## Dodd-Frank Progress Report

November 2013

#### In Brief: October 2013

- No New Deadlines. No new rulemaking requirements were due in October.
- 1 Requirement Met, 6 Proposed. The CFTC released a final rule on segregation of uncleared swap margin. The FDIC released a proposed rule regarding restrictions on sales of assets of a covered financial company by the FDIC. The CFPB, FDIC, Federal Reserve, NCUA, OCC and SEC released a proposed policy statement on joint standards for assessing the diversity policies and practices of entities regulated by the agencies.

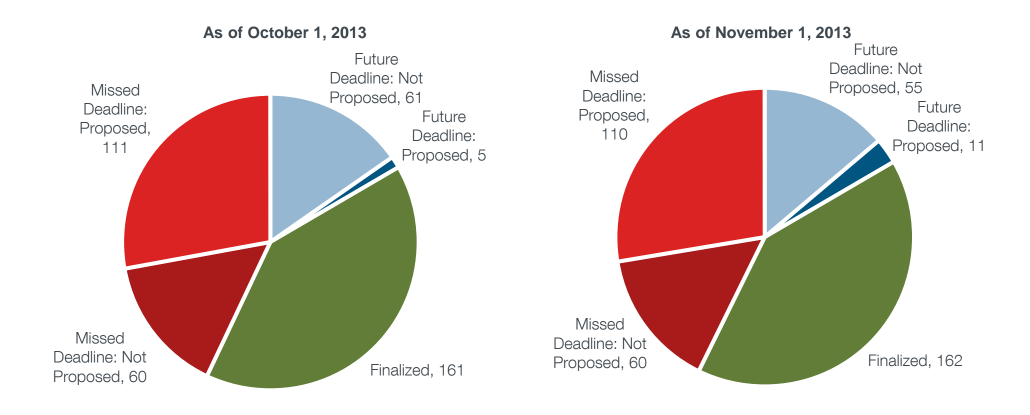
#### State of Play to Date:

- In the past month, no rulemaking requirement deadlines passed, six rulemaking requirements were proposed and one rule was finalized to meet a rulemaking requirement.
- As of November 1, 2013, a total of 280 Dodd-Frank rulemaking requirement deadlines have passed. This is 70.4% of the 398 total rulemaking requirements, and 100% of the 280 rulemaking requirements with specified deadlines.
- Of these 280 passed deadlines, 170 (60.7%) have been missed and 110 (39.3%) have been met with finalized rules. Regulators have not yet released proposals for 60 of the 170 missed rules.
- Of the 398 total rulemaking requirements, 162 (40.7%) have been met with finalized rules and rules have been proposed that would meet 121 (30.4%) more. Rules have not yet been proposed to meet 115 (28.9%) rulemaking requirements.

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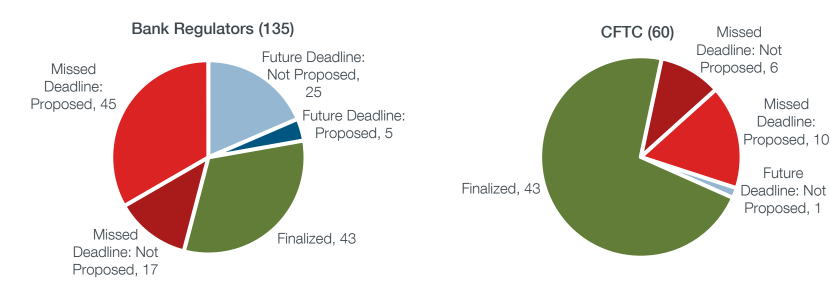
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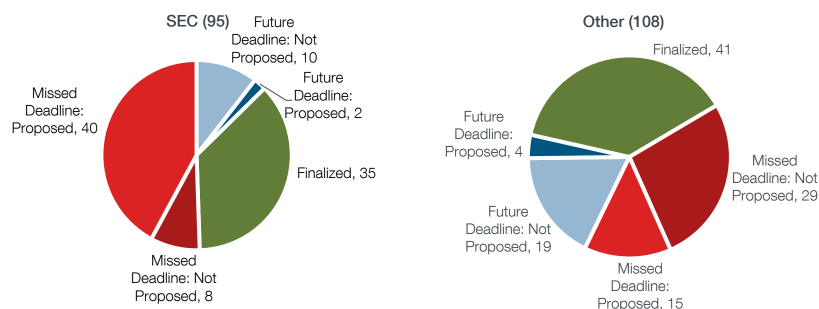
### Davis Polk Dodd-Frank Rulemaking Progress by Month



