based on transaction data alone. Bids, offers and assessments are not included in the index calculation. This is clearly stated in the Methodology.</li> <li>b) Fastmarkets does not ask for volume information each week. Data manifested</li> </ul> | For a sample of in scope price<br>assessments, BDO inspected<br>the market letter and noted<br>that it accompanied each<br>price index each week and<br>detailed the following:<br>• Changes in |
| transactions submitted),<br>the range and average  | Data providers are weighted based on annual production/consumption. This   | <ul><li>contributions;</li><li>How this affected the</li></ul>  |
| volume and range and<br>average of price, and<br>indicative percentages of   | weighting is reviewed annually,<br>and an explanatory table is<br>published in the Methodology   | index; and  |
| each type of market data<br>that have been<br>considered in an   | guide (Annex I).<br>c) The Methodologies provide details   | <ul> <li>Information on market<br/>fundamentals that may<br/>explain the change in</li> </ul>   |
| assessment; terms<br>referring to the pricing<br>Methodology should be   | on the index calculation<br>procedure, demonstrating that is<br>fixed and there is very limited<br>room for reporters to exercise  | index from the previous week.   |
| included (e.g.,<br>"transaction-based",<br>"spread- based" or  | judgment.  | For a sample of in scope price<br>assessments, BDO inspected  |
| <pre>``interpolated/ extrapolated");</pre>   | Process and Control Activities   | the market letter and noted<br>that a concise explanation of<br>how the price assessment  |
| <ul> <li>b) A concise explanation</li> <li>of the extent to which</li> <li>and the basis upon which</li> <li>judgment (e.g.,</li> <li>exclusions of data which</li> <li>otherwise conformed to</li> </ul>                  | A market "letter" accompanies each<br>price index each week. It gives detail<br>of the change in contributions and<br>how this affected the index, as well<br>as information on market<br>fundamentals that may explain the<br>change in the index from the                                | was developed was published<br>and does not reveal the price<br>of individual data<br>contributions.  |



| -   |  |   |
|---|--|---|
| IOSCO Principle   | Fastmarkets' Response  | Practitioner's Testing  |
| the requirements of the<br>relevant Methodology for<br>that assessment, basing<br>prices on spreads or<br>interpolation/extrapolatio<br>n, or weighting bids or<br>offers higher than<br>concluded transactions<br>etc.), if any, was used in<br>establishing an<br>assessment.   | previous week.<br>A concise explanation on how the<br>assessment was developed is<br>published for each price index;<br>however, Fastmarkets does not<br>reveal the price of the individual data<br>contributions. Data is only reported<br>in aggregated form.  |   |
| Integrity of the Reporting  | Process  |   |
| 2.4 A PRA should:   | Policy Statement   | Policy Statement  |
| <ul> <li>a) Specify the criteria<br/>that define who may<br/>submit market data to<br/>the PRA;</li> <li>b) Have quality control<br/>procedures to evaluate<br/>the identity of a<br/>submitter and any<br/>employee(s) of a<br/>submitter who report<br/>market data and the<br/>authorisation of such<br/>person(s) to report<br/>market data on behalf of<br/>a submitter;</li> <li>c) Specify the criteria<br/>applied to employees of a<br/>submitter who are<br/>permitted to submit<br/>market data to a PRA on<br/>behalf of a submitter;<br/>encourage submitters to<br/>submit transaction data<br/>from back office functions<br/>and seek corroborating<br/>data from other sources<br/>where transaction data is<br/>received directly from a<br/>trader;</li> <li>d) Implement internal<br/>controls and written</li> </ul> | <ul> <li>a) The Methodologies state that producers, buyers, agents and trading houses, including buyers/sellers acting on behalf of another buyer/seller, qualify as price providers. If a trading house buys and sells on its own account, those prices are not accepted into the index calculation.</li> <li>b) The Data Submitter Policy states that Fastmarkets expects that data submitters involved within the pricing process are appropriately qualified and authorised to report market data on behalf of their organisations.</li> <li>c) The Data Submitter Policy states that Fastmarkets' price reporters generally speak to and collect data from front-office staff directly involved in the commercial activity of buying and selling the material that is being assessed. Fastmarkets also encourages organizations to submit transaction data from back-office functions as well as from their front offices.</li> <li>d) Fastmarkets provides guidance to new contacts/submitters to comply with the specifications.</li> </ul> | <ul> <li>BDO inspected the<br/>Methodologies and noted<br/>that they are as described in<br/>Fastmarkets' Response to<br/>Principle 2.4 (a) and (d).</li> <li>BDO inspected the Data<br/>Submitter Policy and noted<br/>that it is as described in<br/>Fastmarkets' Response to<br/>Principle 2.4 (b) and (c).</li> <li>BDO inspected the MInD<br/>Contributor Approval Policy<br/>(CAP) and noted that it is as<br/>described in Fastmarkets'<br/>Response to Principle 2.4<br/>(e).</li> <li>BDO inspected the<br/>Compliance Manual and<br/>noted that it is as described<br/>in Fastmarkets' Response to<br/>Principle 2.4.</li> <li>BDO inspected the<br/>Euromoney Institutional<br/>Investor Plc 'Speak-Up'<br/>Policy and noted that it is as<br/>described in Fastmarkets'<br/>Response to Principle 2.4.</li> </ul> |
| procedures to identify<br>communications between<br>submitters and assessors<br>that attempt to influence<br>an assessment for the<br>benefit of any trading<br>position (whether of the<br>submitter, its employees<br>or any third party),<br>attempt to cause an<br>assessor to violate the  | <ul> <li>e) The MInD Contributor Approval<br/>Policy (CAP) requires that<br/>reporters answer mandatory<br/>questions about data submitters<br/>and that new data submitters be<br/>approved within MInD by an<br/>editor. The editor must provide a<br/>rationale when approving a<br/>contact - this should be done<br/>within three months.</li> </ul>  | Process and Control<br>Activities<br>BDO inquired with<br>Fastmarkets' management<br>and confirmed that there had<br>been no suspicions raised of<br>data submitters deliberately<br>providing them with false<br>information for in scope price<br>assessments. Therefore, BDO<br>did not perform validation   |
| PRA's rules or guidelines   | The Compliance Manual states that  | procedures over   |

procedures over



| IOSCO Principle  | Fastmarkets' Response  | Practitioner's Testing   |
|--|--|--|
| or identify submitters<br>that engage in a pattern<br>of submitting anomalous<br>or suspicious transaction<br>data. Procedures should<br>include provision for<br>escalation by the PRA of<br>inquiry within the<br>submitter's company.<br>Controls should include<br>cross-checking market<br>indicators to validate<br>submitted information. | any member of Fastmarkets who<br>has a genuine concern that the<br>behaviour of a colleague,<br>submitter or other market<br>participant breaches or threatens<br>to breach the pricing procedure<br>and is attempting to influence the<br>index to benefit their trading<br>position has a duty to report this.<br>It encourages reporters to first<br>escalate their concerns to the<br>attention of their managers or, if<br>appropriate, to senior managers.<br>Concerns should also be raised<br>with the Risk and Compliance<br>Team.          | Fastmarkets' Response to<br>Principle 2.4.<br>BDO inquired with<br>Fastmarkets' management<br>and confirmed that there had<br>been no messages raised on<br>the Euromoney Institutional<br>Investor Plc whistleblowing<br>hotline facility for in scope<br>price assessments.<br>Therefore, BDO did not<br>perform validation<br>procedures over<br>Fastmarkets' Response to<br>Principle 2.4. |
|  | The Euromoney Institutional<br>Investor Plc 'Speak-Up' Policy<br>describes the whistleblowing<br>hotline facility available to<br>reporters if they feel they cannot<br>raise the matter directly within the<br>company or feel that they need to<br>remain anonymous.   | For testing of Fastmarkets'<br>review and approval of price<br>assessments by market<br>editors including review of<br>market data used in price<br>assessments, please refer to<br>Principle 2.8.   |
|  | Process and Control Activities<br>If Fastmarkets believes that a<br>submitter has deliberately<br>provided false information, it will<br>inform the submitter's company of<br>this suspicion where necessary<br>and strongly request that this does<br>not happen again. If Fastmarkets<br>believes it to be necessary, it will<br>also escalate the issue to the<br>relevant authority.<br>Messages raised on the<br>Euromoney Institutional Investor<br>Plc whistleblowing hotline facility<br>are investigated by the Risk and<br>Compliance Team | For testing of Fastmarkets'<br>procedures for cross-<br>checking market indicators to<br>validate submitted<br>information, please refer to<br>Principle 2.2 (c).<br>For testing of Fastmarkets'<br>procedures for identifying<br>anomalous information,<br>please refer to Principle 2.2<br>(d).  |
|  | <ul> <li>Please refer to Principle 2.8 for process and control activities on review and approval of price assessments by market editors including review of market data used in price assessments.</li> <li>Please refer to Principle 2.2 (c) for the procedures for cross-checking market indicators to validate submitted information.</li> <li>Please refer to Principle 2.2 (d) for the procedures for identifying anomalous information.</li> </ul>   |  |



