Dodd-Frank **Progress Report**

September 2012

In Brief

- 8 Requirements Met. The SEC released final rules on conflict minerals and the disclosure of payments by resource extraction issuers. The Federal Reserve released a final rule on risk management standards for financial market utilities.
- 9 Requirements Proposed. The OCC, Federal Reserve, NCUA, FHFA and CFPB released a proposed rule on appraisals for higher-risk mortgage loans. The CFPB released a proposed rule on mortgage servicing.

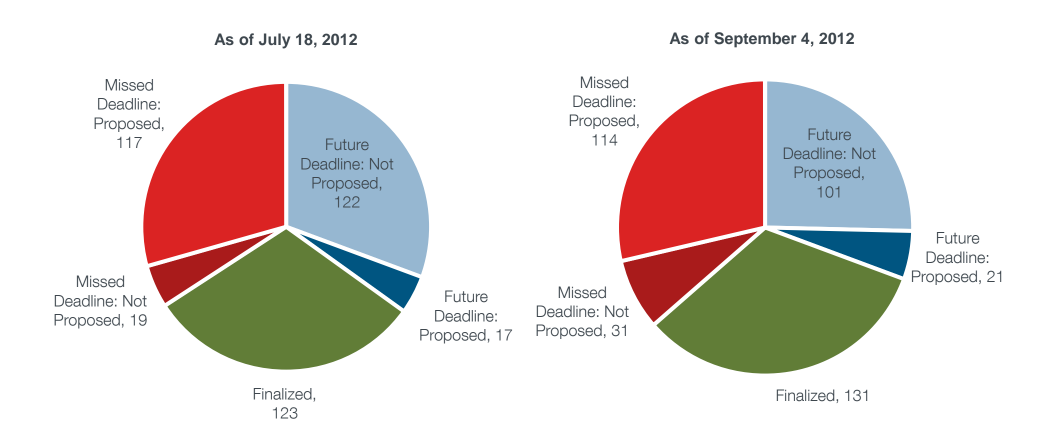
State of Play to Date:

- As of September 4, 2012, a total of 237 Dodd-Frank rulemaking requirement deadlines have passed. This is 59.5% of the 398 total rulemaking requirements, and 84.6% of the 280 rulemaking requirements with specified deadlines.
- Of these 237 passed deadlines, 145 (61.2%) have been missed and 92 (38.8%) have been met with finalized rules. Regulators have not yet released proposals for 31 of the 145 missed rules.
- Of the 398 total rulemaking requirements, 131 (32.9%) have been met with finalized rules and rules have been proposed that would meet 135 (33.9%) more. Rules have not yet been proposed to meet 132 (33.2%) rulemaking requirements.

Contents

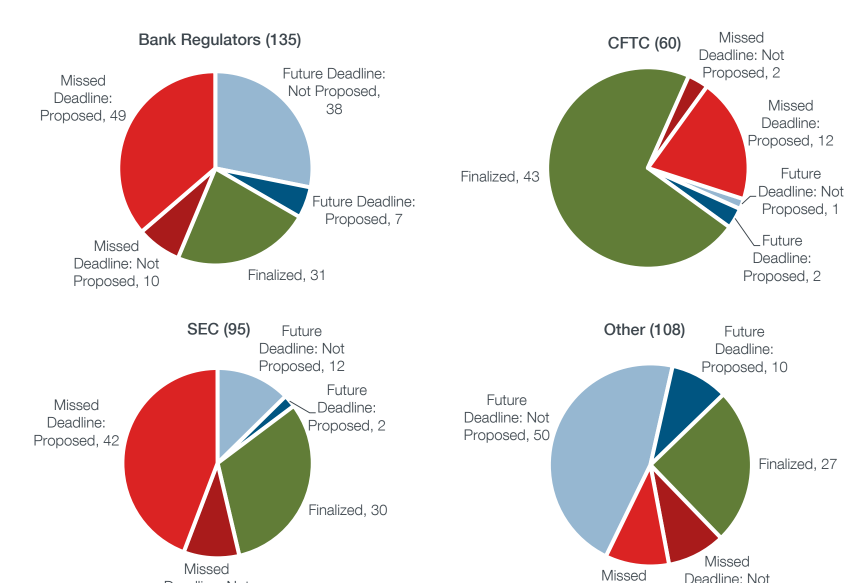
 Dodd-Frank Rulemaking Progress by Month 	4
 Dodd-Frank Rulemaking Progress by Agency 	5
Title VII Progress on Required Rulemakings	6
 Dodd-Frank Rulemaking Progress on Passed Deadlines 	7
 Dodd-Frank Rulemaking Progress in Select Categories 	8
 Dodd-Frank Rulemaking Progress by Due Date 	9
 Dodd-Frank Statutory Deadlines for Required Rulemakings 	10
 Dodd-Frank Study Progress by Due Date 	11
 Dodd-Frank Statutory Deadlines for Required Studies 	12
 Tasks for Swap Dealers and Major Swap Participants 	13
 Regulator Meetings with Outside Participants Over Time 	14