### **Dodd-Frank Rulemaking Progress by Agency**

As of November 1, 2013





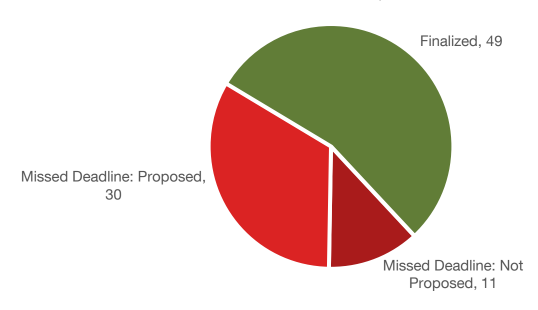
Rulemaking counts are based on estimates and require judgment.

Values Refer to Number of Rulemaking Requirements

Missed

### Title VII Progress on Required Rulemakings

As of November 1, 2013

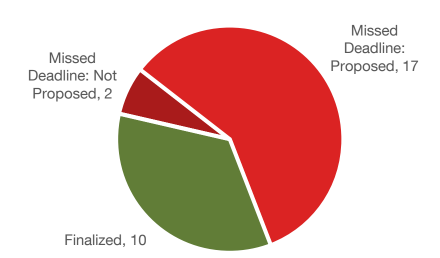


#### CFTC Progress on Required Title VII Rulemakings

Missed
Deadline: Not
Proposed, 4

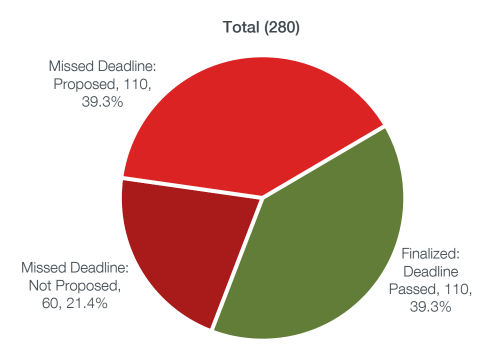
Missed
Deadline:
Proposed, 3

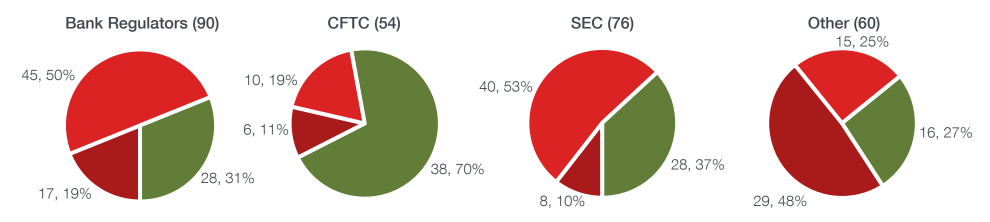
#### SEC Progress on Required Title VII Rulemakings