| IOSCO Principle   | Fastmarkets' Response  | Practitioner's Testing  |
|---|--|---|
| Assessors   |  |   |
| 2.5 A PRA should adopt  | Policy Statement   | Policy Statement  |
| and have explicit<br>internal rules and<br>guidelines for selecting<br>assessors, including<br>their minimum level of<br>training, experience<br>and skills, as well as<br>the process for periodic<br>review of their<br>competence. | <ul> <li>The Fastmarkets' Hiring Policy<br/>("Hiring Policy") includes<br/>guidelines for:</li> <li>Hiring new market reporters;</li> <li>Probationary period<br/>procedures; and</li> <li>The process for periodic<br/>review of reporter's<br/>competence.</li> <li>The Hiring Policy states what<br/>Fastmarkets looks for in price<br/>reporting roles: successful<br/>candidates will have a degree or<br/>equivalent experience; a<br/>background in business reporting<br/>with a proven ability to develop<br/>relationships with market sources;<br/>the ability to write news to tight<br/>deadlines; and a strong interest in<br/>the commodities sector.</li> <li>The Hiring Policy states that before<br/>a job offer is made, a candidate<br/>will typically be invited for at least<br/>two interviews, during one of<br/>which the candidate is asked to sit<br/>a recruitment test.</li> <li>The Compliance Manual states he<br/>continued supervision of individual<br/>assessors to ensure that the<br/>Methodology is properly applied<br/>via cross-training, quarterly<br/>reviews and the appraisal process.</li> <li>The Editorial Hiring Policy and HR<br/>policies provide guidance on<br/>appraisals. Price reporters are<br/>subject to quarterly reviews and<br/>an end-of year review in<br/>September; The process aligns<br/>with the company's financial year<br/>and follows a twelve-month<br/>performance cycle.</li> <li>The Compliance Manual requires<br/>that training is carried out when a<br/>price reporter starts their<br/>employment with Fastmarkets;<br/>further training should be carried<br/>out as and when required and/or<br/>as requested by the employee.<br/>This is in addition to the</li> </ul> | <ul> <li>BDO inspected the Hiring<br/>Policy and noted that it is as<br/>described in Fastmarkets'<br/>Response to Principle 2.5.</li> <li>BDO inspected the<br/>Compliance Manual and<br/>noted that it is as described<br/>in Fastmarkets' Response to<br/>Principle 2.5.</li> <li>BDO inspected the Editorial<br/>Hiring Policy and noted that<br/>it is as described in<br/>Fastmarkets' Response to<br/>Principle 2.5.</li> <li><b>Process and Control</b><br/>Activities</li> <li>BDO inquired with<br/>Fastmarkets' management<br/>and confirmed that there had<br/>been no new hires for the in<br/>scope price assessments for<br/>the period being reviewed.<br/>Therefore, BDO did not<br/>perform validation<br/>procedures over<br/>Fastmarkets' Response to<br/>Principle 2.5.</li> <li>For a sample of existing<br/>employees, BDO inspected<br/>the appraisal forms and<br/>noted they were completed<br/>on a quarterly basis during<br/>the period under review and<br/>were filed in the HR<br/>repository.</li> <li>For the sample of existing<br/>employees noted above, BDO<br/>inspected the objectives form<br/>and noted they were<br/>completed on an annual<br/>basis during the period under<br/>review.</li> <li>BDO inspected the Training<br/>and Policy Adherence Tracker<br/>and noted that all Code of<br/>Conduct Certificates of<br/>Compliance and Declarations<br/>of Conflicts had been<br/>recorded as completed for all</li> </ul> |



| IOSCO Principle   | Fastmarkets' Response  | Practitioner's Testing   |
|---|--|--|
|   | mandatory training schedule.   | reporters and editors of in  |
|   |  | scope price assessments.   |
|   | <ul> <li>Process and Control Activities</li> <li>As part of the hiring process, prospective market reporters go through the following steps:</li> <li>The relevant manager ensures that the prospective market reporter meets the minimum qualifications and relevant work experience;</li> <li>The prospective market reporter is required to complete at least two interviews, as well as a recruitment test;</li> <li>A candidate's performance at both the interview and testing stages is assessed using a scorecard; and</li> <li>The decision to offer a prospective market reporter a position is made by the editor.</li> </ul> | For a sample of quarters,<br>BDO inspected the Training<br>and Policy Adherence Tracker<br>and noted that it is reviewed<br>at least quarterly by the Risk<br>and Compliance Team. |
|   | Each existing employee is subject<br>to a quarterly performance<br>appraisal and sets objectives for<br>each year. As a result of the<br>appraisal review, an appraisal<br>form is completed and filed in the<br>HR repository.  |  |
|   | The status of training related to<br>the Code of Conduct, Ethics, Anti-<br>Bribery & Corruption, Whistle Blow<br>& Speak- Up and the Compliance<br>Manual policy adherence is<br>recorded via the Code of Conduct<br>declaration section of the Training<br>and Policy Adherence tracker,<br>which is reviewed by the Risk and<br>Compliance Team at least<br>quarterly.   |  |
| 2.6 A PRA should have   | Policy Statement   | Policy Statement   |
| arrangements to<br>ensure its assessments<br>can be produced on a<br>consistent and regular<br>basis. | Fastmarkets' pricing procedures<br>ensure that a robust pricing<br>process is in place to ensure that<br>assessments can be produced on a<br>regular and consistent basis.   | BDO inspected the<br>Fastmarkets pricing<br>procedure and noted that it is<br>as described in Fastmarkets'<br>Response to Principle 2.6.   |
|   | The Pricing Procedure describes  |  |



|                 |   | L  |
|-----------------|---|--|
| IOSCO Principle | Fastmarkets' Response   | Practitioner's Testing   |
|                 | that editors are responsible for<br>ensuring that price reporters<br>operate in accordance with the<br>Pricing Procedure and within their<br>prescribed Methodologies through<br>a formal review of notes, contact      | BDO inspected the<br>Compliance Manual and noted<br>that it is as described in<br>Fastmarkets' Response to<br>Principle 2.6.   |
|                 | lists and corresponding market<br>commentary recorded in MInD,<br>which are used to prepare a price<br>assessment.  | For testing of Fastmarkets'<br>guidelines that control the<br>exercise of judgement, please<br>refer to Principle 1.3 (b).   |
|                 | Per the Compliance Manual,<br>Fastmarkets' price reporters who<br>are not pricing in the market on a  | Process and Control<br>Activities  |
|                 | regular basis need to be cross-<br>trained; this must be evidenced.<br>Fastmarkets' Editors need to<br>submit Cross Training form to<br>Compliance Team before a<br>reporter can get access to a new<br>market on MInD. | BDO inquired with<br>Fastmarkets' management<br>and confirmed that there<br>were no new joiners during<br>the period under review for<br>the in scope price<br>assessments. Therefore, BDO<br>did not perform validation |
|                 | Please refer to Principle 1.3 (b) for<br>guidelines to ensure that the<br>exercise of judgment is consistent<br>and fair, including instances when  | procedures over Fastmarkets'<br>Response to Principle 2.6.   |
|                 | assessors conclude whether<br>anomalous or suspicious data<br>should be excluded.   | BDO inspected a sample of<br>succession plans for in scope<br>price assessment and noted<br>that they detailed the<br>markets a price reporter is  |
|                 | Process and Control Activities  | capable of covering and the markets to be trained for.   |
|                 | During the initial MInD training for<br>new joiners, Fastmarkets' editorial<br>teams are informed how to access<br>MInD remotely.   | For the sample of succession<br>plans noted above, BDO<br>inspected e-mail confirmation<br>and noted that the succession   |
|                 | Fastmarkets' Risk and Compliance<br>team will require managing editors<br>to review and update as necessary<br>their succession plans. The<br>purpose of the succession plan is<br>to maintain a formal list of the     | planning for in scope price<br>assessments was reviewed<br>and updated by editors at<br>least quarterly during the<br>period under review.   |
|                 | markets that a price reporter is<br>capable of covering and which<br>markets they will be trained on in<br>the future.  | For testing of Fastmarkets'<br>process and control activities<br>for the selection of market<br>reporters and the tracking,<br>please refer to Principle 2.5.  |
|                 | At Fastmarkets, Succession planning is considered on a quarterly basis.   | For testing of Fastmarkets'<br>process and control activities<br>for the succession planning of  |
|                 | Please refer to Principle 2.5 for<br>further process and control<br>activities on the selection of<br>market reporters and tracking the<br>status of training.  | market reporters, staffing<br>coverage and business<br>continuity planning, please<br>refer to Principle 2.7.  |
|                 | Please refer to Principle 2.7 for<br>further process and control<br>activities in the succession<br>planning of market reporters,   | For testing of Fastmarkets'<br>process and control activities<br>on supervision of market<br>reporters and assessments,<br>please refer to Principle 2.8.  |
|                 |   |  |