Davis Polk Dodd-Frank Rulemaking Progress by Month



Dodd-Frank Rulemaking Progress by Agency

As of September 4, 2012



Rulemaking counts are based on estimates and require judgment.

Deadline: Not

Proposed, 9

Values Refer to Number of Rulemaking Requirements

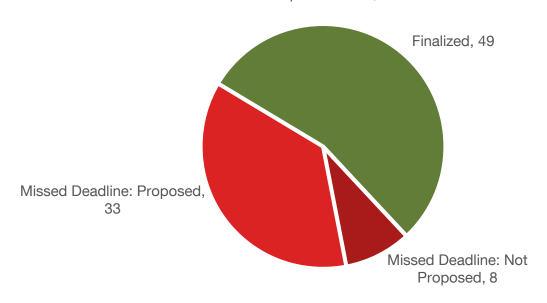
Deadline:

Proposed, 11

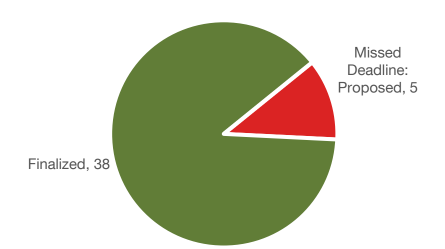
Proposed, 10

Title VII Progress on Required Rulemakings

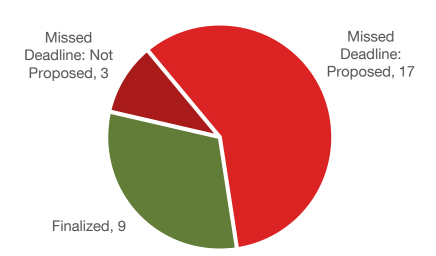
As of September 4, 2012



CFTC Progress on Required Title VII Rulemakings



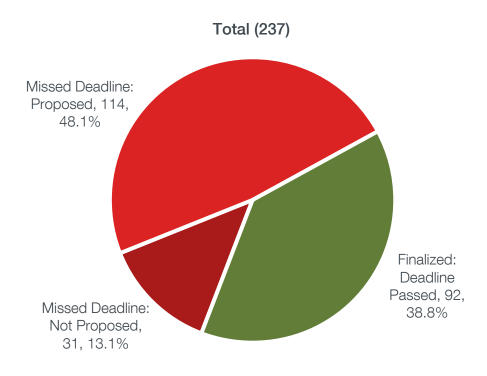
SEC Progress on Required Title VII Rulemakings

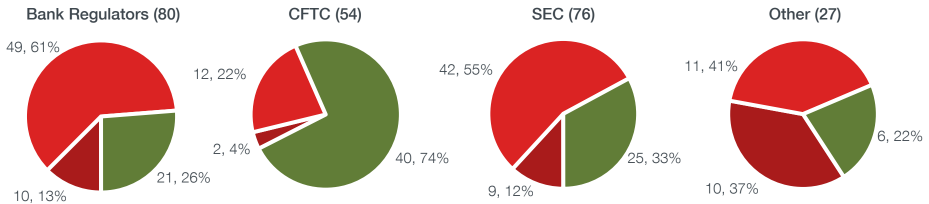


Note: Total pie chart includes requirements from the CFTC, SEC and other regulators with rulemaking requirements under Title VII.

