Chapter 8

Sponsors: Premium listing



8.3 Role of a sponsor: general

Responsibilities of a sponsor

8.3.1 A sponsor must in relation to a sponsor service:

- (1) referred to in LR 8.2.1R (1) to (4), LR 8.2.1R (11), LR 8.2.1A R and, where relevant ■ LR 8.2.1R (5), provide assurance to the FCA when required that the responsibilities of the company with or applying for a premium listing of its securities under the listing rules have been met;
- (1A) provide to the FCA any explanation or confirmation in such form and within such time limit as the FCA reasonably requires for the purposes of ensuring that the listing rules are being complied with by a company with or applying for a premium listing of its securities; and
 - (2) guide the company with or applying for a premium listing of its securities in understanding and meeting its responsibilities under the listing rules, the disclosure requirements and the transparency rules.
- 8.3.1A A *sponsor* must, for so long as it provides a *sponsor service*:
 - (1) take such reasonable steps as are sufficient to ensure that any communication or information it provides to the FCA in carrying out the sponsor service is, to the best of its knowledge and belief, accurate and complete in all material respects; and
 - (2) as soon as possible provide to the FCA any information of which it becomes aware that materially affects the accuracy or completeness of information it has previously provided.
- 8.3.1B Where a sponsor provides information to the FCA which is or is based on information it has received from a third party, in assessing whether a sponsor has complied with its obligations in LR 8.3.1AR (1) the FCA will have regard, amongst other things, to whether a sponsor has appropriately used its own knowledge, judgment and expertise to review and challenge the information provided by the third party.
- G 8.3.2 The sponsor will be the main point of contact with the FCA for any matter referred to in ■ LR 8.2. The FCA expects to discuss all issues relating to a transaction and any draft or final document directly with the sponsor. However, in appropriate circumstances, the FCA will communicate directly

with the *company* with or applying for a *premium listing* of its *securities*, or its advisers.

8.3.2A G

A *sponsor* remains responsible for complying with LR 8.3 even where a *sponsor* relies on the *company* with or applying for a *premium listing* of its *securities* or a third party when providing an assurance or confirmation to the *FCA*.

Principles for sponsors: due care and skill

8.3.3 R | A sponsor must in relation to a sponsor service act with due care and skill.

Principles for sponsors: duty regarding directors of listed companies

Where, in relation to a sponsor service, a sponsor gives any guidance or advice to a listed company or applicant on the application or interpretation of the listing rules or disclosure requirements and transparency rules, the sponsor must take reasonable steps to satisfy itself that the director or directors of the listed company understand their responsibilities and obligations under the listing rules and disclosure requirements and transparency rules.

Principles for sponsors: relations with the FCA

8.3.5 R

A *sponsor* must at all times (whether in relation to a *sponsor service* or otherwise):

- (1) deal with the FCA in an open and co-operative way; and
- (2) deal with all enquiries raised by the FCA promptly.
- (3) [deleted]
- 8.3.5A R

If, in connection with the provision of a *sponsor service*, a *sponsor* becomes aware that it, or a *company* with or applying for a *premium listing* of its *securities* is failing or has failed to comply with its obligations under the *listing rules*, the *disclosure requirements* or the *transparency rules*, the *sponsor* must promptly notify the *FCA*.

8.3.5B A *sponsor* must, in relation to a *sponsor service*, act with honesty and integrity.

- 8.3.6 R
- (1) [deleted]
- (2) [deleted]
- (3) [deleted]

- 8.3.7 G (1) [deleted]
 - (2) [deleted]

Principles for sponsors: identifying and managing conflicts

- G 8.3.7A The purpose of ■ LR 8.3.7B R to ■ LR 8.3.12A G is to ensure that conflicts of interest do not adversely affect:
 - (1) the ability of a *sponsor* to perform its functions properly under this chapter; or
 - (2) market confidence in sponsors.
- 8.3.7B A sponsor must take all reasonable steps to identify conflicts of interest that could adversely affect its ability to perform its functions properly under this chapter.
- 8.3.8 G In identifying conflicts of interest, sponsors should also take into account circumstances that could:
 - (1) create a perception in the market that a sponsor may not be able to perform its functions properly; or
 - (2) compromise the ability of a sponsor to fulfil its obligations to the FCA in relation to the provision of a sponsor service.
- 8.3.9 A sponsor must take all reasonable steps to put in place and maintain effective organisational and administrative arrangements that ensure conflicts of interest do not adversely affect its ability to perform its functions properly under this chapter.
- 8.3.10 G Disclosure of a conflict of interest will not usually be considered to be an effective organisational or administrative arrangement for the purpose of ■ LR 8.3.9 R.
- 8.3.11 If, in relation to a sponsor service, a sponsor is not reasonably satisfied that its organisational and administrative arrangements will ensure that a conflict of interest will not adversely affect its ability to perform its functions properly under this chapter, it must decline or cease to provide the sponsor services.
- G 8.3.12 ■ LR 8.3.11 R recognises that there will be some conflicts of interest that cannot be effectively managed. Providing sponsor services in those cases could adversely affect both a sponsor's ability to perform its functions and market confidence in the *sponsor* regime. If in doubt about whether a conflict can be effectively managed a sponsor should discuss the issue with the FCA before it decides if it can provide a sponsor service.

- - Principles for sponsors: acting for another sponsor
- **8.3.13 G** [deleted]
 - Principles for sponsors: joint sponsors
- 8.3.14 If a *listed company* or *applicant* appoints more than one *sponsor* to provide a *sponsor service* then:
 - (1) the appointment does not relieve either of the appointed *sponsors* of their obligations under LR 8; and
 - (2) the *sponsors* are each responsible for complying with the obligations under \blacksquare LR 8 .
- 8.3.15 G If a *listed company* or *applicant* appoints more than one *sponsor* to provide a *sponsor service*, the *FCA* expects the *sponsors* to co-operate with each other in relation to the *sponsor service*, including by establishing arrangements for the sharing of information as appropriate having regard to the *sponsor service*.