| IOSCO Principle   | Fastmarkets' Response  | Practitioner's Testing  |
|---|--|---|
|   |  |   |
|   | staffing coverage and business continuity planning.  |   |
|   | Please refer to Principle 2.8 for<br>further process and control<br>activities on supervision of market<br>reporters and assessments.  |   |
| 2.7 A PRA should  | Context  | Policy Statement  |
| maintain continuity and<br>succession planning in<br>respect of its assessors<br>in order to ensure that<br>assessments are made<br>consistently and by | Fastmarkets follows the<br>Euromoney Institutional Investor<br>Plc Business Continuity Planning<br>Guidance.   | BDO inspected the<br>Fastmarkets' Incident<br>Response Plan and noted that<br>it is as described in<br>Fastmarkets' Response to   |
| employees who<br>possess the relevant   | Policy Statement   | Principle 2.7.  |
| possess the relevant<br>levels of expertise.  | The Fastmarkets' Incident<br>Response Plan describes a<br>recovery strategy for possible<br>disruption. The Euromoney<br>Institutional Investor Plc Business<br>Continuity Planning guidance<br>requires Fastmarkets' Incident<br>Response Plan to be tested on an | BDO inspected the<br>Euromoney Institutional<br>Investor Plc Business<br>Continuity Planning guidance<br>and noted that it is as<br>described in Fastmarkets'<br>Response to Principle 2.7.   |
|   | annual basis.<br>The Compliance Manual states that<br>editors are responsible for  | BDO inspected the<br>Compliance Manual and noted<br>that it is as described in<br>Fastmarkets' Response to<br>Principle 2.7.  |
|   | ensuring that price reporters<br>operate in accordance with the<br>internal guidelines and within their<br>prescribed Methodologies through<br>a formal review of notes, contact<br>lists and corresponding market   | For testing on Fastmarkets'<br>guidelines that control the<br>exercise of judgement, please<br>refer to Principle 1.3 (b).  |
|   | commentary recorded in MInD,<br>which are used to prepare a price<br>assessment.   | Process and Control<br>Activities   |
|   | Please refer to Principle 1.3 (b) for<br>guidelines to ensure that the<br>exercise of judgment is consistent<br>and fair, including instances when<br>assessors conclude whether<br>anomalous or suspicious data<br>should be excluded.                            | BDO inquired with<br>Fastmarkets' management<br>and confirmed that there<br>were no price reporters who<br>are not involved in pricing the<br>markets on a regular basis for<br>in scope price assessments.<br>Therefore, BDO did not       |
|   | Process and Control Activities   | perform validation procedures over Fastmarkets' Response  |
|   | Price assessors who are not pricing<br>in the market on a regular basis<br>are cross trained to provide<br>coverage across additional price<br>assessments and this is<br>documented in the "Cross<br>Training" form.  | to Principle 2.7.<br>BDO inspected a sample of<br>succession plans and noted<br>that the details of employees<br>in the price reporting function<br>for each in scope price<br>assessment and the back-up<br>structure for price assessors, |
|   | The details of employees in the<br>price reporting function for each in<br>scope price assessment and the<br>back-up structure for price<br>assessors, peer reviewer and   | peer reviewer and editor<br>approvers was formally<br>documented.   |



| IOSCO Principle   | Fastmarkets' Response   | Practitioner's Testing   |
|---|---|--|
|   | <ul> <li>editor approvers are formally<br/>documented in the Succession<br/>Planning and are reviewed and<br/>updated (where necessary) by an<br/>editor or senior price reporter at<br/>least quarterly.</li> <li>Please refer to Principle 2.5 for<br/>process and control activities on<br/>the selection of market reporters<br/>and tracking the status of training.</li> <li>Please refer to Principle 2.7 for<br/>process and control activities in<br/>the succession planning of market<br/>reporters, staffing coverage and<br/>business continuity planning.</li> <li>Please refer to Principle 2.8 for<br/>process and control activities on<br/>supervision of market reporters<br/>and assessments.</li> </ul>  | For the sample of succession<br>plans noted above, BDO<br>inspected e-mail confirmation<br>and noted that the succession<br>planning for in scope price<br>assessments was reviewed<br>and updated by editors at<br>least quarterly.<br>For testing on selection of<br>market reporters and tracking<br>the status of training, please<br>refer to Principle 2.5.<br>For testing on succession<br>planning of market reporters,<br>staffing coverage and<br>business continuity planning,<br>please refer to Principle 2.7.<br>For testing on supervision of<br>market reporters and<br>assessment, please refer to<br>Principle 2.8.  |
| Supervision of Assessors  |   |  |
| <ul> <li>2.8 A PRA should<br/>institute internal<br/>control procedures to<br/>ensure the integrity<br/>and reliability of<br/>assessments. At a<br/>minimum, such internal<br/>controls and<br/>procedures should<br/>require:</li> <li>a) The ongoing<br/>supervision of individual<br/>assessors to ensure that<br/>the Methodology was<br/>properly applied;</li> <li>b) Procedures for internal<br/>sign-off by a supervisor<br/>prior to releasing prices<br/>for dissemination to the<br/>market.</li> </ul> | <ul> <li>Policy Statement</li> <li>a) Per the Compliance Manual, all price indices are peer reviewed and approved before publication. See section b) below. In addition, managers conduct quarterly performance appraisals per the Editorial Hiring Policy and HR policies reference in our Response to Principle 2.5.</li> <li>The Compliance Manual describes that Fastmarkets has a designated Risk and Compliance Team who is responsible for implementing, maintaining and enforcing policies and procedures set out in the Compliance Manual.</li> <li>The Compliance Manual requires that the Risk and Compliance Team annually audit a random selection of price assessments to ensure that the applicable Methodological standards and all applicable policies and procedures were and are followed by the assessors.</li> <li>b) The Compliance Manual describes in MInD for three separate individuals to carry out. It</li> </ul> | <ul> <li>Policy Statement</li> <li>BDO inspected the<br/>Compliance Manual and noted<br/>that it is as described in<br/>Fastmarkets' Response to<br/>Principle 2.8 (a) - (b).</li> <li>BDO inspected the Editorial<br/>Hiring Policy and noted that it<br/>is as described in<br/>Fastmarkets' Response to<br/>Principle 2.8 (a).</li> <li>BDO inspected the MInD<br/>Overview document and<br/>noted that it is as described<br/>in Fastmarkets' Response to<br/>Principle 2.8 (c).</li> <li>Process and Control<br/>Activities</li> <li>For a sample of in scope price<br/>assessments, BDO inspected<br/>the price assessment<br/>workflow in MInD and noted<br/>that they are peer reviewed,<br/>ensuring that prices compiled<br/>by price assessors are in line<br/>with the Methodologies. BDO<br/>noted that the price<br/>assessments followed a<br/>three-step pricing process,</li> </ul> |



