

2021 ONLINE PUBLIC COURSES



The ISDA® Agreement (6 CPD points)

Audience: This course is well suited to in-house legal advisers; business, credit and collateral personnel.

- What is an ISDA®, what products does it cover, the key benefits that an ISDA® provides for
- Different types of derivatives: OTC, exchange traded & cleared
- The role of derivatives in hedging risk
- Key differences between the 1992 ISDA® and the 2002 ISDA®
- The structure of the ISDA® and the netting benefits (settlement netting, close-out netting and set-off)
- A clause-by-clause analysis of the ISDA® schedule and the credit and legal terms, elective provisions and the defined terms
- How to effectively negotiate the ISDA® schedule, pointing out the effect of certain negotiated provisions using practical examples
- The main Events of Default and how they trigger
- Additional Termination Events: how to address credit risk through Termination Events
- The process to follow after an Event of Default has been triggered
- The Agency provisions and the regulatory provisions (FATCA, EMIR)
- Includes a practical workshop which gives delegates an opportunity to work through an example of an ISDA® schedule and the types of clauses that are negotiated

This course was approved in 2019 by the FPI as a CPD programme. Do let us know if you require these points in 2021!

Outcomes: Delegates will gain a very solid, in-depth knowledge of the legal and credit terms in an ISDA® Agreement. They will have a firm understanding of the types of negotiated clauses that are seen in an ISDA® schedule, and will also be aware of the types of additional clauses that one can include in an ISDA® schedule to address various credit concerns.

Duration: 8 hours (split over 4 consecutive mornings in 9-11am online slots)

Dates: 02-03-04-05 March (or contact us to arrange dates that suit you)

Preferred platform: MS Teams

Cost: R8 800 per person (excluding VAT)

Register online for this course at: <https://www.derividoc.com/the-isd-a-agreement>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

Collateral and the CSA Master Agreements

Audience: This course is well suited to in-house legal advisers; business, credit and collateral personnel.

- What is collateral and why is it so important?
- The operational and credit aspects of the collateral agreements: how to calculate exposure; what collateral is required; thresholds; minimum transfer amounts; independent amounts; delivery amounts, return amounts and valuation percentages
- Over-collateralisation risk
- An overview of the 1995 English law CSA, 1994 NY law CSA, the English Law Deed and the Standard CSA, and how all these documents work in a South African context
- Consider out-and-out cession and cession *in securitatem debiti* under SA common law, and the Financial Markets Act and the tax implications
- Collateral management as a key focus of the regulatory requirements
- Variation Margin versus Initial Margin
- Regulatory requirements under EMIR, Dodd Frank and the FMA for margining cleared and uncleared derivatives
- Options re how to document your regulatory VM relationship
- The ISDA® Self-Disclosure letter
- Differences between the legacy CSAs and the regulatory VM CSA
- A brief overview of the IM CSA
- Includes a practical workshop giving delegates an opportunity to work through an example of a CSA schedule

Outcomes: This is an introductory course to those who want to understand the operational aspects of collateral management and the legal framework for credit support documents. Delegates attending this course will gain a firm understanding of the Credit Support Annexures and the various negotiated sections in the CSA schedules, particularly the credit terms and thresholds. Delegates will gain a sound understanding of the New York law CSA, the English law CSA and the English Law Deed and when to use these agreements in a South African context. The legal intricacies of collateral arrangements under SA law will be covered in detail. A brief overview of the new regulatory requirements around collateral will be discussed including collateral in the cleared and uncleared environment, as well as a brief introduction to the new legal documents (VM and IM CSAs).

Duration: 8 hours (split over 4 consecutive mornings in 9-11am online slots)

Dates: 23-24-25-26 March (or contact us to arrange dates that suit you)

Preferred platform: MS Teams

Cost: R8 800 per person (excluding VAT)

Register for this course at: <https://www.derividoc.com/collateral-and-csa-master-agmnts>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

Delegates are required to have a copy of the 2002 ISDA® Master Agreement for reference.

