Questions and Answers
On ESMA’s temporary product intervention measures on the marketing, distribution or sale of CFDs and Binary options to retail clients
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1. Purpose and status

1. The purpose of this document is to promote common, uniform and consistent supervisory approaches and practices in the day-to-day application of ESMA’s temporary product intervention measures on the marketing, distribution or sale of CFDs and binary options to retail clients. It does this by providing responses to questions asked by the public, financial market participants, competent authorities and other stakeholders. The question and answer (Q&A) tool is a practical convergence tool used to promote common supervisory approaches and practices under Article 29(2) of the ESMA Regulation. Further information on ESMA’s Q&A process is available on our website.

2. ESMA intends to update this document on a regular basis and, for ease of reference, ESMA provides the date each question was first published as well as the date/s of amendment beside each question. A table of all questions in this document and dates is provided in Section 4.

3. Additional questions on ESMA’s temporary product intervention measures on the marketing, distribution or sale of CFDs and binary options to retail clients may be submitted to ESMA through the Q&A tool on our website. Please see the guidance available on our website before submitting your question.
2. Legislative references and abbreviations

Legislative references

*ESMA Regulation*  

*MiFID I*  

*MiFID II*  

*MiFIR*  

Abbreviations

*BO*  
Binary Option

*BO Decision*  
ESMA Decision 2018/795 to temporary prohibit the marketing, distribution or sale of binary options to retail clients.

*CFD*  
Contracts for differences

*CFD Decision*  
ESMA Decision 2018/796 to temporary restrict the marketing, distribution or sale of contracts for differences to retail clients.

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1 OJ L 331, 15.12.2010, p. 84
2 OJ L 145 , 30.04.2004, p. 1
3 OJ L 173, 12.6.2014, p. 349
4 OJ L 173, 12.6.2014, p. 84
EU European Union
ESMA European Securities and Markets Authority
Q&A Question and Answer
3. Background

On 22 May 2018, ESMA adopted two temporary product intervention decisions based on Article 40 of Regulation (EU) No 600/2014 (the Markets in Financial Instruments Regulation, MiFIR).

ESMA Decision 2018/795 provides for a temporary prohibition of the marketing, distribution or sale of binary options to retail clients. ESMA published a notice (ESMA35-42-1135) to this effect on its website on 1 June 2018. ESMA Decision 2018/795 will enter into application one (1) month after its publication in the Official Journal of the European Union.

ESMA Decision 2018/796 provides for restrictions in relation to marketing, distribution or sale of contracts for differences (CFDs) to retail clients. ESMA published a notice (ESMA35-42-1135) to this effect on its website on 1 June 2018. ESMA Decision 2018/796 will enter into application two (2) months after its publication in the Official Journal of the European Union.
## 4. Summary table

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5. Questions and Answers on the prohibition of the marketing, distribution or sale of binary options and the restriction of the marketing, distribution or sale of contracts for differences to retail clients

**Existing contracts**

Updated: 01 June 2018

**Q5.1** How should firms apply these restrictions to existing retail client accounts with open CFD contracts and binary option contracts entered into prior to the date of entry into application?

**A5.1** The prohibition of the marketing, distribution or sale of binary options to retail clients and the restrictions on the marketing, distribution or sale of CFDs to retail clients apply from the moment that the measures in Decision 2018/795 and Decision 2018/796 come into application.

Firms are not required to apply the product intervention measures to CFDs sold to retail clients prior to this date. The restrictions on the marketing, distribution or sale of CFDs apply to CFD positions entered into from the date the product intervention measures come into application. Firms are required to cease the marketing, distribution or sale of binary options from the date the product intervention measures in relation to binary options come into application.

In relation to CFDs, firms are required to apply the margin close-out protection and the negative balance protection under Article 1(e) and 1(f) of Decision 2018/796 to new CFD positions when the measures come into effect. Firms may choose to create separate sub-accounts for CFD positions opened prior to the implementation date. Alternatively, firms may choose to extend the margin close-out protection and the negative balance protection to existing CFD positions. Firms should inform clients of the changes in the terms and conditions of their account in a durable medium in good time before the changes apply.

Firms exercising their discretion to close retail clients’ open CFD and binary option positions, other than in accordance with existing terms and conditions, prior the measures coming into effect without the express consent of their retail clients will not be considered as acting in the best interests of the client as required under Article 24 of MiFID II.

Retail clients are not required to post additional margin for existing CFD positions to meet the initial margin protection requirement under Article 1(d) and Annex I of Decision 2018/796. Retail clients are only required to provide margin required under Article 1(d) and Annex I for CFD positions entered into after the date of application.
Q5.2  What is considered “payments for the purpose of entering into a CFD”?

A5.2  The definition of initial margin in the CFD Decision refers to payments for the purpose of entering into a CFD, excluding commission, transaction fees, and any other related costs. The use of any cash from the client’s CFD trading account for the purpose of entering into a CFD is an example of a payment in this regard.

“Payments” do not include collateralised cash from other assets owned by the retail client within or separate to the CFD trading account.

Margin close-out protection
Updated: 01 June 2018

Q5.3  What is considered to be the ‘sum of funds in the CFD trading account’ and the “unrealised net profits of all open CFDs connected to that account’ for the purposes of margin close-out protection?

A5.3  The sum of funds in the CFD trading account means any cash credited to the client’s relevant CFD trading account and cash only. No other type of asset (e.g. other financial instruments) within or separate to the CFD trading account may be taken into account.