| IOSCO Principle   | Fastmarkets' Response   | Practitioner's Testing   |
|---|---|--|
|   | <ul> <li>requires that the first assessor<br/>input the data, the second<br/>assessor (peer reviewer) review<br/>the first assessor's price form and<br/>the third assessor (editor review)<br/>re- review the price form before<br/>publication.</li> <li>c) The MIND Overview document<br/>requires that MIND user access<br/>rights are reviewed by Price<br/>Administrators on a quarterly<br/>basis.</li> <li><b>Process and Control Activities</b> <ul> <li>a) The price assessments are peer<br/>reviewed in MIND ensuring that<br/>prices are compiled by the price<br/>assessors in line with<br/>Methodologies.</li> </ul> </li> <li>b) Each price assessment is a three-<br/>step pricing process in MIND for<br/>three separate individuals to<br/>carry out. It requires that the<br/>first assessor input the data,<br/>which is then peer-reviewed by<br/>another reporter and is then<br/>approved by an editor before<br/>being published.</li> <li>MIND does not allow the user<br/>who prepared the price<br/>assessment.</li> <li>Price administrators review MIND<br/>user access right on a quarterly<br/>basis.</li> </ul> | <ul> <li>carried out by three separate individuals:</li> <li>The first assessor inputs the data;</li> <li>The second assessor peer reviews the data; and</li> <li>An editor approves the data before it is published.</li> <li>For an example price assessment, BDO obtained and reviewed screenshots from MInD showing that it does not allow the user who prepared the price assessment to perform a peer review of the same price assessment.</li> <li>For a sample of quarters, BDO inspected evidence of reviews performed by Price Administrators and noted that MInD user access rights were reviewed.</li> </ul> |
| Audit Trails  |   |  |
| 2.9 A PRA should have<br>rules and procedures in<br>place to document<br>contemporaneously<br>relevant information,<br>including: | <b>Policy Statement</b><br>The Compliance Manual requires<br>that the following information<br>should be retained within MInD:  | Policy Statement<br>BDO inspected the<br>Compliance Manual and<br>noted that it is as described<br>in Fastmarkets' Response to   |
| a) All market data [that<br>was used in the<br>assessment];<br>b) The judgments that  | <ul> <li>All market data;</li> <li>Judgments made by<br/>assessors in reaching each<br/>price assessment;</li> </ul>  | Principle 2.9.<br>Process Control and<br>Activities  |
| <ul> <li>are made by assessors in reaching each price assessment;</li> <li>c) Whether an assessment excluded a</li> </ul>         | <ul> <li>Whether an assessment<br/>excluded a particular<br/>transaction that otherwise<br/>conformed to the<br/>requirements of the relevant</li> </ul>  | For a sample of in scope<br>price assessments, BDO<br>inspected screenshots of<br>MInD and where applicable,<br>the relevant price<br>assessment calculation   |



| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing  |
|--|---|---|
| particular transaction,<br>which otherwise<br>conformed to the<br>requirements of the<br>relevant Methodology for<br>that assessment and the<br>rationale for doing so;<br>d) The identity of each<br>assessor and of any other<br>person who submitted or<br>otherwise generated any<br>of the above information. | <ul> <li>Methodology for that<br/>assessment; and the<br/>rationale for doing so; and</li> <li>The identity of each assessor<br/>and of any other person<br/>who submitted or otherwise<br/>generated any of the above<br/>information.</li> <li>Process Control and Activities</li> <li>MIND captures market data used in<br/>price assessments, as well as:</li> <li>Market data excluded from<br/>the price assessment and<br/>the rationale for the<br/>exclusion;</li> <li>Identity of each price<br/>assessor; Peer reviewer;<br/>and</li> <li>Final reviewer.</li> </ul> | <ul> <li>spreadsheet, and noted the following:</li> <li>It captured market data used in price assessments;</li> <li>Any market data excluded from the price assessment and rationale for the exclusion; and</li> <li>The identity of each price assessor peer reviewer and final reviewer.</li> </ul> |
| 2.10 A PRA should  | Context   | Policy Statement  |
| have rules and<br>procedures in place to<br>ensure that an audit<br>trail of relevant<br>information is retained<br>for at least five (5)<br>years in order to<br>document the<br>construction of its<br>assessments.  | All in scope price assessments<br>were migrated into MInD following<br>the commencement of pricing in<br>these markets. The migration dates<br>are detailed below.<br><b>Policy Statement</b><br>The Methodologies state that<br>reported price data will be stored   | BDO inspected the<br>Methodologies and noted that<br>they are as described in<br>Fastmarkets' Response to<br>Principle 2.10.<br>BDO inspected the<br>Compliance Manual and noted<br>it is as described in<br>Fastmarkets' Response to   |
|  | at Fastmarkets for a period of seven years.   | Principle 2.10.   |
|  | Per the Compliance Manual, all<br>pricing information records are<br>stored within MInD and have done<br>since May 2019, when   | Process and Control<br>Activities<br>BDO inspected screenshots of<br>the back-up and noted that a   |
|  | Fastmarkets' prices migrated into<br>MInD.<br>Process and Control Activities  | full back-up and noted that a<br>full back-up was performed<br>daily and the transaction log<br>back-ups performed at least<br>every fifteen minutes.   |
|  | MInD is fully backed up on a daily<br>basis, with transaction log back-<br>ups being performed at least every<br>15 minutes.<br>All data relating to the assessment<br>of prices is stored in a secure  | BDO inspected screenshots of<br>data being stored on the SQL<br>Server and confirmed that all<br>data relating to the<br>assessment of prices are<br>stored in a secure database.<br>BDO inspected screenshots of   |
|  | database (SQL Server).<br>Additionally, this data is regularly<br>backed-up to a second database in<br>case of a fault with the primary   | data being regularly backed-<br>up to a second database in  |



| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing  |
|--|---|---|
|  | database.   | case of a fault with the primary database.  |
| Conflict of Interest   | L   |   |
| Conflict of Interest<br>2.11 A PRA should<br>document, implement<br>and enforce<br>comprehensive policies<br>and procedures for the<br>identification,<br>disclosure,<br>management and<br>avoidance of conflicts<br>of interest and the<br>protection of integrity<br>and independence of<br>assessments. The<br>policies and procedures<br>should be kept up to<br>date. | database. Policy Statement The Code of Conduct contains the provisions for identification, disclosure, management and avoidance of conflicts of interest The Code of Conduct additionally states that Fastmarkets follows the Euromoney Institutional Investor Plc Code of Conduct, Anti-Bribery and Corruption Policy. The Code of Conduct, Anti-Bribery and Corruption Policy. The Code of Conduct requires that conflicts of interest should be declared promptly. Fastmarkets follows the Euromoney Institutional Investor Plc Anti-Bribery and Corruption Policy, which Price reporters' awareness of the policy is directed to within the Fastmarkets Compliance Manual. Context The program of work to implement a fully integrated policy framework has required the scheduling of policy review and training to be | case of a fault with the<br>primary database.<br>Policy Statement<br>BDO inspected the Code of<br>Conduct and noted that it is<br>as described in Fastmarkets'<br>Response to Principle 2.11.<br>BDO inspected the<br>Compliance Manual and<br>noted that it is as described<br>in Fastmarkets' Response to<br>Principle 2.11.<br>Process and Control<br>Activities<br>BDO inquired with<br>Fastmarkets' management<br>and confirmed that the<br>review of the Conflicts of<br>Interest Policy and Gifts and<br>Entertainment Policy has<br>been deferred by 6 months.<br>Therefore, BDO did not<br>perform validation<br>procedures over<br>Fastmarkets' Response to<br>2.11.<br>BDO inquired with<br>Fastmarkets' management<br>and confirmed there were no<br>new joiners during the period<br>under review for the in scope<br>price assessments.<br>Therefore, BDO did not<br>perform validation |
|  | <ul> <li>moved by up to 6 months to allow<br/>for Management review and sign-<br/>off of all updated materials.</li> <li>Process and Control Activities</li> <li>The Conflicts of Interest Policy and<br/>Gifts and Entertainment Policy are<br/>reviewed by the Risk &amp; Compliance<br/>Manager at least annually.</li> <li>Fastmarkets' employees complete<br/>the Code of Conduct Certificate of<br/>Compliance and the Declaration of<br/>Conflicts of Interest on joining<br/>Fastmarkets and annually<br/>thereafter.</li> <li>All identified conflicts of interest<br/>and their resolution are registered</li> </ul>  | <ul> <li>procedures over</li> <li>Fastmarkets' Response to</li> <li>Principle 2.11.</li> <li>For a sample of existing</li> <li>employees, BDO inspected</li> <li>the Code of Conduct,</li> <li>Certificate of Compliance and</li> <li>Declaration of Conflicts of</li> <li>Interest and noted they were</li> <li>completed for the period</li> <li>under review.</li> <li>BDO inspected the Conflict of</li> <li>Interest log and noted that</li> <li>there were resolutions for all</li> <li>identified conflicts of interest</li> <li>during the period under</li> <li>review.</li> </ul>   |



| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing   |
|--|---|--|
|  | in the Conflict of Interest Log and<br>are reviewed by the Managing<br>Director and/or the CFOO on at<br>least a bi-annual basis.<br>Fastmarkets' employees are<br>required to complete mandatory<br>online training on competition/<br>antitrust law annually.<br>All employees must also familiarise<br>themselves with the company<br>handbook providing guidance on<br>the laws in various jurisdictions<br>and on dawn raids.<br>The completion dates of the Code<br>of Conduct Certificates of<br>Compliance and Declarations of<br>Interest are recorded in the<br>Training and Policy Adherence<br>Tracker, which is reviewed by the<br>Risk and Compliance Team at least<br>quarterly.<br>Please refer to Principle 2.12 for<br>further process and control<br>activities. | For a sample of quarters,<br>BDO noted that the Conflict<br>of Interest Log had been<br>reviewed by the Chief<br>Financial and Operating<br>Officer.<br>For the sample of existing<br>employees, BDO obtained<br>screenshots and noted that<br>the employees did complete<br>training on<br>competition/antitrust law on<br>an annual basis.<br>For the sample of existing<br>employees, BDO obtained<br>the annual acknowledgement<br>form and confirmed that this<br>was completed by<br>employees, demonstrating<br>that they had familiarised<br>themselves with the<br>company handbook providing<br>guidance on the laws in<br>various jurisdictions and on<br>dawn raids.<br>BDO inspected the Training<br>and Policy Adherence tracker<br>and noted that the<br>completion dates of the Code<br>of Conduct Certificates and<br>Declarations of Interest were<br>recorded for all reporters and<br>editors for in scope price<br>assessments.<br>BDO inspected the policy<br>review document and noted<br>that the Training and Policy<br>Adherence Tracker had been<br>reviewed by the Risk and<br>Compliance Manager at least<br>quarterly during the period<br>under review.<br>Please refer to Principle 2.12<br>for further process and<br>control activities. |
| 2.12 At a minimum,<br>those policies and   | Policy Statement  | Policy Statement   |
| <ul> <li>procedures should [be designed to]:</li> <li>a) Ensure that price assessments are not influenced by the existence of, or potential</li> </ul> | a) The Compliance Manual requires<br>that Fastmarkets' personnel avoid<br>situations where personal<br>interests could conflict, or appear<br>to conflict, with the interests of<br>the company and with the<br>integrity of the data. In   | BDO inspected the<br>Compliance Manual and<br>noted that it is as described<br>in Fastmarkets' Response to<br>Principle 2.12 (a) and<br>Principle 2.12 (c).  |
| for, a commercial or<br>personal business<br>relationship or interest  | particular, employees are not<br>allowed to engage in paid work<br>outside the company or to be the   | Please refer to Principle 2.11 for detail on completion of   |



| IOSCO Principle  | Fastmarkets' Response   | Practitioner's Testing   |
|--|---|--|
| <ul> <li><b>IOSCO Principle</b></li> <li>between the PRA (or its affiliates), its personnel, clients, any market participant or persons connected with them;</li> <li>b) Ensure that PRA personnel's personal interests and business connections are not permitted to compromise the PRA's functions, including outside employment, travel, and acceptance of entertainment, gifts and hospitality provided by PRA clients or other oil market participants;</li> <li>c) Ensure, in respect of identified conflicts, appropriate segregation of functions within the PRA by way of supervision, compensation, systems access and information flows.</li> <li>d) Protect the confidentialityof information submitted to or produced by the PRA, subject to the disclosure obligations of the PRA;</li> <li>e) Prohibit PRA managers, assessors and other employees from contributingto a price assessment by way of engaging in bids, offers and trades on either a personal basis or on behalf of market participants.</li> <li>f) Effectively address identified conflicts of interest which may exist between its price assessment business (including all staff who perform or otherwise participate in price assessment responsibilities), and any other business of the PRA.</li> </ul> | <ul> <li>director of a company outside the group (unless specifically approved by senior management) and any personal relationships in the workplace, with submitters, other market participants or competitors should be reported to the management who will assess these conflicts of interest and mitigate them if required.</li> <li>Please refer to Principle 2.11 for detail on completion of the Code of Conduct Certificate of Compliance and the Declaration of Conflicts of Interest on an annual basis and on maintenance and review of the Conflict of Interest Log.</li> <li>b) The Code of Conduct requires that:</li> <li>Any personal relationships in the workplace, with submitters, other market participants or competitors should be reported to the management who will assess these for conflicts of interest. and discuss with employees how to manage the situation; and</li> <li>That where Fastmarkets becomes aware that an employee who is engaged in price-reporting activities has accepted an offer of employment from a market participant, that employee should promptly be excluded from engaging in price-assessment activities in the area of their future employment with the new employer.</li> <li>c) The Code of Conduct states that the price-reporting discuss and sales of Fastmarkets' publications and services are kept deliberately separate and operate</li> </ul> | <ul> <li>Practitioner's Testing</li> <li>the Code of Conduct<br/>Certificate of Compliance and<br/>the Declaration of Conflicts of<br/>Interest on an annual basis<br/>and on maintenance and<br/>review of the Conflict of<br/>Interest Log.</li> <li>BDO inspected the Code of<br/>Conduct and noted that it is<br/>as described in Fastmarkets'<br/>Response to 2.12 (b) - (e).</li> <li>BDO inspected the Hiring<br/>policy and noted that it is as<br/>described in Fastmarkets'<br/>Response to 2.12 (c).</li> <li>BDO inspected the Appraisal<br/>Guidelines document and<br/>noted that it is as described<br/>in Fastmarkets' Response to<br/>2.12 (c).</li> <li>Please refer to Principle 2.12<br/>(a) - (e) for details on<br/>procedures that effectively<br/>address identified conflicts of<br/>interest which may exist<br/>between its price assessment<br/>business and any other<br/>business of the PRA.</li> <li>Process and Control<br/>Activities</li> <li>BDO inspected the gift<br/>register and confirmed that<br/>there had been no gifts,<br/>entertainment and hospitality<br/>logged in the gift register<br/>relating to the in scope price<br/>assessments during the<br/>period under review.<br/>Therefore, BDO did not<br/>perform validation<br/>procedures over<br/>Fastmarkets' Response to<br/>Principle 2.12 (b).</li> <li>For testing of the process<br/>and controls on price<br/>assessments three-step peer<br/>review, supervision, system<br/>access and information flows,<br/>please refer to Principle 2.8.</li> </ul> |
| other business of the PKA.   | independently.<br>The Hiring Policy requires that<br>the compensation of pricing<br>personnel should be independent<br>of the performance of the price<br>assessments or indices.   | For a sample of months,<br>BDO inspected monthly<br>reports and confirmed that<br>FBA Oy received a report<br>detailing any change to the  |



| IOSCO Principle | Fastmarkets' Response   | Practitioner's Testing   |
|-----------------|---|--|
|                 | rastillarkets kespolise   |  |
|                 | In addition, the 2020 Appraisal<br>Guidelines state that any<br>compensation will be based on<br>the appraiser's performance<br>against non-market<br>performance-related objectives.   | Methodologies and any<br>corrections, complaints,<br>conflicts of interest or any<br>other incident related to<br>price assessments subject to<br>the BMR. |
|                 | The Compliance Manual describes<br>that managers are responsible<br>for ensuring that price reporters<br>operate in accordance with the<br>internal guidelines and within<br>their prescribed Methodologies<br>through a formal review of notes,<br>contact lists and corresponding<br>market commentary recorded in<br>MInD, which are used to prepare<br>a price assessment.<br>The Compliance Manual describes<br>a three-step pricing process in<br>MInD for three separate<br>individuals to carry out. It<br>requires that the first assessor<br>input the data, the second<br>assessor (peer reviewer) review<br>the first assessor's price form and<br>the third assessor (editor review)<br>re- review the price form before<br>publication. |  |
|                 | <ul> <li>d) The Code of Conduct includes<br/>the Confidentiality Policy, which<br/>stipulates that all personnel are<br/>required to keep confidential<br/>information about current,<br/>former or prospective<br/>employees, customers and other<br/>third parties (submitters or<br/>suppliers) unless the information<br/>concerns illegal activities,<br/>disclosure is required by relevant<br/>law or the relevant employee,<br/>customer or third party permits<br/>disclosure of the information.</li> </ul>   |  |
|                 | <ul> <li>e) The Code of Conduct Policy<br/>prohibits all staff from<br/>benefitting personally from non-<br/>public information, trading in any<br/>of the products that Fastmarkets<br/>cover, advising or requesting<br/>friends or family to do so. It<br/>strictly prohibits Fastmarkets'<br/>personnel from contributing to<br/>price-assessment calculations by<br/>engaging in bids, offers or trades<br/>on a personal basis or on behalf<br/>of market participants.</li> </ul>  |  |
|                 | Please refer to Principle 2.12 (a) –<br>(e) for details on procedures that<br>effectively address identified<br>conflicts of interest which may   |  |