Delegates are required to have a copy of the CSA Master Agreements for reference.

2021 ONLINE PUBLIC COURSES



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Understanding the 2016 Variation Margin CSA ***NEW***

Audience: This course benefits legal personnel involved in negotiating the terms of the 2016 VM CSAs, and collateral management personnel who need to understand the agreement so that they can implement the operational aspects of the VM CSA. This course is a perfect add-on to the 'Collateral and the CSA Master Agreements' course as it provides legal and operational detail on the new requirements and provisions of the 2016 VM CSA.

- The regulatory requirements for Variation Margin for uncleared derivatives under EMIR, Dodd Frank and the Financial Markets Act
- Which entities and products are in-scope for the margin rules
- How to document the new VM rules: amend, amend and re-state, and new 2016 VM CSA
- Clause-by-clause analysis of the schedule to the 2016 English law VM CSA and how to understand and negotiate it
- The meaning of Covered Transactions and which transactions the new VM CSA should cover
- The various options of how to pay interest
- The impact of having multiple CSAs, setting-off against other CSAs, netting collateral calls across multiple CSAs
- Eligible collateral and valuation percentages
- What is Legally Ineligible Credit Support?
- Minimum Transfer Amounts and how they are apportioned across multiple CSAs
- A brief overview of the New York law VM CSA
- Discussion on the application of these new 2016 VM CSAs in a South African context
- Includes a practical workshop where delegates get to see the elective provisions in the VM CSA play out in a practical example

Outcomes: Delegates will gain an in-depth understanding of the workings of the new VM CSA as well as detailed explanations on how each of the elective and variable clauses work in the schedule. This means that delegates will have a firm grasp and understanding of the terms of the VM CSA to reflect their firms' collateral management processes.

Duration: 6 hours (split over 3 consecutive mornings in 9-11am online slots)

Dates: 14-15-16 April & 21-22-23 June (or contact us to arrange dates that suit you)

Cost: R7 000 per person (excluding VAT)

Preferred platform: MS Teams

Register online for this course: <https://www.derividoc.com/understanding-the-2016-vm-csa>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

Understanding Initial Margin and the Legal Documents ***NEW***

Audience: This course benefits legal personnel involved in negotiating the terms of the IM CSD (Initial Margin Credit Support Document), and collateral management personnel who need to understand the agreement so that they can implement the operational aspects of the IM CSD.

- Key differences between Variation Margin and Initial Margin
- What are the Initial Margin requirements under EMIR, Dodd Frank and the FMA?
- IM implementation phases
- Collateral flows between two IM counterparties
- AANA Thresholds and how they are calculated
- How to calculate IM
- Overview of the SIMM and Grid methods of calculating IM
- How to implement an IM compliant process
- Types of custodian and the triparty v. third party service offering
- The documentation required for an IM relationship (bank custodian v. CSD custodian)
- Clause-by-clause through the Initial Margin Credit Support Deed (English law) and the elective provisions
- Margin Approach options
- The Regime table
- Clause-by-clause through the Collateral Transfer Agreement
- Clause-by-clause through the Security Agreement
- Overview of the Custody Agreement
- Key provisions of the Account Control Agreement
- When does the Secured Party have access to the collateral?
- When does the Pledgor have access to the collateral?
- An insight into Initial Margin optimisation strategies

Outcomes: Delegates will gain an in-depth understanding of the workings of the new IM CSD as well as other documents which form part of the IM documentation suite. Delegates will gain insight into the IM requirements from a legal and operational perspective.

Duration: 8 hours (split over 4 consecutive mornings in 9-11am online slots)

Dates: 01-02-03-04 June & 07-08-09-10 Sept (or contact us to arrange dates to suit you)

Cost: R8 800 per person (excluding VAT)

Preferred platform: MS Teams

Register for this course: <https://www.derividoc.com/understanding-im-and-the-legal-docs>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

2021 ONLINE PUBLIC COURSES



The Financial Markets Act and its Impact on the OTC Derivatives Market

Audience: This course suits people in the legal and compliance teams as well as the operational teams (middle office) and front office who need to understand the new regulatory environment and how it will impact OTC derivatives and how they will be traded.