## Dodd-Frank Rulemaking Progress on Passed Deadlines

As of November 1, 2013



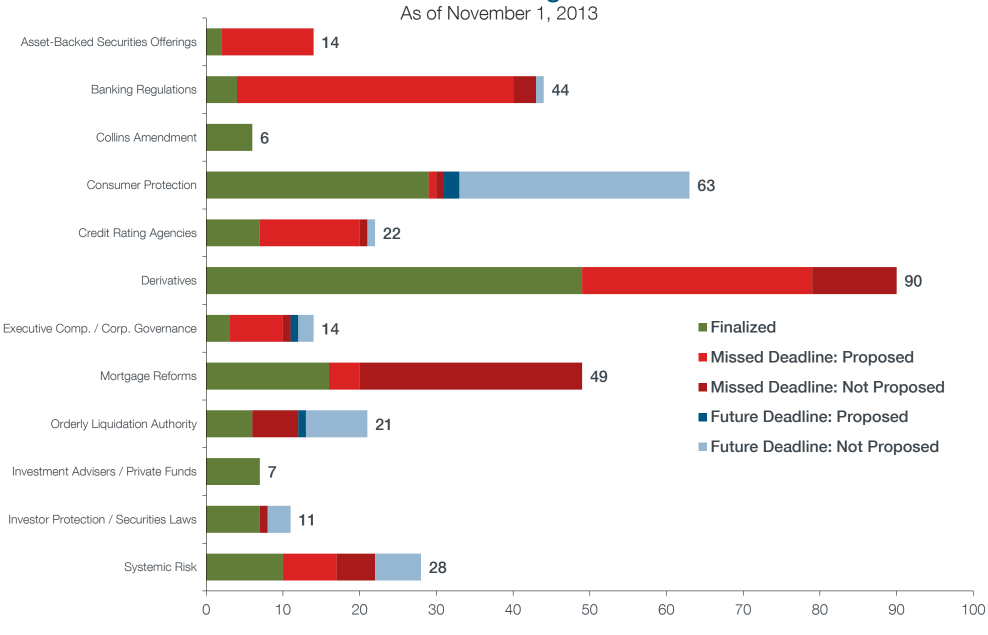


Rulemaking counts are based on estimates and require judgment.

Values Refer to Number of Rulemaking Requirements



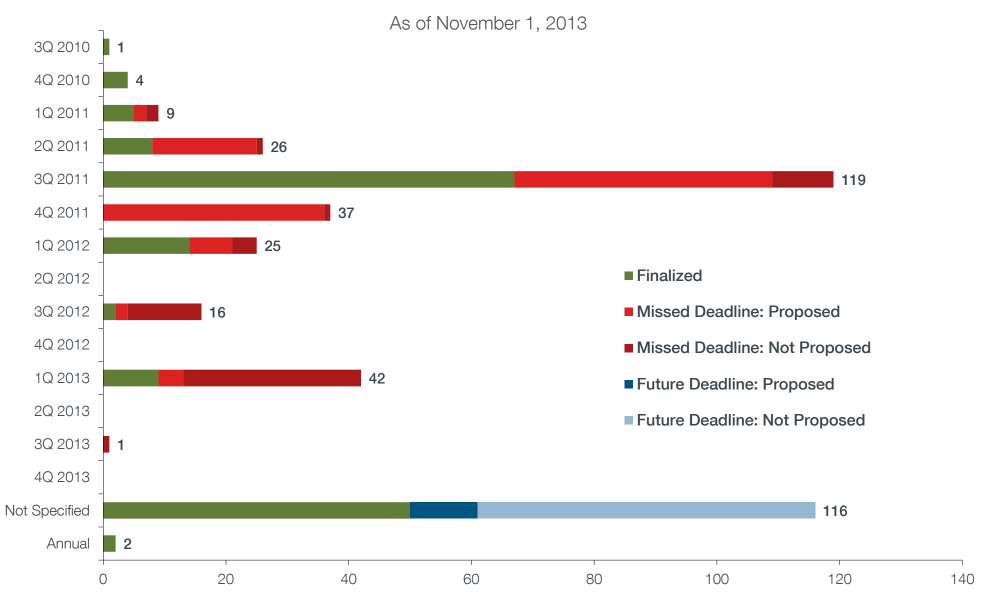
# Dodd-Frank Rulemaking Progress in Select Categories



Rulemaking counts are based on estimates and require judgment.

Number of Required Rulemakings (Joint Rules are Counted for Each Applicable Agency)

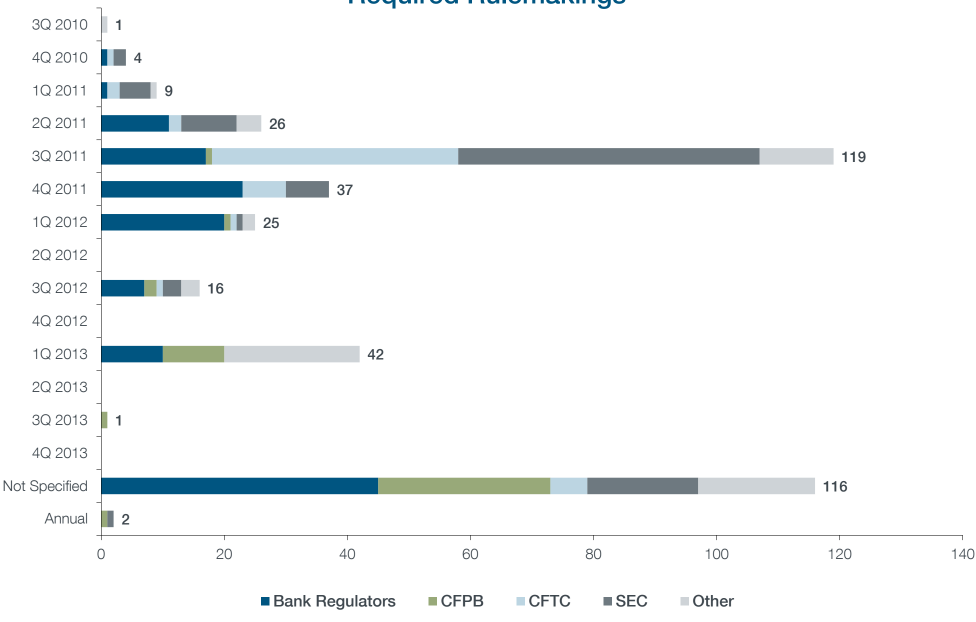
### Davis Polk Dodd-Frank Rulemaking Progress by Due Date