Dodd-Frank Rulemaking Progress on Passed Deadlines

As of September 4, 2012



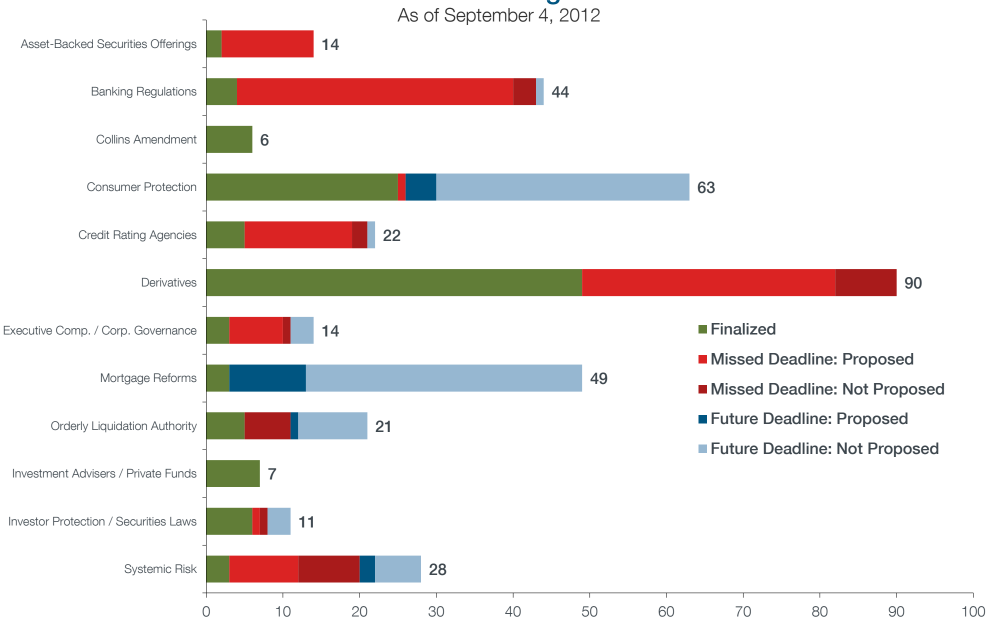


Rulemaking counts are based on estimates and require judgment.

Values Refer to Number of Rulemaking Requirements



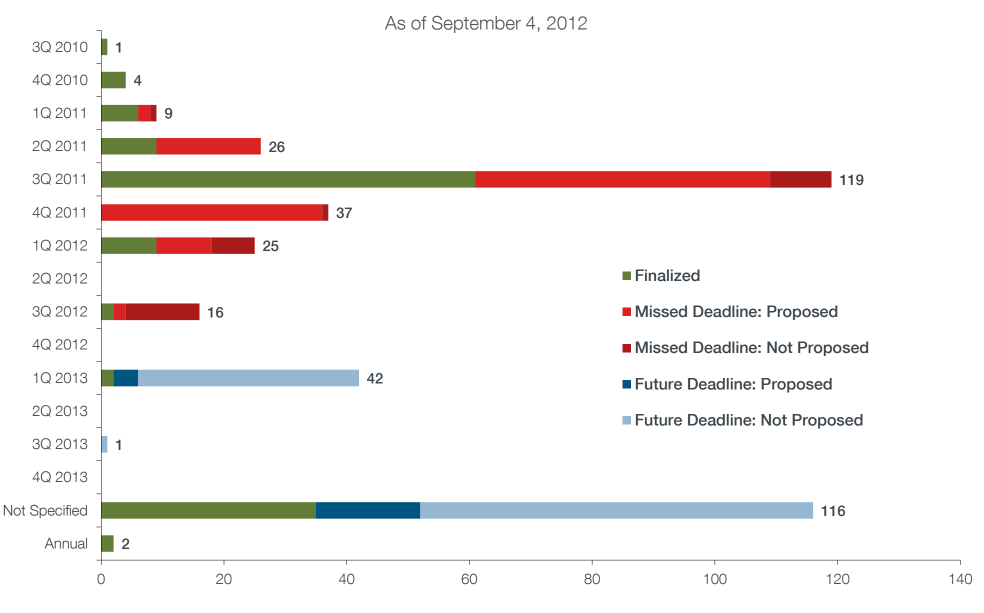
Dodd-Frank Rulemaking Progress in Select Categories



Rulemaking counts are based on estimates and require judgment.