- The global and South African regulatory landscape pre-2008 and where it has moved to post-2008
- Recommendations to the SA market to strengthen the current regulations (G20 & IOSCO)
- What are the aims of the FMA: what does it address, who does it apply to, and how will it be implemented?
- An overview of the other regulations impacting OTC derivatives in SA: Financial Sector Regulation (FSR) Act; Financial Markets Act regulations; Board Notices and Joint Standards published under the FMA
- Subordinate legislation
- Establishing Twin Peaks under the FSR Act
- Changes to the definitions of the Securities Services Act in the Financial Markets Act
- Authorising OTC Derivative Providers
- The Conduct Standard 2 for Authorised ODPs
- Central Securities Depository (Participants and Authorised Users)
- Uncertificated securities, registration and ownership of securities
- Pledge and Out and Out Cession of securities
- The tax treatment relating to the transfer of assets
- Trade repositories and the reporting rules
- Central clearing houses and an overview of central clearing requirements
- Margin requirements and collateral under the FMA
- Issues with the new global regulatory landscape

Outcomes: Delegates will gain detailed insight into how the Financial Markets Act will impact the way in which OTC derivatives are traded, and how securities are dealt with. Delegates will also be made aware of the contentious issues in the new legislation, and the subordinate legislation will also be highlighted. Some comparisons will be drawn to the Dodd Frank and EMIR regulations.

Duration: 8 hours (split over 3 consecutive mornings in 9-11am online slots)

Dates: 25-26-27-28 May (or contact us for alternative dates)

Platform: MS Teams

Cost: R8 800 per person (excluding VAT)

Delegates are required to have a copy of the Financial Markets Act for reference.

Register online for this course at: <https://www.derividoc.com/the-financial-markets-act>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

Benchmark Reform, SA Margin Rules and Other Regulatory Updates ***NEW***

Audience: This course is relevant for those legal and business personnel who require a quick update on the main OTC derivative regulatory changes from 2017 to present, or for those who have already attended the 'Financial Markets Act and its Impact on the OTC Derivatives Market' course and/or 'OTC Regulations: An overview of the Financial Markets Act, Dodd Frank and EMIR' course, and just require an update on these regulatory regimes since 2017.

- The June 2020 code of conduct on the margining of uncleared derivatives under the FMA
- Update to the reporting requirements under the FMA (April 2018 Board Notice)
- Other updates to the FMA since 2017: the Financial Sector Regulation Act 2017; the Financial Markets Act regulations; authorising ODPs and the code of conduct for ODPs
- The Financial Matters Amendment Act
- Benchmark reform; risk-free rates; LIBOR
- ISDA® initiatives to support benchmark reform: supplement to the 2006 ISDA® definitions and the Benchmark Protocol
- MiFID II: a brief overview
- Securities Financing Transaction Regulation under EMIR: transparency and reporting provisions
- Bank Resolution and Recovery Directive (BRRD): how it will operate and how it will impact SA Counterparties
- The US Resolution Stay Protocols: what the regulation provides for and who is impacted; main terms of the US Stay Protocol and how to adhere

Outcomes: Delegates will gain an update to the most recent developments in local and international regulation in the OTC derivatives market.

Duration: 6 hours (split over 3 consecutive mornings in 9-11am online slots)

Dates: 15-16-17-18 February & 06-07-08-09 July (or contact us for alternative dates)

Cost: R7 000 per person (excluding VAT)

Preferred platform: MS Teams

Register for this course: <https://www.derividoc.com/regulatory-update-2017-to-present>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

2021 ONLINE PUBLIC COURSES



The 2011 Global Master Repurchase Agreement

(6 CPD points)

Audience: This course benefits the legal teams involved in negotiating this agreement, the credit teams involved in assessing credit risk on these transactions as well as the trading teams who trade repo. Collateral personnel may also be interested in this course in terms of how the margining process works.

