

Annual Review of Methodology – redacted version

INTRODUCTION

As per European Benchmark Regulation (Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014), Article 13, paragraph 1(b) an administrator shall develop, operate and administer the benchmark and methodology transparently. To that end, the administrator shall publish or make available the details of the internal review and the approval of a given methodology, as well as the frequency of such review.

CFBF publishes the details of the internal review via this document. The PRIBOR Methodology was approved by the CFBF Board of Directors prior the authorisation by the competent authority (Czech National Bank) and subsequently regularly reviewed by the CFBF Board of Directors. The frequency of such review is at least annually. The process of the review of Prague Interbank Offered Rate's (PRIBOR's) definition and methodology is being formalised in the CFBF Benchmark Review Policy as published on CFBF website www.cfbf.cz.

The Czech Financial Benchmark Facility (CFBF) is the administrator of PRIBOR and as such it conducts an annual review of the underlying market and determines the suitability of the benchmark methodology in line with CFBF Benchmark Review Policy in place.

This document is a redacted version of the document which was presented to PRIBOR Oversight Committee as supporting material for its review on benchmark definition and methodology.

PRIBOR DEFINITION AND METHODOLOGY

The full version of benchmark methodology is published on CFBF website www.cfbf.cz. Also, the definition of PRIBOR including brief description of the Czech financial market and usage of PRIBOR are publicly available on the CFBF website, under Benchmark Statement - PRIBOR.

Detailed description of the calculation process of PRIBOR is provided in the published PRIBOR Calculation Methodology document and in PRIBOR Code of Conduct.

All aspects of determination methodology are discussed by the Oversight Committee on regular basis as part of agenda point called Evolution of PRIBOR.

The Oversight Committee at its meeting held on 1st December 2025 has further considered whether there have been any material changes since last review which would require revision to the methodology of PRIBOR. The Oversight Committee does not believe that there have been such changes. The Oversight Committee believes that there is no need of change of the current PRIBOR methodology.

PANEL BANK COMPOSITION

There have been no changes to the number and identities of Panel Banks contributing Input Data for Benchmark calculation from December 2024 to November 2025, the number of Panel Banks remains at 6.

Five Panel Banks underwent an independent audit review in 2025. In line with BMR requirements, the next audit review will be in 2027.

OUTLIER SUBMISSIONS

In 2025 the OC met on a regular basis to consider Panel Banks' input data used in the calculation of the benchmarks. In particular, the OC focused on input data where this was beyond the agreed pre-defined tolerance levels ("flagged data"). After due consideration, all explanations for flagged data were accepted by the OC.

CONCLUSION

The CFBF has considered the points detailed above and decided not to apply any changes to the PRIBOR definition and methodology.