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

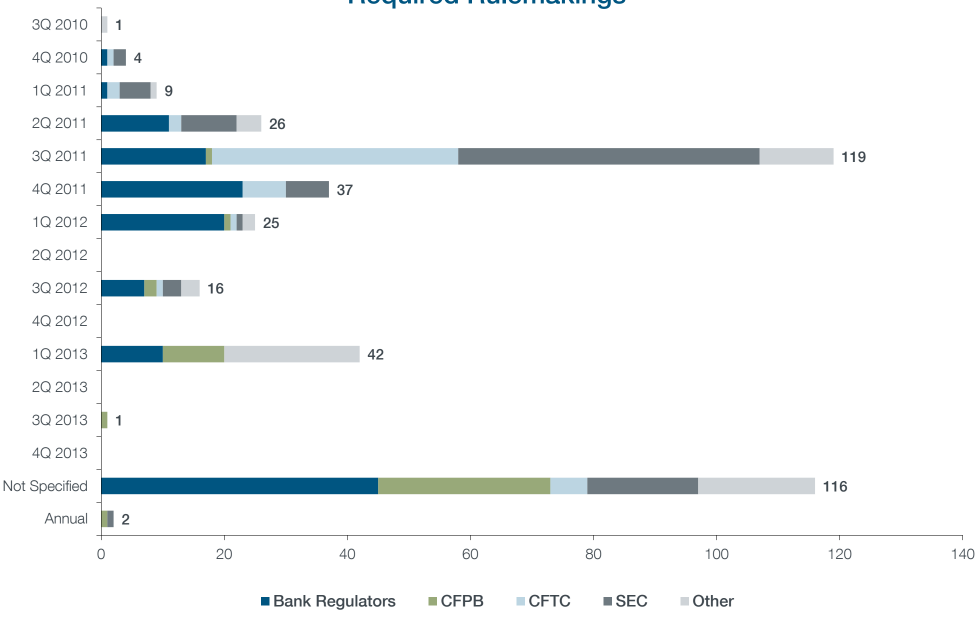
Davis Polk Dodd-Frank Rulemaking Progress by Due Date



Rulemaking counts are based on estimates and require judgment.

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

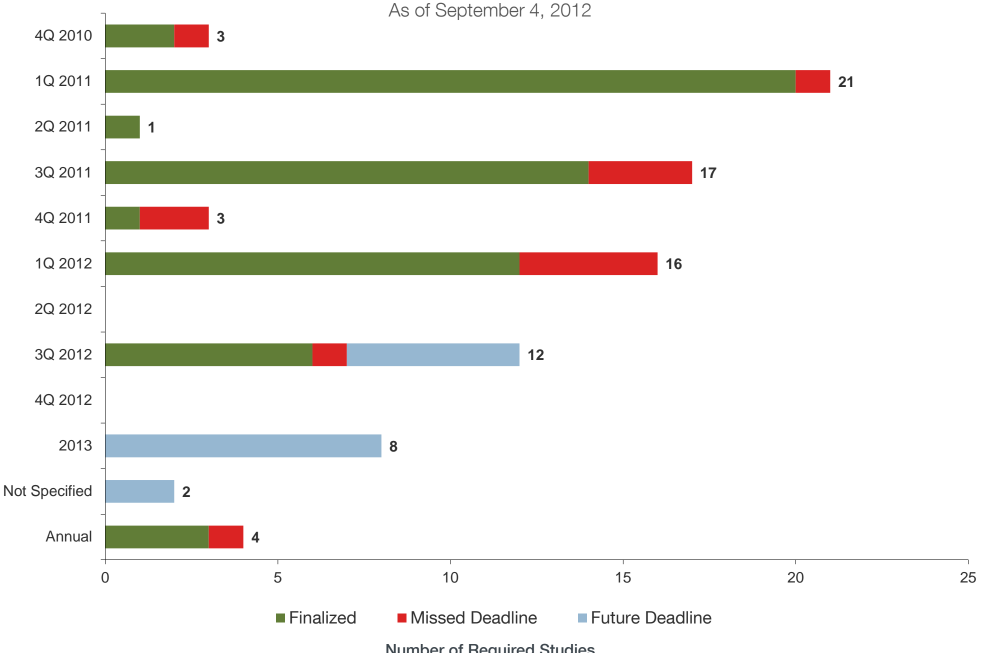
Dodd-Frank Statutory Deadlines for Required Rulemakings



