Davis Polk

Dodd-Frank Progress Report

September 2011

In Brief: August 2011

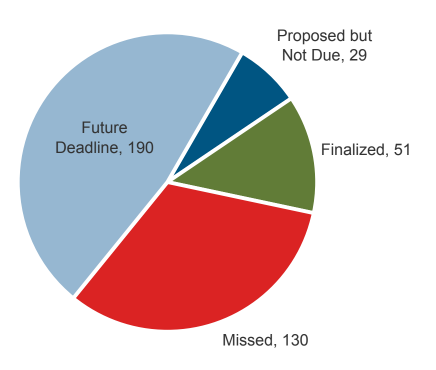
- No New Deadlines. No new rulemaking requirements were due in August.
- 9 Requirements Met, 3 Proposed. Four deadlines that had been previously missed were met, and five with future deadlines were finalized. Two of the proposed rules, one from the SEC and one from the Federal Reserve, appear as missed requirements as their deadlines have passed.
- Bank Regulators. Although August was a quiet month for the Bank Regulators, they are expected to take action on several key items in the coming months, including issuing rules regarding resolution plans and implementation of the Volcker Rule.
- CFPB Begins Rulemaking. The CFPB finalized its first 5 rules in late July. None had a statutory deadline.
- 1 Study Issued. The GAO published one study in late July.

Contents

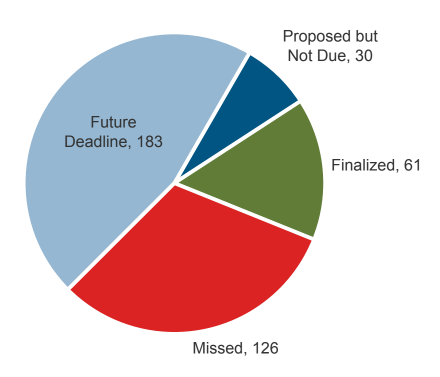
	Dodd-Frank Rulemaking Progress by Month	4
•	Dodd-Frank Rulemaking Progress by Agency	5
•	Dodd-Frank Rulemaking Progress on 163 Passed Deadlines	6
•	Dodd-Frank Rulemaking Progress by Due Date	7
•	Dodd-Frank Statutory Deadlines for Required Rulemakings	8
•	Summary Table of Dodd-Frank Statutory Deadlines for Required Rulemakings	9
•	Dodd-Frank Study Progress by Due Date	10
•	Dodd-Frank Statutory Deadlines for Required Studies	11
	Summary Table of Dodd-Frank Statutory Deadlines for Required Studies	12

Dodd-Frank Rulemaking Progress by Month



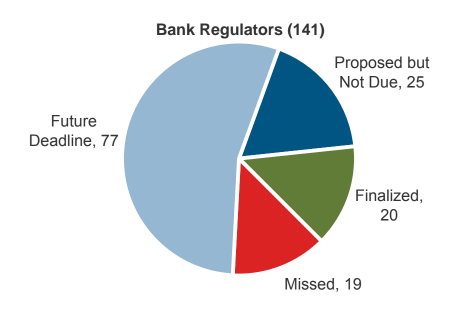


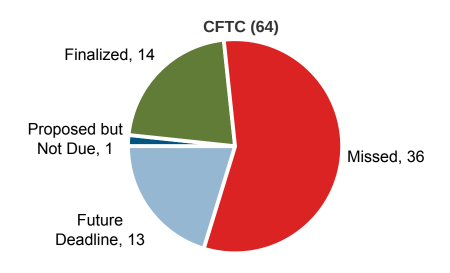
As of September 6, 2011

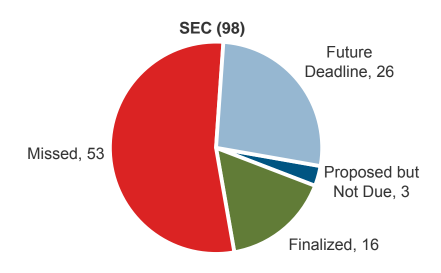


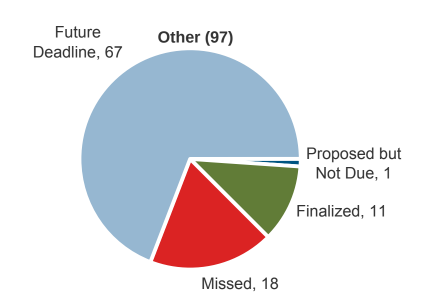
Dodd-Frank Rulemaking Progress by Agency