| IOSCO Principle   | Fastmarkets' Response  | Practitioner's Testing   |
|---|--|--|
|   | exist between its price assessment business and any other business of the PRA.   |  |
|   | Process and Control Activities   |  |
|   | <ul> <li>b) The Risk and Compliance Team logs all gifts, entertainment and hospitality gifts in the Gifts Register when notified. All gifts, entertainment and hospitality exceeding the set threshold value or frequency are approved by the Divisional Director; and all gifts, entertainment and hospitality below this threshold value or frequency are approved by an employee's line manager or the Risk and Compliance Team.</li> <li>c) Please refer to Principle 2.8 above for process and controls on price</li> </ul> |  |
|   | assessments three-step pricing process, supervision, system access and information flows.  |  |
|   | d) Fastmarkets' Risk and<br>Compliance team provides a<br>monthly report to FBA Oy<br>highlighting any change to<br>Methodologies and any<br>corrections, complaints, conflicts<br>of interest or any other incident<br>related to price assessments<br>subject to the BMR.  |  |
| 2.13 There is no Principle.   | Not applicable.  | Not applicable.  |
| 2.14 A PRA should   | Context  | Policy Statement   |
| ensure that its other<br>business operations<br>have in place<br>appropriate procedures<br>and mechanisms<br>designed to minimise<br>the likelihood that<br>conflicts of interest will<br>affect the integrity of<br>price assessments. | In addition to the price-reporting<br>business, the Fastmarkets'<br>portfolio includes news, analysis,<br>conferences and insight services.<br><b>Policy Statement</b><br>Please refer to Principles 2.12 (a) -<br>(e) above for procedures and<br>mechanisms put in place for<br>Fastmarkets including other<br>business operations and designed  | For testing of policies put in<br>place by Fastmarkets,<br>including other business<br>operations, designed to<br>minimise the likelihood that<br>conflicts of interest will affect<br>the integrity of price<br>assessments, please refer to<br>Principle 2.12 (a) – (e).<br><b>Process and Control</b><br>Activities |
|   | to minimise the likelihood that<br>conflicts of interest will affect the<br>integrity of price assessments.  | For testing of procedures and<br>mechanisms put in place by  |
|   | Process and Control Activities   | Fastmarkets, including other<br>business operations designed<br>to minimise the likelihood   |
|   | Please refer to Principles 2.12 (b) -<br>(c) above for procedures and<br>mechanisms put in place in<br>Fastmarkets including other<br>business operations and designed   | that conflicts of interest will<br>affect the integrity of price<br>assessment, please refer to<br>Principle 2.12 (b) – (c).   |



| IOSCO Principle   | Fastmarkets' Response   | Practitioner's Testing  |
|---|---|---|
|   | to minimise the likelihood that<br>conflicts of interest will affect the<br>integrity of price assessment.  |   |
| 2.15 A PRA should   | Policy Statement  | Policy Statement  |
| ensure it has<br>appropriate segregated<br>reporting lines amongst<br>its managers,<br>assessors and other<br>employees (as<br>appropriate) and from<br>the appropriate<br>managers to the PRA's<br>most senior level<br>management and its<br>Board (if any),<br>designed to ensure (i)<br>the PRA satisfactorily<br>implements the<br>requirements listed in<br>these Principles; and<br>(ii) that responsibilities<br>are clearly defined and<br>do not conflict or cause<br>a perception of conflict. | <ul> <li>Please refer to Principle 2.8 for detail on segregation of roles and responsibilities within the editorial function.</li> <li>Please also refer to Principle 2.12 (c) above for detail on segregation of commercial and editorial functions.</li> <li>The Compliance Manual states that:</li> <li>Any conflict of interest related to the BMR is reported to FBA Oy at least on a quarterly basis.</li> <li>In the event of a material compliance event, the Risk and Compliance team, in consultation with the Managing Director of FBA Oy where related to BMR matters, shall take the appropriate remedial action.</li> <li>Process and Control Activities</li> <li>Fastmarkets' Risk and Compliance team provides a monthly report to FBA Oy highlighting any change to Methodologies and any</li> </ul> | For testing of segregation of<br>roles and responsibilities<br>within the editorial function,<br>please refer to Principle 2.8.<br>For testing of segregation of<br>commercial and editorial<br>functions, please refer to<br>Principle 2.12 (c).<br>BDO inspected the<br>Compliance Manual and<br>noted that it is as described<br>in Fastmarkets' Response to<br>Principle 2.15.<br><b>Process and Control</b><br>Activities<br>For a sample of months, BDO<br>inspected monthly reports<br>and confirmed that FBA Oy<br>received a report detailing<br>any change to the<br>Methodologies and any<br>corrections, complaints,<br>conflicts of interest or any<br>other incident related to<br>price assessments subject to<br>the BMR. |
|   | corrections, complaints, conflicts<br>of interest or any other incident<br>related to price assessments<br>subject to the BMR.  |   |
| 2.16 A PRA should   | Policy Statement  | Policy Statement  |
| disclose to its<br>stakeholders as soon<br>as it becomes aware of<br>a conflict of interest<br>arising from the<br>ownership of the PRA.  | The Compliance Manual requires<br>any conflict of interest arising from<br>the ownership of Fastmarkets to<br>be disclosed to its stakeholders<br>immediately.  | BDO inspected the<br>Compliance Manual and noted<br>that it is as described in<br>Fastmarkets' Response to<br>Principle 2.16.   |
|   | Any conflict of interest arising<br>from the ownership or a change in<br>the ownership of FBA Oy will also<br>be disclosed immediately to<br>subscribers and to regulatory<br>authorities in relevant<br>jurisdictions.   |   |