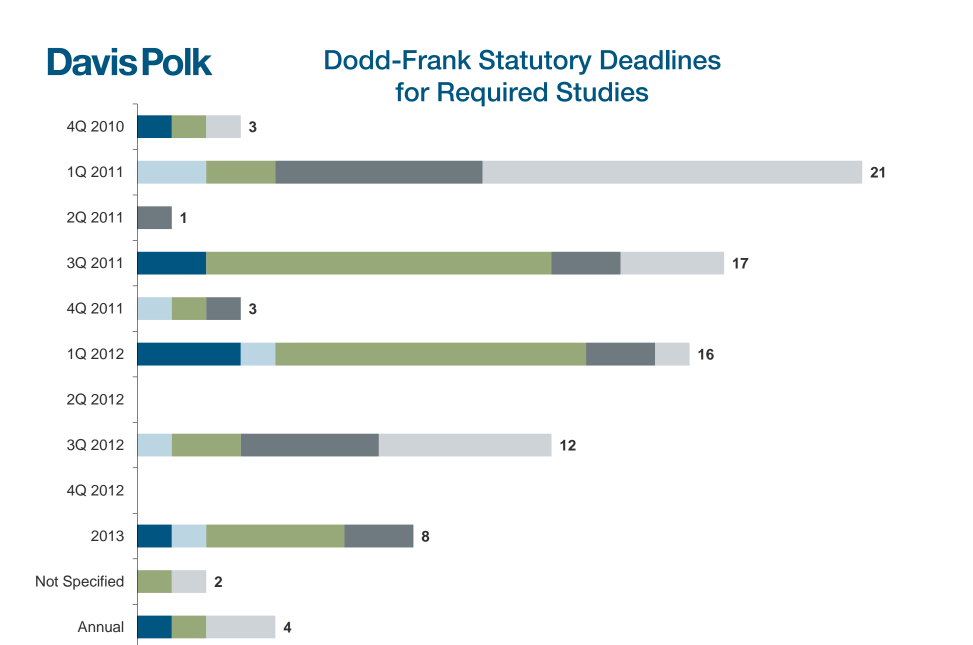
Rulemaking counts are based on estimates and require judgment.