As of September 6, 2011



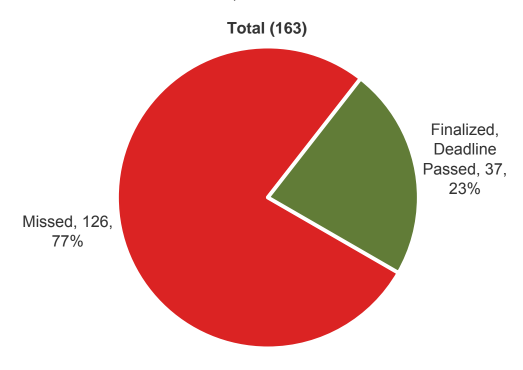


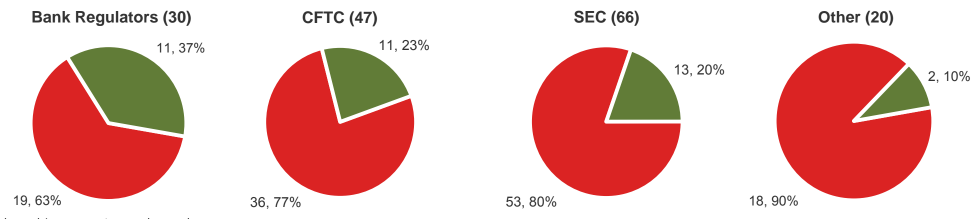




Dodd-Frank Rulemaking Progress on 163 Passed Deadlines

As of September 6, 2011

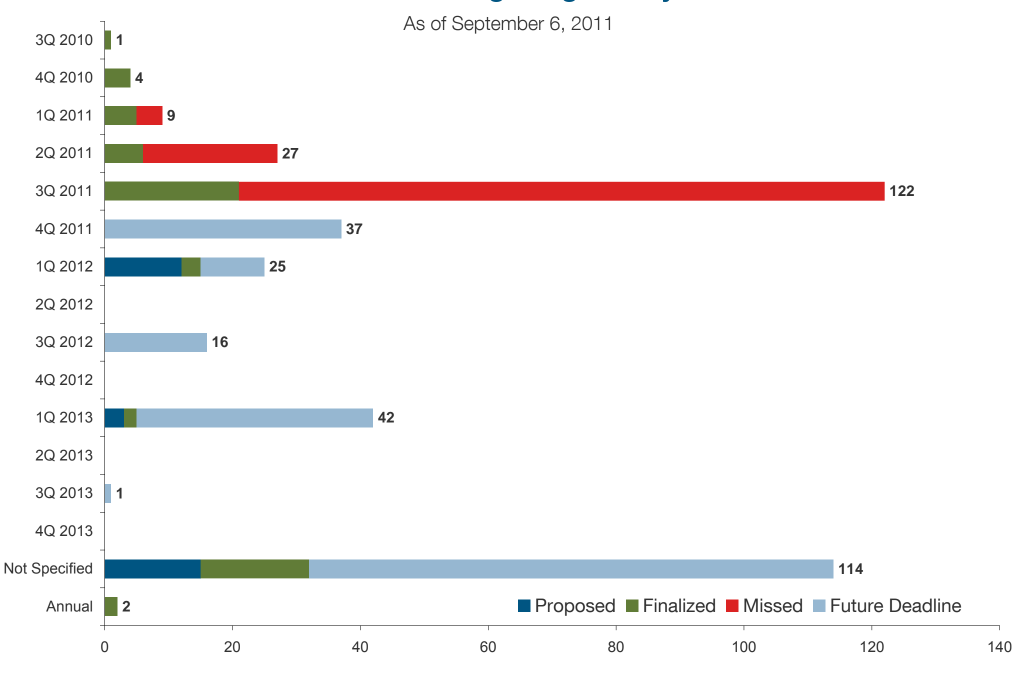




Rulemaking counts are based on estimates and require judgment.