This course was approved in 2019 & 2020 by the FPI as a CPD programme. Do let us know if you require these points in 2021!

- What is a repo: classic repo; buy-/sell-back and securities lending transaction
- Tri-party repo
- Why use repo?
- Benefits of using a GMRA
- Risks and rewards: credit risks involved
- New or different definitions used in the 2011 GMRA
- Margin and margin maintenance
- Collateral and haircuts: margin ratio and margin percentage calculations (and how they relate to Transaction Exposure)
- Re-pricing
- Income payments
- Default mechanisms in the GMRA
- Buy-in, mini close-out and set-off
- The Annex and elective provisions; the Buy/Sell Back Annex
- The use of the GMRA in South Africa
- Re-characterisation risks
- Tax implications
- An overview of the different repo products
- Background to the legal documentation
- Legal aspects of a repo
- Adjustment
- Substitution of collateral

Outcomes: Delegates will gain a solid understanding of the 2011 GMRA, the margining process as well as how this agreement works in the context of SA law. Negotiation points of the agreement will also be discussed to give the delegates a good understanding of how to effectively negotiate the agreement.

Duration: 6 hours (split over 3 consecutive mornings in 9-11am online slots)

Dates: 19-20-21 July (or contact us to arrange dates that suit you)

Cost: R7 000 per person (excluding VAT)

Preferred platform: MS Teams

Register here: <https://www.derividoc.com/2011-global-master-repurchase-agmnt>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

The 2010 Global Master Securities Lending Agreement

Audience: This course is suitable for legal teams involved in negotiating the GMSLA, credit teams involved in assessing the credit risks, collateral teams involved in the posting and receiving of collateral, as well as trading teams who enter into securities lending transactions.

- What is securities lending?
- Why enter into securities lending transactions?
- Risks involved in securities lending
- History and structure of the GMSLA
- Main changes in the new 2010 GMSLA (amended definitions and concepts)
- Collateral and margin
- Market Value
- Substitutions
- Manufactured Payments
- Voting rights and corporate actions
- Default mechanisms and Default Market Value
- Using the GMSLA in South Africa
- The terms of the 2016 SASLA Annex
- Tax implications and STT exemptions
- Re-characterisation risks
- Foreign and local regulatory impacts on the securities lending market

Outcomes: Delegates will gain a detailed understanding of the legal and operational workings of the 2010 GMSLA, and the key differences between the 2010 and 2000 versions of the agreement. In particular this agreement and the collateral process is discussed in the context of the South African market and how this agreement works for South African counterparts.

Duration: 6 hours (split over 3 consecutive mornings in 9-11am online slots)

Dates: 03-04-05 August (or contact us to arrange dates that suit you)

Cost: R7 000 per person (excluding VAT)

Preferred platform: MS Teams

Register here: <https://www.derividoc.com/2010-global-master-sec-lend-agmnt>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

2021 ONLINE PUBLIC COURSES



An Introduction to Central Clearing

Audience: This course introduces you to the operational and legal aspects of central clearing. It suits people in the legal and compliance teams, the operational teams (middle office), front office, as well as the collateral teams who need to understand the way in which central clearing will impact the way OTC derivatives are traded.

- What is central clearing?
- What products will it apply to?
- How a CCP protects against counterparty default
- Benefits and risks of a CCP
- The structure of a CCP and multilateral netting
- Initial Margin and Variation Margin for cleared transactions
- CCP resolution and the default waterfall
- Client clearing (agency and principal models)
- Protection and segregation of margin and the different models of segregation (omnibus, segregated and LSOC)
- Collateral management for clearing
- Clearing requirements under Dodd Frank, EMIR and the FMA
- Risks, benefits and challenges of central clearing
- Clearing and netting and ISDA® opinions
- Porting of trades through a clearing house

Outcomes: Delegates will gain detailed insight into how central clearing works from a legal and operational point of view and how it will impact the way in which OTC derivatives are traded.