Rulemaking counts are based on estimates and require judgment.

Number of Required Rulemakings (Joint Rules are Counted for Each Applicable Agency)

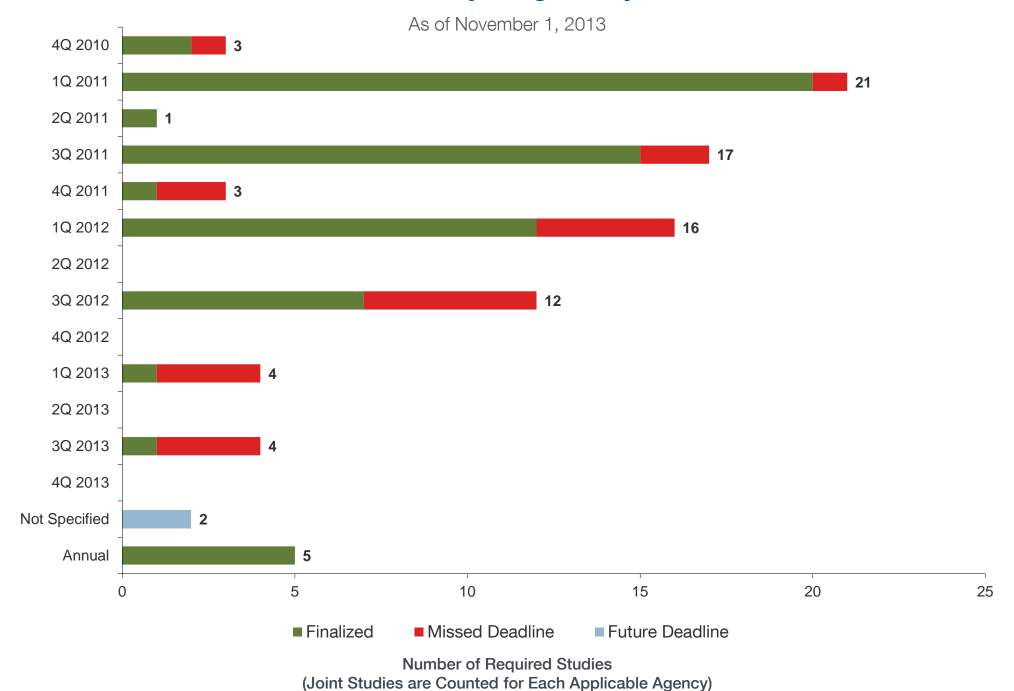
# Dodd-Frank Statutory Deadlines for Required Rulemakings



Rulemaking counts are based on estimates and require judgment.

Number of Required Rulemakings (Joint Rules are Counted for Each Applicable Agency)

