

# COMPLIANCE STATEMENT

Solactive AG is registered with and regulated by the German Federal Financial Supervisory Authority (BaFin)



#### **COMPLIANCE STATEMENT**

This document represents the Compliance Statement pursuant to Article 26(3) of Regulation (EU) 2016/1011 (the "**Benchmark Regulation**" or "**BMR**") of Solactive AG, an administrator of non-significant benchmarks. The table in Section B contains a list of the provisions of the BMR that Solactive has chosen not to apply, accompanied by an explanation for each provision stating why it is not appropriate for Solactive to comply with it. This Compliance Statement has been drawn up in accordance with the template for the compliance statement in Annex II of the Commission Implementing Regulation (EU) 2018/1106.

#### **A. GENERAL INFORMATION**

| Item  | Text field                                    |
|---|---|
| 1. Date of creation of the Compliance State-<br>ment and, where applicable, of the latest<br>update to it | 1. Created: 01 November 2024<br>Last Updated: |
| 2. Name of the administrator  | 2. Solactive AG                               |

#### **B. SPECIFIC INFORMATION**

## Solactive AG chooses to not apply the following provisions of Regulation (EU) 2016/1011 in respect of its non-significant benchmarks identified below

| 1. The benchmark or benchmarks in respect  | 1. GPR 250 China CAD Index GTR |
|--|--------------------------------|
| of which the provision(s) do not apply   | ISIN: GPR000007308             |
|  |                                |
| 2. (i) The provision or provisions of Regula-  |                                |
| tion (EU) 2016/1011 that do not apply  |                                |
| (ii) For each provision, the reasons why it<br>is appropriate for the administrator not to |                                |
| comply with that provision   |                                |

| Article 5(3)(a) of the BMR:  |   |
|--|---|
| The oversight function shall operate<br>with integrity and shall have the follow-<br>ing responsibilities, which shall be ad-<br>justed by the administrator based on the<br>complexity, use and vulnerability of the<br>benchmark: (a) reviewing the bench-<br>mark's definition and methodology at<br>least annually.  | Solactive has implemented a detailed New Index Approval Process (NINA) to ensure the integrity of its benchmarks and to minimize the need for any adjustment of the index methodology. As such, Solactive will only review the benchmark's definition and methodology on an ad hoc basis and not on a periodic basis, such as the "at least annually" period proposed in the BMR. |
| Article 5(3)(e) of the BMR:  |   |
| The oversight function shall operate<br>with integrity and shall have the follow-<br>ing responsibilities, which shall be ad-<br>justed by the administrator based on<br>the complexity, use and vulnerability of<br>the benchmark: (e) overseeing any third<br>party involved in the provision of the<br>benchmark, including calculation or dis-<br>semination agents. | Due to the fact that the members of the oversight com-<br>mittee are from different business units, it is Solactive's<br>opinion that the oversight of third parties involved in the<br>provision of the benchmark would be conducted much<br>more efficiently by the Compliance department together<br>with the Operations Team.   |
| Article 6(5) of the BMR:   |   |
| The control framework shall be docu-<br>mented, reviewed and updated as ap-<br>propriate and made available to the rel-<br>evant competent authority and, upon re-<br>quest, to users.   | As the control framework of Solactive contains pro-<br>tected/internal business data, it has been decided that<br>the control framework will not be published or made<br>available to third parties.  |
| Article 7(2) of the BMR:   |   |
| An administrator shall designate an in-<br>ternal function with the necessary capa-<br>bility to review and report on the admin-<br>istrator's compliance with the bench-<br>mark methodology and this Regulation.   | It is the opinion of Solactive that, due to the implemented<br>New Index Approval Process (NINA) and the new control<br>framework, an additional control function to review and<br>report compliance with the methodology of the bench-<br>mark and the BMR is not needed and would not be appro-<br>priate (also in the view of the size of the company).                        |

| Article 11(1) of the BMR <sup>1</sup> :                         |   |
|---|---|
| The input data referred to in point (a)<br>shall be verifiable; | The benchmark is continuously calculated during a spec-<br>ified period on a business day. Due to the high calcu-<br>lation frequency of intraday values, it is not possible to<br>verify the input data used in each case. The implemen-<br>tation of procedures to allow for such intraday verifica-<br>tion would not be appropriate and would make it im-<br>possible to continue to calculate the benchmark in the<br>current frequency. In addition, financial instruments, fi-<br>nancial contracts and investment funds that reference<br>the benchmark generally use the end-of-day value of the<br>benchmark to determine the values derived from the<br>benchmark. |
|   | For input data based on end-of-day values for the assets<br>underlying the benchmark, Solactive has a procedure in<br>place to verify such input data.  |
|   | Spot foreign exchange rates used for conversions of<br>prices and values of components of the benchmark<br>quoted in a currency other than the currency of the<br>benchmark cannot be verified due to the lack of alter-<br>native available sources. Furthermore, the transparency<br>of these exchange rates, which is achieved through their<br>publication, has the effect of verification through exist-<br>ing market mechanisms.   |

<sup>1</sup>Article 11 (1) (b) BMR makes reference to Article 11 (1) (a) of the BMR

Compliance Statement

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