| IOSCO Principle  | Fastmarkets' Response  | Practitioner's Testing   |
|--|--|--|
| Complaints   |  |  |
| 2.17 A PRA should have in place and  | Policy Statement   | Policy Statement   |
| publish written<br>procedures for<br>receiving, investigating<br>and retaining records<br>concerning complaints<br>made about a PRA's<br>assessment process.   | Fastmarkets Complaints Handling<br>Policy describes procedures for<br>receiving, investigating and<br>retaining records concerning<br>complaints made about any<br>Fastmarkets' price assessment<br>process.<br><b>Process and Control Activities</b>  | BDO inspected the<br>Complaints Handling policy<br>and noted that it is as<br>described in Fastmarkets'<br>Response to Principle 2.17.<br>Process and Control<br>Activities  |
|  | Fastmarkets Complaints Handling<br>Policy is formalised and publicly<br>available on the Fastmarkets<br>website: <u>https://www.foex.fi/uploa</u><br><u>ds/policies/FM-policies-</u><br><u>Complaints-Handling.pdf</u> .   | BDO inspected the website:<br><u>https://www.foex.fi/uploads/</u><br><u>policies/FM-policies-</u><br><u>Complaints-Handling.pdf</u> and<br>noted that the Fastmarkets'<br>Complaints Handling Policy is<br>formalised and publicly<br>available. |
| 2.18 Among other things, such complaint  | Policy Statement   | Policy Statement   |
| <ul> <li>mechanisms should [be designed to] ensure that:</li> <li>a) A PRA should have in place a mechanism detailed in a written</li> </ul>   | The Fastmarkets Complaints<br>Handling Policy describes<br>procedures for receiving,<br>investigating and retaining records<br>concerning complaints made about<br>Fastmarkets' price-assessment<br>process.   | BDO inspected the<br>Fastmarkets' Complaints<br>Handling policy and noted<br>that it is as described in<br>Fastmarkets' Response to<br>Principle 2.18 (a) – (f).   |
| complaints handling<br>policy, by which its<br>subscribers may submit  | The Fastmarkets' Complaints<br>Handling Policy states:   | Process and Control<br>Activities  |
| complaints on whether a<br>specific price assessment<br>is representative of<br>market value, proposed<br>price assessment<br>changes, applications of<br>Methodology in relation<br>to a specific price<br>assessment and other<br>editorial decisions in | <ul> <li>a) If a complainant desires a<br/>number or Methodology to be<br/>double- checked, the reporter will<br/>open an inquiry and consult with<br/>their Team Leader before issuing<br/>a response to the complainant; or<br/>if there are any further concerns<br/>raised, the complainant can<br/>immediately contact the</li> </ul> | BDO inspected the<br>Fastmarkets website:<br>https://www.foex.fi/uploads/<br>policies/FM-policies-<br>Complaints-<br>Handling.pdf and noted that<br>the Complaints Handling<br>Policy is formalised and<br>publicly available.                   |
| relation to price<br>assessment processes;   | Fastmarkets' Editorial Team to raise a formal complaint.   | BDO inquired with<br>Fastmarkets' management<br>and confirmed that there had   |
| <ul> <li>b) A PRA should ensure<br/>that its written<br/>complaints handling<br/>policy includes, among<br/>other things, the process<br/>and target timetable for<br/>handling of complaints;</li> <li>c) Formal complaints</li> </ul>                    | <ul> <li>This complaint should be submitted in writing to Fastmarkets' Risk and Compliance Team and should include a name, a company and contact details of the complainant and details of the specific issue in dispute.</li> <li>(b) - (f)</li> </ul>  | been no formal complaints<br>during the period under<br>review for the in scope price<br>assessments. Therefore, BDO<br>did not perform validation<br>procedures over<br>Fastmarkets' Response to<br>Principle 2.18 (c), (d) and<br>(f).         |
| made against a PRA and<br>its personnel are<br>investigated by that PRA<br>in a timely and fair<br>manner;   | Once a complaint is received, it<br>will be acknowledged in writing<br>within three business days. The<br>Fastmarkets' Risk and Compliance<br>Team will log the issue in their   | BDO inquired with<br>Fastmarkets' management<br>and confirmed that there had<br>been no informal complaints<br>during the period under<br>4  |



| IOSCO Principle  | Fastmarkets' Response  | Practitioner's Testing  |
|--|--|---|
| <ul> <li>d) The inquiry is<br/>conducted independently<br/>of any personnel who<br/>may be involved in the<br/>subject of the complaint;</li> <li>e) A PRA aims to<br/>complete its investigation<br/>promptly;</li> <li>f) A PRA advises the<br/>complainant and any<br/>other relevant parties of<br/>the outcome of the<br/>investigation in writing<br/>and within a reasonable<br/>period;</li> </ul>   | Complaints Register before<br>promptly commencing an<br>investigation.<br>Fastmarkets' Risk and Compliance<br>Team will independently<br>investigate any formal complaints<br>in a timely and fair manner.<br>A written response to the<br>complainant will be provided<br>within 28 days from the date of<br>receipt of the complaint. The<br>response will include details of<br>how the investigation was carried<br>out; an explanation of their<br>decision; and their planned or<br>completed actions as a result<br>where applicable.   | review for the in scope price<br>assessments. Therefore, BDO<br>did not perform validation<br>procedures over<br>Fastmarkets' Response to<br>Principle 2.18 (e).<br>Policy Statement<br>BDO inspected the<br>Fastmarkets Complaints<br>Handling Policy and noted<br>that it is as described in<br>Fastmarkets' Response to<br>Principle 2.18 (g) – (h).<br>Process and Control<br>Activities  |
| <ul> <li>g) There is recourse to an independent third party appointed by the PRA should a complainant be dissatisfied with the way a complaint has been handled by the relevant PRA or the PRA's decision in the situation no later than six (6) months from the time of the original complaint;</li> <li>h) All documents relating to a complaint, including those submitted by the complainant as well as a PRA's own record, are retained for a minimum of five (5) years.</li> </ul> | <ul> <li>Process and Control Activities</li> <li>Fastmarkets' Complaints Handling<br/>Policy is formalised and publicly<br/>available on the Fastmarkets'<br/>website:<br/>https://www.foex.fi/uploads/polici<br/>es/ FM-policies-Complaints-<br/>Handling.pdf</li> <li>(c)-(e)</li> <li>Upon receipt of a formal complaint:</li> <li>It is acknowledged in writing within<br/>three business days; and<br/>Fastmarkets' Risk and Compliance<br/>Team logs the issue in the<br/>Complaints Register.</li> <li>If the complainant is not satisfied<br/>with how their complaint was<br/>handled, General Counsel within<br/>Euromoney Institutional Investor Plc<br/>is notified. The Fastmarkets'<br/>Managing Director and Risk and<br/>Compliance Manager reviews the<br/>appeal.</li> <li>Upon a receipt of an informal<br/>complaint the Fastmarkets' Risk and<br/>Compliance Team:</li> <li>Logs the issue in the<br/>Complaints Register;</li> <li>Independently investigates</li> </ul> | <ul> <li>BDO inquired with<br/>Fastmarkets' management<br/>and confirmed that there had<br/>been no appeals during the<br/>period under review for the<br/>in scope price assessments.<br/>Therefore, BDO did not<br/>perform validation<br/>procedures over<br/>Fastmarkets' Response to<br/>Principle 2.18 (g).</li> <li>BDO inspected the formal<br/>Complaints Register and<br/>noted that it exists and is to<br/>be retained for at least five<br/>years effective from 1<br/>September 2017.</li> <li>For a sample of months, BDO<br/>inspected monthly reports<br/>and confirmed that FBA Oy<br/>received a report detailing<br/>any change to the<br/>Methodologies and any<br/>corrections, complaints,<br/>conflicts of interest or any<br/>other incident related to<br/>price assessments subject to<br/>the BMR.</li> </ul> |
|  | <ul> <li>any informal complaints; and</li> <li>Logs the actions taken within the Complaints Register.</li> <li>f) For a formal complaint, a written response to the complainant is</li> </ul>  |   |



| IOSCO Principle | Fastmarkets' Response  | Practitioner's Testing |
|-----------------|--|------------------------|
|                 | provided in writing within 28 days<br>from the complaint receipt date.<br>The response includes details of<br>how the investigation was carried<br>out, an explanation of their<br>decision and their planned or<br>completed actions as a result,<br>where applicable.  |                        |
|                 | Policy Statement   |                        |
|                 | The Fastmarkets' Complaints<br>Handling Policy states that:  |                        |
|                 | g) After going through the Formal<br>Complaint Process, the<br>complainant has an option to<br>appeal any aspect of how the<br>complaint was handled or further<br>question any of the pricing and<br>Methodology explanations by<br>informing Euromoney<br>Institutional Investors Plc's<br>General Counsel.                      |                        |
|                 | <ul> <li>h) All documents relating to a<br/>complaint including those<br/>submitted by the complainant as<br/>well as company's own record,<br/>are retained for a minimum of<br/>five years within Fastmarkets'<br/>Complaints Register.</li> </ul>   |                        |
|                 | Any complaint related to prices<br>subject to the BMR will be<br>reported, reviewed and overseen<br>by the Managing Director of<br>Fastmarkets Benchmark<br>Administration Oy (FBA).   |                        |
|                 | Process and Control Activities   |                        |
|                 | <ul> <li>g) Appeals are reviewed by the<br/>Managing Director and Risk and<br/>Compliance Manager of<br/>Fastmarkets.</li> </ul>   |                        |
|                 | In the event that a complainant<br>notifies in writing that they<br>remain dissatisfied with the way<br>their complaint has been handled<br>internally, an appropriate<br>independent third party is<br>appointed to resolve the<br>complaint within six months of<br>the date of written submission of<br>the original complaint. |                        |
|                 | <ul> <li>h) The Fastmarkets' Complaint<br/>Register is retained for a<br/>minimum of five years effective<br/>from September 1, 2017.</li> </ul>   |                        |
|                 | <ul> <li>Fastmarkets' Risk and<br/>Compliance team provides a<br/>monthly report to FBA Oy</li> </ul>  |                        |