The unrealised net profits of all open CFDs connected to that account means the sum of unrealised gains and losses of all open CFD positions recorded in the relevant account.

Aggregate liability
Updated: 01 June 2018

Q5.4  What is considered the retail client’s aggregate liability in relation to negative balance protection?

A5.4  Negative balance protection means firms must limit the retail client’s aggregate liability for all CFDs connected to a CFD trading account to the funds in that CFD trading account. This implies that a client can never lose more money than the funds specifically dedicated to CFD trading.
Funds in a CFD trading account are limited to the cash in the CFD trading account and unrealised net profits from open positions. Funds in the CFD trading account do not include any funds or other assets held in client accounts for purposes other than CFD trading. Open CFD positions means contracts for differences contracts (as defined in Article 1(a) of the CFD Decision) entered in to by the client.

This does not prevent firms from using the profits from the closure of open positions, as required by margin close-out protection as defined in Article 1(e) of the CFD Decision.

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**Monetary benefits**
Updated: 01 June 2018

**Q5.5** What is considered a “monetary benefit” in relation to the prohibition made to investment firms providing retail clients with a payment, monetary or non-excluded monetary benefit in relation to CFDs?

**A5.5** The CFD Decision prohibits any form of monetary and non-monetary benefits that aim at incentivising retail investors to trade CFDs or to trade larger volumes of CFDs. The scope of the prohibition includes monetary benefits such as, but not limited to, the offering of bonuses in relation to the opening a new account or the offering of rebates on fees, including volume-based rebates, charged by an investment firm to its retail clients.

Monetary benefits that do not constitute an incentive for retail investors to trade CFDs or to trade larger volumes of CFD, such as lower fees, not linked to volumes, for all retail clients (i.e. competition on price), are allowed.

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**Binary options**
Updated: 01 June 2018

**Q5.6** How does ESMA define a binary option? In particular, is it limited to instruments with only two outcomes?

**A5.6** The temporary prohibition on the sale, marketing or distribution of binary options in respect of retail clients applies to binary options when the payment is limited to a predetermined fixed amount or zero if the underlying of the derivative meets one or more predetermined conditions, and vice versa.

In addition to the contracts described in the recitals of the BO Decision, this includes contracts in which payment is contingent on multiple events occurring. For example, a contract in which the client receives a EUR 2,000 payout for a EUR 500 investment (premium) if the DAX30 reaches 12,035, the USD/EUR pair 0.8235, and Brent Crude reaches USD 70.40.
This also includes contracts in which the payment to the client increases if certain events occur. For example, it includes a contract according to which the holder receives a payout of EUR 600 if the USD/EUR pair reaches 0.8235 plus an additional payout (bonus) of EUR 200 if the USD/EUR pair reaches 0.8300. In other words, the holder receives a total payout of EUR 600 if the USD/EUR pair reaches 0.8235 but not 0.8300, and a total payout of EUR 800 if the USD/EUR pair reaches 0.8300.

**CFDs referencing futures**

*Updated: 01 June 2018*

**Q5.7 Why are CFDs referencing futures contracts not separately identified in Annex I to the CFD Decision to temporarily restrict contracts for differences in the Union in accordance with Article 40 of MiFIR?**

**A5.7** Annex I to the ESMA CFD Decision sets out the different initial margin percentages by type of underlying. The different types of underlyings do not explicitly refer to CFDs referencing futures contracts. Nevertheless, as futures also give the holder an exposure to a specific underlying this specific underlying should be considered for the purpose of the ESMA CFD Decision. For example, the minimum initial margin percentage for a CFD on a future on the USD/EUR pair is 3.33% of the notional value of the CFD. For this purpose ESMA considers a CFD on the future on the USD/EUR to have a type of underlying that is a major currency.

**Guaranteed stop loss orders**

*Updated: 01 June 2018*

**Q5.8 How should firms apply the margin close-out rule for CFDs where they also offer guaranteed stops or limited risk protection on a per position basis?**

**A5.8** ESMA is aware that some firms currently offer guaranteed stop loss orders or limited risk features on a per position basis. In such cases, current market practice is for firms to typically charge the client margin commensurate to the maximum loss they would incur at the guaranteed stop level. Firms also ring-fence margin dedicated to a position with a guaranteed stop from consideration of whether a margin close-out event is triggered across the rest of a client’s leveraged CFD positions (based on the firm’s terms and conditions).

The margin close-out rule applies on an account basis across all open CFD positions in a client’s account based on 50% of the initial margin required. This includes positions with a guaranteed stop loss order or limited risk protection.
ESMA recognises that this will create situations in which a client’s position operating with a guaranteed stop could be closed out prior to the guaranteed stop level being reached as firms are required to close out one or more open CFDs at 50% of the initial margin protection required per account for all those open CFD positions. This would most likely occur where the guaranteed stop is set at a point where a client would be losing more than 50% of the initial margin required for all open CFD positions, although the guaranteed stop would still have value in a market gap event in which the margin close-out could not be executed without price slippage. Guaranteed stops set closer to the market than 50% of initial margin required will continue to provide enhanced protection, in addition to the protection provide by negative balance protection at account level mandated in the intervention measures.

ESMA expects firms to explain to their clients in a clear, fair and not misleading manner how the intervention measures will impact the operation of their account if they currently use guaranteed stops or limited risk protection, including by amending their terms and conditions as necessary in advance of the application of the measures. Firms may need to consider whether costs or charges levied by the firm for guaranteed stops should be revised to reflect the potentially reduced value they have for clients.