Values Refer to Number of Rulemaking Requirements

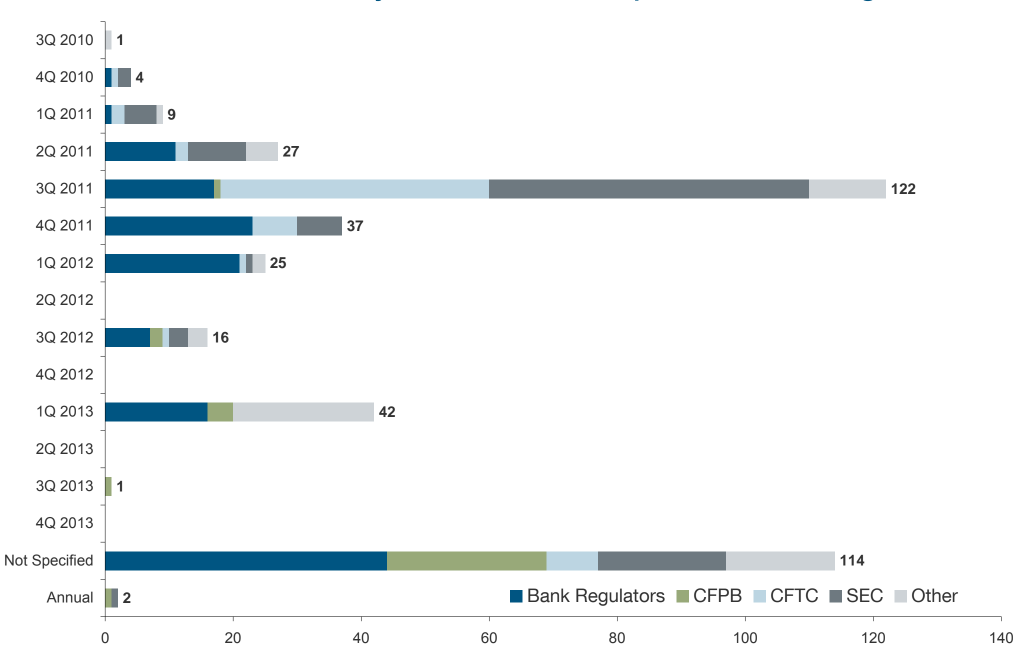
Dodd-Frank Rulemaking Progress by Due Date