Duration: 8 hours (split over 4 consecutive mornings in 9-11am online slots)

Dates: 20-21-22-23 September (or contact us to arrange dates that suit you)

Cost: R8 800 per person (excluding VAT)

Preferred platform: MS Teams

Register here: <https://www.derividoc.com/introduction-to-central-clearing>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

The Legal Agreements Required for Clearing

Audience: This course suits people in the legal and compliance teams as well as the collateral teams who need to understand the documentation required to allow central clearing. The course will focus on the legal agreements that will be required to document the various clearing relationships: between two clearing members, between a client and a clearing member (client clearing), and between a client of a client and a clearing member (indirect client clearing).

- Background to clearing
- Clearing requirements under EMIR, Dodd Frank and Financial Markets Act regulations
- The three different clearing structures will be discussed in detail:
 1. clearing between two clearing members
 2. clearing between a clearing member and a client (client clearing) – covering both agency and principal models
 3. clearing with a client of a client's clearing member (indirect clearing)
- The documentation required for each of the three structures
- An explanation of the netting sets and what can be netted
- An overview of the standard documentation used for a clearing relationship
- Clause-by-clause through the ISDA®/FIA Cleared Derivatives Execution Agreement
- Clause-by-clause through the ISDA®/FIA Client Cleared OTC Derivatives Addendum
- Default events in the different documents used for clearing
- Collateral provisions in the clearing documents
- Segregation models and how collateral is held
- The Addendum Annex
- Protecting collateral and the models (Security model, Triparty Custody and Contractual model)
- Confirmations for clearing
- The ISDA® clearing opinions

Outcomes: Delegates will gain detailed insight into the various central clearing documents.

Duration: 8 hours (split over 4 consecutive mornings in 9-11am online slots)

Dates: 04-05-06-07 October (or contact us to arrange dates that suit you)

Cost: R8 800 per person (excluding VAT)

Preferred platform: MS Teams

Register for this course: <https://www.derividoc.com/legal-agmnts-required-for-clearing>

THIS COURSE IS ALSO OFFERED ON AN IN-HOUSE BASIS FOR A MIN OF 5 PEOPLE.

2021 ONLINE PUBLIC COURSES



Summary of Online Courses	Dates	Duration
Benchmark Reform, SA Margin Rules and Other Regulatory Updates	15-16-17-18 Feb AND 06-07-08-09 July	9-11am each day
The ISDA® Agreement	02-03-04-05 March	9-11am each day
Collateral and the CSA Master Agreements	23-24-25-26 March	9-11am each day
Understanding the 2016 Variation Margin CSA	14-15-16 April AND 21-22-23 June	9-11am each day
Understanding Initial Margin and the Legal Documents	01-02-03-04 June AND 07-08-09-10 Sept	9-11am each day
The Financial Markets Act	25-26-27-28 May	9-11am each day
The 2011 Global Master Repurchase Agreement	19-20-21 July	9-11am each day
The 2010 Global Master Securities Lending Agreement	03-04-05 August	9-11am each day
An Introduction to Central Clearing	20-21-22-23 Sept	9-11am each day
Legal Agreements Required for Clearing	04-05-06-07 Oct	9-11am each day

Apply-to-Attend Courses

DeriviDoc also offers the following courses, not scheduled, which run when we have sufficient interest – on a mutually agreed-upon date. See our separate brochure or www.derividoc.com for full course descriptions and more details.

Register your interest via our website, or by contacting ciska@derividoc.com, and we will be in touch to schedule an online offering.

Alternatively, these courses are also offered on an in-house basis for a minimum of 5 people.

1. **OTC Regulations: An Overview of the Financial Markets Act, Dodd Frank and EMIR**
2. **Project Finance Linked Hedging**
3. **Credit Derivatives and the 2014 Definitions**
4. **The ISDA® Agreement for Credit Personnel**
5. **Close Outs under the ISDA®: a Lehman Brothers Case Study**
6. **Master Agreements Workshop (or part thereof)**
 - **Day 1: Master Agreements Overview**
 - **Day 2: Collateral Agreements Overview**
 - **Day 3: Regulatory Overview**