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

Dodd-Frank Study Progress by Due Date



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



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

GAO

15

Other

■ SEC

20

10

CFTC

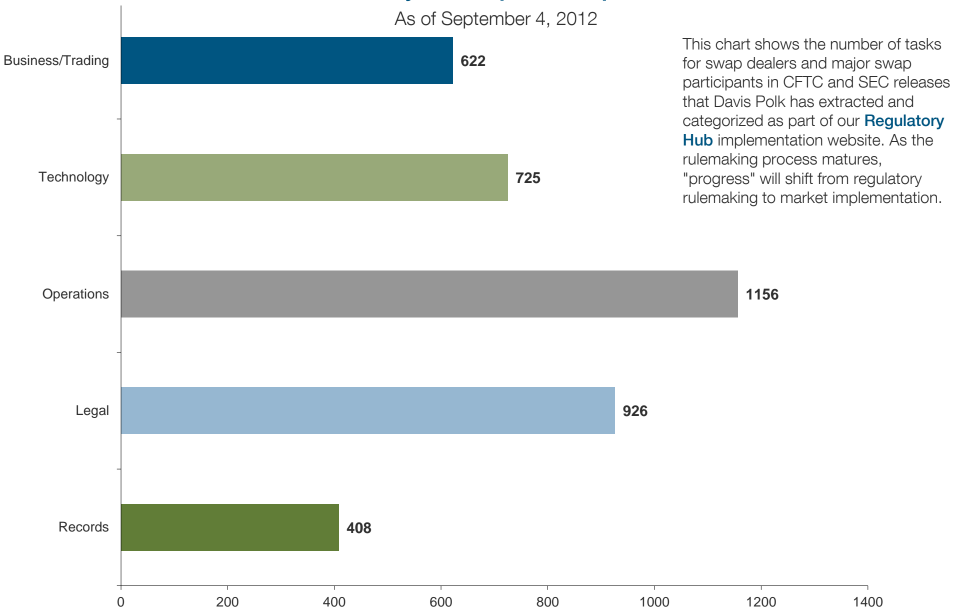
5

■ Bank Regulators

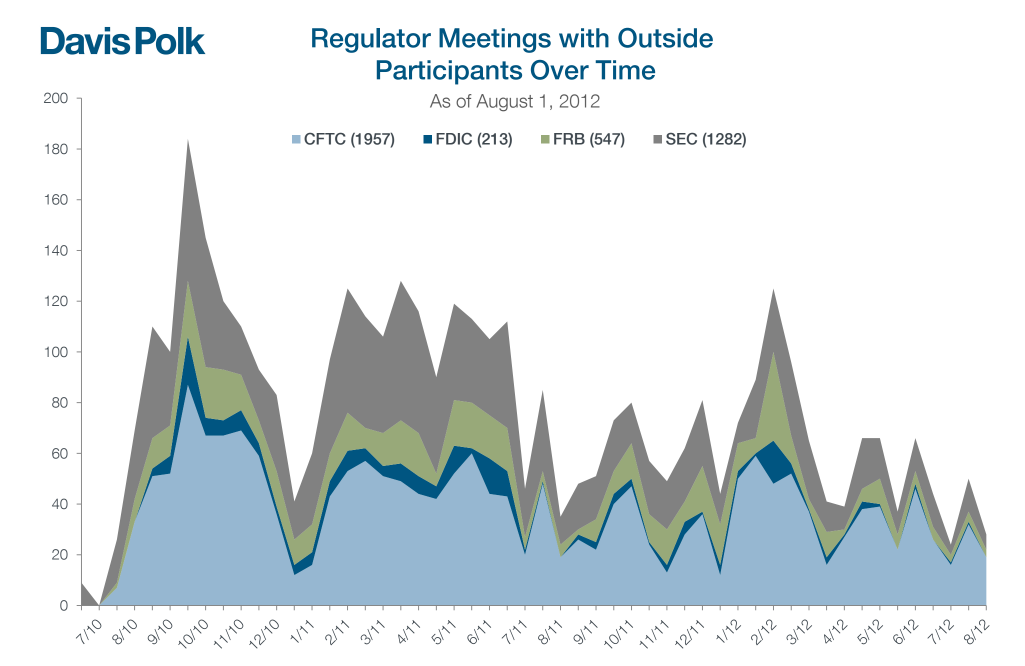
0

25

Tasks for Swap Dealers and Major Swap Participants



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



In the spirit of transparency, several financial regulators have released details of their meetings with outside participants on Dodd-Frank issues. Based on the information available, there have been at least 2800 meetings with these regulators since July 1, 2010. Joint meetings (of which there were more than 200) are counted separately for each participating regulator.

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 TrackerTM 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™. 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.

© 2012 Davis Polk & Wardwell LLP. This publication, which we believe may be of interest to our clients and friends of the firm, is for general information only. It is not a full analysis of the matters presented and should not be relied upon as legal advice. If you would rather not receive these memoranda, please respond to this email and indicate that you would like to be removed from our distribution list. If you have received this email in error, please notify the sender immediately and destroy the original message, any attachments thereto and all copies. Refer to the firm's **privacy policy** located at **davispolk.com** for important information on this policy. Please add Davis Polk to your Safe Senders list or add **dpwmail@davispolk.com** to your address book.

For more information regarding the Progress Report, please contact dodd.frank.progress.report@davispolk.com.

Questions?

If you have any questions regarding the matters covered in this Progress Report, please contact any of the lawyers listed below or your regular Davis Polk contact.

Daniel N. Budofsky	212 450 4907	daniel.budofsky@davispolk.com
Luigi L. De Ghenghi	212 450 4296	luigi.deghenghi@davispolk.com
John L. Douglas	212 450 4145	john.douglas@davispolk.com
Susan C. Ervin	202 962 7141	susan.ervin@davispolk.com
Randall D. Guynn	212 450 4239	randall.guynn@davispolk.com
Arthur S. Long	212 450 4742	arthur.long@davispolk.com
Annette L. Nazareth	202 962 7075	annette.nazareth@davispolk.com
Lanny A. Schwartz	212 450 4174	lanny.schwartz@davispolk.com
Margaret E. Tahyar	212 450 4379	margaret.tahyar@davispolk.com
Gabriel D. Rosenberg	212 450 4537	gabriel.rosenberg@davispolk.com