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



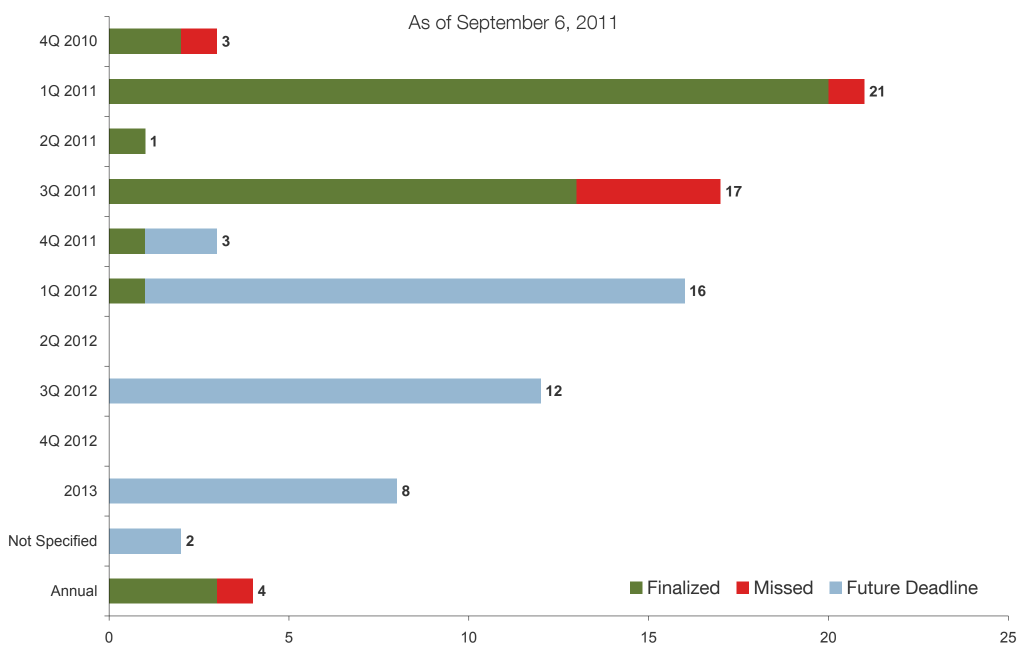
Dodd-Frank Statutory Deadlines for Required Rulemakings

Agency	3Q 2010	4Q 2010	1Q 2011	2Q 2011	3Q 2011	4Q 2011	1Q 2012	2Q 2012	3Q 2012	4Q 2012	1Q 2013	3Q 2013	No Deadline	Annual	Total
CFPB					1				2		4	1	25	1	34
CFTC		1	2	2	42	7	1		1				8		64
DAG											1				1
DVA											1				1
FCA					4										4
FED		1	1	5	7	9	13		3		10		17		66
FDIC				3	5	7	5		2		3		21		46
FFIEC											1				1
FHFA				2	3		1		1		3		2		12
FSOC							1		1				1		3
FTC					1								2		3
HUD				1							10				11
MSRB													1		1
NCUA				1	4						3		5		13
OCC				3	5	7	3		2		3		6		29
OFR													1		1
OTS				1											1
PCAOB													1		1
RHS											1				1
SEC		2	5	9	50	7	1		3				20	1	98
TREAS	1								1		2		4		8
USDC			1												1
Total	1	4	9	27	122	37	25	0	16	0	42	1	114	2	400

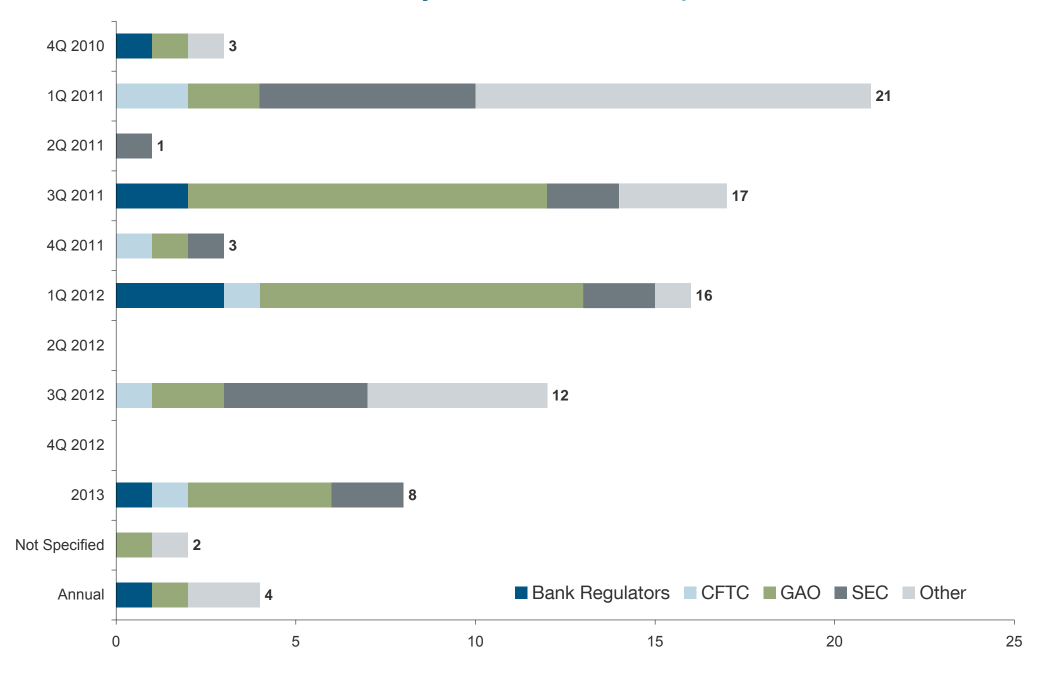
Note: Where multiple agencies are required to issue a rule jointly, the rulemaking requirement appears in each of their totals, which reflects the current burden or regulatory staff. If joint rules are excluded, the number is closer to 243.

