

# Fully paid lending program readiness checklist – multi-jurisdictional focus



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#### **CLIENT ONBOARDING**

			In Progress	;		
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Client Agreements						
Business objectives outlined, including exclusions for positions or jurisdictional participation						
KYC/Investment Risk Profile Realignment in executed documents, in all applicable jurisdictions, available for audit review						
Disclaimers: "buyer beware" limitations regarding jurisdictional investment protection exclusions/limitations						
Title Transfer Collateral Arrangements (TTCA) specifying rights and entitlements of collateral, exclusions/ limitations, including any corporate action or entitlement or impacts that might be triggered by FPL in various jurisdictions						
Specific terms and conditions: New and/or modified specifying metrics for client participation in lending program and criteria for distribution of earnings from fees and rebates						

			In Progress	S		
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Work flows and paper trail						
Ensure lending program being administered/ supervised across all applicable legal entities and locally specific systems in accordance with client understanding/agreements in a fair and equitable manner to all participating customers						
Have reports and processes/proof to demonstrate to regulators equitable treatment of clients in line with reporting with local reg needs						
Account structure and set up						
Obtain Legal Entity Identifier (LEI) for SFTR reporting						
Client classification (professional, retail, etc.) for reporting under MiFID II						
Establish data linkage or cross-reference across client onboarding platforms for improved data quality, and ability to track both clients in programs and securities available for lending						

#### **OPERATIONS**

		In Progress				
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Booking Model and Account Setup						
Ensure each client has account(s) for proper recording and reporting of securities on loan to the firm; and collateral posted by the firm according to governing regulation of customer jurisdiction						
Where multiple systems are used across jurisdictions for account set-up/booking, establish an integrated framework that leverages consistent reference data across them to achieve a cohesive view						
Collateralization Rules, Processes and Controls						
Ensure applicable margin rules understood and systems/processes configured for adherence.						
Collateral exposure and required collateral value must be calculated and reported						
Collateral must be provided and segregated according to program and jurisdictional requirements						
Daily and intraday mark-to-the-market process in place to calculate required collateral and post collateral to third-party custodian						

			In Progress	5		
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Intra-day Monitoring						
Capability to review securities available for lending/ out on loan/available for return, in need of recall, etc., across client and entire book of business for a firm, regardless of the use of disparate securities lending or clearing and settlement systems in different locations/jurisdictions						
Determine best way to follow the sun for book of business given complexities of running real-time systems for desks and batch systems for accounting/ back office reconciliation						
Street-Side Settlements						
Transfer customer securities from local custody to lending central securities depository (CSD, CREST, Euroclear, etc.) for street-side delivery in the relevant market of execution						

#### BOOKS AND RECORDS

			In Progress	S		
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Statements and Portals						
All statements must be modified to disclose bankruptcy protection coverage limitations under applicable customer jurisdiction.						
Statement and confirm presentation may vary between jurisdictions for FPL depending on reg approvals for client communications.						
Customer web portals, etc., must be updated to reflect securities on loan, collateral posted, fees earned and posted; this may require integrating feeds/data sources for positions, collateral, fees, etc.						



			In Progres	S		
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Booking Model						
Securities borrowed from customers must be recorded in securities lending systems and stock record/general ledger so that:						
Normal trading leverage is neither increased nor decreased (i.e., no impact on credit extended to customer under margin rules);						
Encumbrances related to proxy, dividends, payments-in-lieu of dividend disclosed and managed (similar to margin securities on loan);						
Tax and other reporting of fees/rebates earned and posted to customer account is captured, and taxes are reported in each jurisdiction via locally mandated forms and processes.						
Annual performance reports must be amended to present consolidated fees/charges for each client for one-view statements of all costs and revenues.						

## COMPLIANCE

		In Progress				
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Compliance must update their pre-/post-trade compliance end-to-end procedures on all aspects of the program as it impacts each client and the firm's overall regulatory reporting in all jurisdictions in scope for the program. The audit trail should demonstrate transparent and robust reporting, account/collateral segregation, record-keeping and other related criteria to pass regulatory examination of the program for each applicable jurisdiction.						

## REPORTING

			In Progress	5		
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
End-of-day management reports on mark-to-market for each client loan to determine cash collateral required to segregate or desegregate next day, or to post to collateral custodian in accordance with program governance						

## AUDIT AND EXAMINATION SCOPE

		In Progress				
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Be prepared to submit the program end-to-end systems and work flows (including the client, dealer and the street components of program interactions) and procedures to regulatory bodies for review, comment and conditional approvals to move forward.						



## KEY PROCESSES IMPACTED BY FPL PROGRAM

		In Progress				
	No Plans	Business Requirements	Gap Analysis	Implementation Plan	Ready	Comments
Rule 15c3-3 – Customer Securities Segregation. Securities loaned by customer to firm no longer protected under Rule 15c3-3						
Customer Securities Segregation and Protection under local customer jurisdiction						
Margin calculation and extension of credit to customer for normal trading activities						
Local market securities lending reporting rules (e.g., SFTR)						
Securities settlements across various CSDs to facilitate street-side delivery of securities; receipt of collateral						
Counterparty credit and risk parameters; capital and collateral segregation						
Entitlements – Proxy, dividends, payments in lieu of dividend, voting rights and tax triggers from income of securities on loan to the beneficial owner must be examined by jurisdiction and outlined for clients in advance of entering in FPL for some countries.						
Tax calculations – Potential tax consequences for dividend/income treatment triggered by FPL and AML reporting for cross-jurisdictional/cross-currency revenue need to be addressed up front by the firm and participating clients.						

# FULLY PAID LENDING – HIGH LEVEL BUSINESS PROCESS WORKELOW:



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