| IOSCO Principle   | Fastmarkets' Response  | Practitioner's Testing   |
|---|--|--|
|   | highlighting any change to<br>Methodologies and any<br>corrections, complaints, conflicts<br>of interest or any other incident<br>related to price assessments<br>subject to the BMR.  |  |
| 2.19 Disputes as to   | Policy Statement   | Policy Statement   |
| daily pricing<br>determinations, which<br>are not formal<br>complaints, shall be<br>resolved by the PRA<br>with reference to its<br>standard appropriate<br>procedures. If a<br>complaint results in a<br>change in price, that<br>should be<br>communicated to the<br>market as soon as<br>possible. | <ul> <li>The Fastmarkets' Complaints<br/>Handling Policy distinguishes<br/>between formal complaints and<br/>routine inquiries.</li> <li>If a complainant requests that a<br/>number or Methodology be<br/>reviewed, the reporter will open an<br/>inquiry and consult with their<br/>Team Leader before issuing a<br/>response to the complainant; or if<br/>there are any further concerns<br/>raised, the complainant can<br/>immediately contact Fastmarkets'<br/>Editorial Team to raise a formal<br/>complaint.</li> <li>The Fastmarkets' Corrections,<br/>Delays and New Pricing Launch<br/>Procedures will be followed in<br/>circumstances when an inquiry or<br/>complaint results in a price<br/>change.</li> <li>The Fastmarkets' Corrections,<br/>Delays and New Pricing Launch<br/>Procedures that if a price</li> </ul> | <ul> <li>BDO inspected the<br/>Fastmarkets' Complaints<br/>Handling policy and noted<br/>that it is as described in<br/>Fastmarkets' Response to<br/>Principle 2.19.</li> <li>BDO inspected the<br/>Fastmarkets' Corrections,<br/>Delays and New Pricing<br/>Launch Procedures and noted<br/>that they are as described in<br/>Fastmarkets' Response to<br/>Principle 2.19.</li> <li>BDO inspected the<br/>Fastmarkets' PIX Pulp and<br/>PIX Recovered Methodologies<br/>and noted that they are as<br/>described in Fastmarkets'<br/>Response to Principle 2.19.</li> <li>Process and Control<br/>Activities</li> <li>BDO inspected the<br/>website: https://www.foex.fi</li> </ul> |
|   | is published incorrectly, it should<br>be rectified and republished as<br>soon as possible.<br>Where related to prices subject to<br>BMR, the Managing Director of FBA<br>Oy will be informed.   | /uploads/policies/ FM-<br>policies-corrections-new-<br>prices.pdf and noted that the<br>Fastmarkets' Corrections,<br>Delays and New Pricing<br>Launch Policy is publicly<br>available.   |
|   | <ul> <li>Fastmarkets' PIX Pulp and PIX<br/>Recovered Methodologies states<br/>the following:</li> <li>Publication of price errors can<br/>occasionally happen for<br/>reasons that may include<br/>technical input errors or<br/>incorrect application of the<br/>methodology.</li> <li>To minimize the</li> </ul>   | BDO inquired with<br>Fastmarkets' management<br>and confirmed that there had<br>been no price corrections<br>during the period under<br>review for the in scope price<br>assessments. Therefore, BDO<br>did not perform validation<br>procedures over<br>Fastmarkets' Response to<br>Principle 2.19.<br>BDO inquired with  |
|   | inconvenience to our<br>subscribers, Fastmarkets<br>aims to investigate each error<br>as soon as it becomes aware<br>of it and to publish a  | Fastmarkets' management<br>and confirmed that there had<br>been no publication delays<br>during the period under<br>review for the in scope price<br>assessments. Therefore, BDO   |



| IOSCO Principle | Fastmarkets' Response  | Practitioner's Testing  |
|-----------------|--|---|
|                 | correction promptly on our<br>website through a pricing<br>notice with an explanation of<br>the reason for the correction.   | did not perform validation<br>procedures over<br>Fastmarkets' Response to<br>Principle 2.19.  |
|                 | Fastmarkets will publish a<br>correction of a price only<br>where it has established<br>undeniably that there has<br>been an error.<br>Fastmarkets' price<br>assessments are produced<br>based on the best data<br>available at the time of the<br>assessment. It will not<br>retroactively change a price<br>based on new information or<br>additional submission of data   | For a sample of months,<br>BDO inspected monthly<br>reports and confirmed that<br>FBA Oy received a report<br>detailing any change to the<br>Methodologies and any<br>corrections, complaints,<br>conflicts of interest or any<br>other incident related to<br>price assessments subject to<br>the BMR. |
|                 | received after a respective pricing session has closed.  |   |
|                 | Process and Control Activities   |   |
|                 | Fastmarkets' Corrections, Delays<br>and New Price Launch Policy is<br>formalised and publicly available<br>on the Fastmarkets' website:<br><u>https://www.foex.fi/uploads/policie</u><br><u>s/FM-policies-corrections-new-</u><br><u>prices.pdf</u>  |   |
|                 | Fastmarkets will rectify and<br>republish any incorrectly published<br>price as soon as possible; and will<br>send a correction notice to all<br>subscribers informing them of the<br>change.  |   |
|                 | Fastmarkets employs several<br>procedures and measures to avoid<br>delays in the publication of its<br>prices. In the event of a delay<br>occurring, however, Fastmarkets<br>will inform subscribers as soon as<br>possible.   |   |
|                 | In the event of late publication,<br>only data that has been received<br>within the mandated data<br>collection window will be included<br>in the calculation of the price. No<br>prices will be amended due to the<br>emergence of new data or market<br>activity after the initial publication.<br>Retrospective changes to the<br>published values will only be made<br>in cases of administrative or<br>calculation error leading to a |   |
|                 | material change in price.  |   |



| IOSCO Principle  | Fastmarkets' Response  | Practitioner's Testing   |
|--|--|--|
| Cooperation with Regulato  | <ul> <li>When a pricing correction is<br/>required, it is provided to the<br/>relevant Price Administration team<br/>via email, detailing:</li> <li>Correction value &amp; date; and</li> <li>Explanation of what<br/>happened so it can be<br/>documented in MInD.</li> <li>Fastmarkets places a Pricing<br/>Notice onto the Fastmarkets'<br/>website and obtains approval from<br/>the Global News desk/Price<br/>Assessment Manager before<br/>publication.</li> <li>Fastmarkets' Risk and Compliance<br/>team provide a monthly report to<br/>FBA Oy highlighting any change to<br/>Methodologies and any<br/>corrections, complaints, conflicts<br/>of interest or any other incident<br/>related to price assessments<br/>subject to the BMR.</li> </ul> |  |
| 2.20 Audit trails, other<br>documentation<br>required by these<br>Principles and all other<br>relevant information<br>shall be readily<br>available to market<br>authorities in carrying<br>out their regulatory<br>duties and handed over<br>without delay in<br>accordance with<br>applicable law.   | <b>Context</b><br>Fastmarkets maintains audit trails<br>and other documentation as<br>required by these Principles.<br>Fastmarkets seeks to comply with<br>all applicable laws.  | <i>Excluded from scope<br/>of Independent<br/>Assurance.</i>                                 |
| External Auditing  |  |  |
| 2.21 A PRA should<br>appoint an<br>independent, external<br>auditor with<br>appropriate experience<br>and capability to review<br>and report on the PRA's<br>adherence to its stated<br>Methodology criteria<br>and with the<br>requirements of the<br>Principles. The first<br>resulting audit should<br>be completed within<br>one year of the<br>publication of the | <b>Context</b><br>Euromoney Global Limited has<br>engaged BDO to carry out an<br>assurance review of the<br>independent responses contained<br>in this report on how Fastmarkets'<br>policies, process and control<br>activities relating to its price<br>assessments address the IOSCO<br>Principles for Oil Price Reporting<br>Agencies.   | <i>This Principle is<br/>covered by this<br/>assurance work and<br/>the ultimate report.</i> |



| IOSCO Principle  | Fastmarkets' Response | Practitioner's Testing |
|--|-----------------------|------------------------|
| Principles by IOSCO<br>and its results<br>published within fifteen<br>months of the<br>publication of the<br>Principles. Subsequent<br>audits should take<br>place annually and be<br>published three months<br>after each audit is<br>completed with further<br>interim audits carried<br>out as appropriate. |                       |                        |