Agency Key:	CFPB CFTC DAG DVA FCA FED FDIC FFIEC FHFA FSOC	 Consumer Financial Protection Bureau Commodity Futures Trading Commission Department of Agriculture Department of Veterans Affairs Farm Credit Administration Federal Reserve Federal Deposit Insurance Corporation Federal Financial Institutions Examination Council Federal Housing Finance Agency Financial Stability Oversight Council 	HUD MSRB NCUA OCC OFR OTS PCAOB RHS SEC TREAS	 Department of Housing and Urban Development Municipal Securities Rulemaking Board National Credit Union Association Office of the Comptroller of the Currency Office of Financial Research Office of Thrift Supervision Public Company Accounting Oversight Board Rural Housing Service Securities and Exchange Commission Department of the Treasury
	FTC	= Federal Trade Commission	USDC	= U.S. District Court for the District of Columbia

Dodd-Frank Study Progress by Due Date



Dodd-Frank Statutory Deadlines for Required Studies



Dodd-Frank Statutory Deadlines for Required Studies

Agency	4Q 2010	1Q 2011	2Q 2011	3Q 2011	4Q 2011	1Q 2012	2Q 2012	3Q 2012	4Q 2012	2013	No Deadline	Annual	Total
AOUSC												1	1
CFPB				1				2			1		4
CFTC		2			1	1		1		1			6
DAG		1											1
EDU								1					1
EIA		1											1
EPA		1											1
FED	1			1		1				1		1	5
FERC		1											1
FDIC				1		1							2
FIO						1							1
FSOC		3		1				1				1	6
FTC		1											1
GAO	1	2		10	1	9		2		4	1	1	31
HUD	1	1	·	1				1					4
OCC						1							1
SEC		6	1	2	1	2		4		2			18
TREAS		2											2
Total	3	21	1	17	3	16	0	12	0	8	2	4	87

Agency Key:	AOUSC CFPB CFTC DAG EDU EIA EPA FED	 Administrative Office of the United States Courts Consumer Financial Protection Bureau Commodity Futures Trading Commission Department of Agriculture Department of Education Energy Information Administration Environmental Protection Agency Federal Reserve 	FDIC FIO FSOC FTC GAO HUD OCC SEC	 = Federal Deposit Insurance Corporation = Federal Insurance Office = Financial Stability Oversight Council = Federal Trade Commission = Government Accountability Office = Department of Housing and Urban Development = Office of the Comptroller of the Currency = Securities and Exchange Commission
	FERC	= Federal Energy Regulatory Commission	TREAS	= Department of the Treasury

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. Previous reports can be found here.
- 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 click here.
- 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.

© 2011 Davis Polk & Wardwell LLP. This is a summary that we believe may be of interest to you for general information. It is not a full analysis of the matters presented and should not be relied upon as legal advice.

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
Robert L.D. Colby	202 962 7121	robert.colby@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