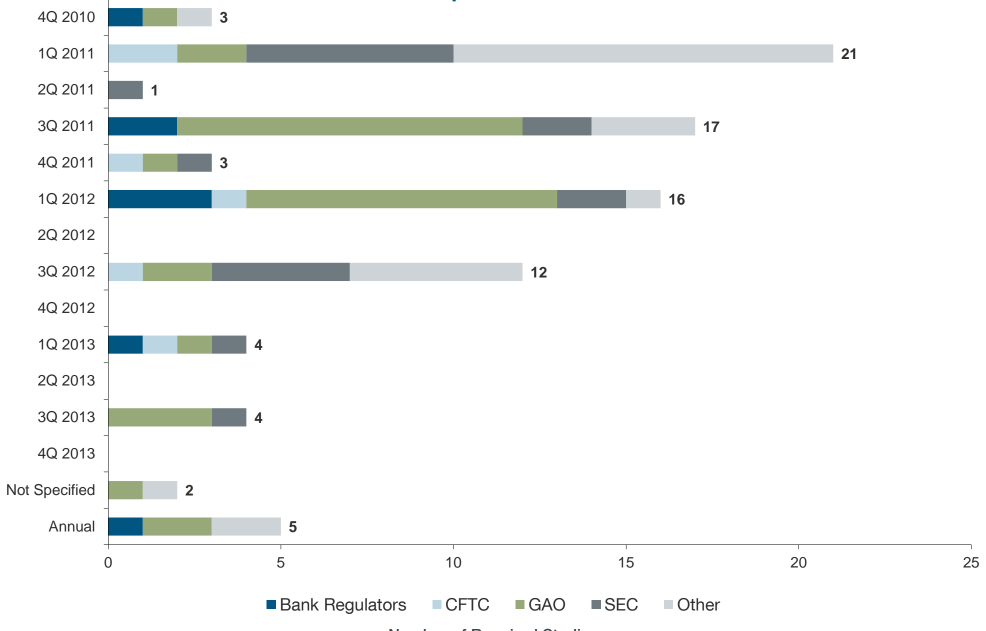
### **Dodd-Frank Study Progress by Due Date**



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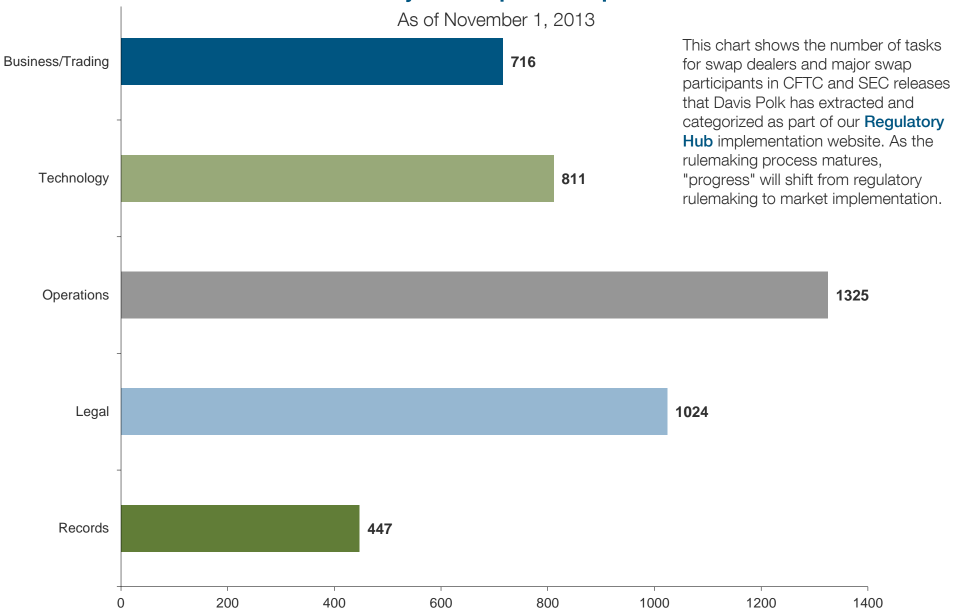


# Dodd-Frank Statutory Deadlines for Required Studies



Number of Required Studies (Joint Studies are Counted for Each Applicable Agency)

# Tasks for Swap Dealers and Major Swap Participants



For more information, please contact hub@davispolk.com.

#### **About the Progress Report**

- The Davis Polk Dodd-Frank Progress Report is a monthly publication that uses empirical data to help market participants and policymakers assess the progress of the rulemaking and other work that has been done by regulators under the Dodd-Frank Act. Access previous reports on our website.
- The Progress Report was developed using information from Davis Polk's subscription-based Regulatory Tracker<sup>TM</sup> product. For more information on the Regulatory Tracker, please contact tracker@davispolk.com or view our brochure.
- Required, proposed, final and missed rulemakings and studies are counted based on Davis Polk's tally of statutory requirements in the Davis Polk Regulatory Tracker<sup>TM</sup>. An agency's rule release may satisfy several statutorily required rulemakings.
- Where multiple agencies are required to issue a rule or study jointly, the requirement appears in each of their totals, which we believe most accurately reflects the staff burden on regulatory agencies.
- The term "Bank Regulators" includes the Board of Governors of the Federal Reserve, the FDIC and the OCC.

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#### **Questions?**

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