Digital transformation meets regulation 4.0 in 2030 (Part 1/3)
Coping with disruptive innovation
As incumbents are embracing “industry 4.0” – the industrial revolution for the digital age – regulation will need to follow suit by embracing “regulation 4.0” – the regulatory approach for the digital age. In this report, we set out two future scenarios for how regulators will respond to innovation and why this matters for incumbents’ digital transformation.

This report is of particular relevance to incumbent retail and commercial banks’ C-Suite, alongside strategy, innovation, risk management and compliance specialists.
Introduction

There is widespread consensus that incumbent retail and commercial banks will need to redefine their business models over the next five to ten years to remain viable. Two forces will play a fundamental role in determining the speed of change and the end-point toward which incumbents will move.

The first force concerns incumbents’ vision of the future and their capacity for achieving digital transformation alongside the success of new digital native competitors. The second force concerns the role of financial regulators and supervisors as drivers of, or brakes on, digital transformation. Whilst digital transformation typically factors in regulatory compliance based on the current regulatory state of play, it does not tend to factor in regulatory risk.

Innovation poses an intrinsic challenge for regulators. Regulate too early and you risk impeding innovation; wait too long and you risk a potentially over-disruptive or harmful, and widespread, innovation reaching consumers and markets. In the past, due to the incremental nature of innovation, regulators had more time to learn and adapt. As firms are embracing “industry 4.0”– the industrial revolution for the digital age – regulation will need to follow suit by embracing “regulation 4.0” – the regulatory approach for the digital age. As such, in this report, we explore how regulators will respond to innovation – given its relevance for incumbents’ digital transformation. In doing so, we build on previous Deloitte analysis on Open Banking and on the Future of Regulation.
Trend – Disruptive Innovation

Three attributes of the current wave of innovation pose great challenges for regulators, prompting the need for a change of approach: speed, scalability and interconnectedness. Speed and scalability result in fast-moving disruptive innovations that multiply in terms of both time to market (e.g., open APIs are expected to reduce time to market) and market share. This challenges the traditional cycle of regulation. Interconnectedness, through the rise of business ecosystems – a network of interlinked organisations – results in blurred boundaries between business models, industries and jurisdictions. This challenges the traditional jurisdictional authority approach of regulators.

The current wave of innovation is also altering the profile of risks, posing additional challenges for regulators. This altered profile includes heightened risks concerning: data conduct (protection of customers’ data), strategy and profitability, financial stability and financial crime.
Implication – Towards Regulation 4.0

One way of thinking about how regulators will respond to disruptive innovation is to break down regulation between its design (“what”) and its architecture (“how”). As the traditional cycle and jurisdictional authority of regulation are challenged by disruptive innovation, both the “what” and the “how” of regulation are being revised (Figure 1).

In terms of the design of regulation, greater regulatory agility, whereby financial regulators are more proactive and focus on outcomes (i.e. has this innovation resulted in any harm or any value?) rather than means (i.e. is this innovation strictly complying with the regulations?), is already taking place. In terms of the architecture, a regulatory ecosystem where regulation, in particular some aspects, is coordinated and co-owned under a multi-stakeholder jurisdictional approach, whereby traditional siloes for business models, industries and jurisdictions no longer apply, will take longer to progress.

**Figure 1: Regulatory design and architecture**

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<thead>
<tr>
<th>Design (”what”)</th>
<th>Architecture (”how”)</th>
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<td>The attributes of disruptive innovation pose challenges...</td>
<td>Speed and scalability</td>
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<td>...to the current regulatory design and architecture...</td>
<td>Regulatory lifecycle</td>
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<td>...and point to future regulatory design and architecture</td>
<td>Regulatory agility</td>
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Considering also the risks of innovation, two forward-looking regulatory scenarios will capture the interplay of three factors:

- risk management (degree to which retail and commercial banks demonstrate that they can manage new risks posed by innovation effectively);
- regulatory design and architecture (degree to which the regulatory design is agile and degree to which the regulatory architecture is an ecosystem, with the latter being far more difficult to achieve); and
- regulatory convergence (degree to which the cross-border regulatory framework is harmonised).
Two scenarios defining the boundaries of the future of regulation, in particular, could be envisaged. Figure 2 outlines these boundaries. In the first scenario, the factors of: risk management, regulatory design and architecture and regulatory convergence are assumed to be low to medium level. In the second scenario, the factors of: risk management, regulatory design and architecture and regulatory convergence are assumed to be high to medium level. Armed with these two regulatory scenarios, incumbents can consider how regulatory risk will need to be factored into their digital transformation.

**Figure 2: Forward-looking regulatory scenarios**

In the first scenario, regulation acts as a facilitator, whereby it is anticipatory, enables innovation and enhances competition in markets. This scenario also assumes that retail and commercial banks are able to effectively manage the risks related to disruptive innovation. It builds on the future design and architecture features presented above (Figure 1). That is, regulatory agility (in terms of design) and regulatory ecosystem (in terms of architecture). In terms of regulatory convergence, this scenario assumes that global integration and international cooperation are progressing.

In the second scenario, regulation acts as a deterrent, whereby it is reactive (it arises following a challenge for consumers and markets) and/or divergent (gaps and/or inconsistencies within the regulatory framework) and aims to de-risk market participants by limiting both the depth and breadth of the applications of disruptive innovation. This scenario assumes that retail and commercial banks still need to effectively manage the risks related to disruptive innovation. This scenario again builds on the current design and architecture features presented above (Figure 1). That is, regulatory lifecycle (in terms of design) and jurisdictional authority (in terms of architecture). In terms of regulatory convergence, this scenario assumes that fragmentation, due to national and/or regional protectionism, is on the rise.

The next report “Where should incumbents play?” in this series will explore where incumbents should play to hedge against regulatory risk by assessing their optimal digital transformation target and their geographic footprint.
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