General guidance on Benchmark Submission and Administration

Chapter 1

Handbook requirements in relation to benchmark contribution activity and benchmark administration activity

		1.1 Application and purpose
		Application
1.1.1 [G	This special guide is for <i>firms</i> which;
		(1) carry out the regulated activity of administering a benchmark;
		(2) contribute input data to a BMR benchmark administrator; or
		(3) use a benchmark.
1.1.2	G	Purpose The purpose of this special guide is to:
		(1) help regulated benchmark administrators by setting out which parts of the Handbook apply to them when they carry out the regulated activity of administering a benchmark;
		(2) help benchmark contributors by setting out which parts of the Handbook apply to them when they contribute input data to a BMR benchmark administrator;
		(3) remind all <i>firms</i> of their obligations under the <i>benchmarks regulation</i> when using a <i>benchmark</i> .
		Benchmarks Regulation and transitional arrangements
1.1.3	G	(1) The EU benchmarks regulation applied from 1 January 2018. The benchmarks regulation is the United Kingdom version of this EU regulation and applies from IP completion day.
		(2) Various changes were made to the <i>Regulated Activity Order</i> as a result of the EU <i>benchmarks regulation</i> . In particular:
		 (a) A new regulated activity of: administering a benchmark (article 63S of the Regulated Activities Order) was introduced.
		 (b) The regulated activity of administering a specified benchmark ceased to apply (subject to the transitional provisions described in ■ SUP TP 10).
		(c) The regulated activity of providing information in relation to a specified benchmark ceased to apply (subject to the transitional provisions described in ■ SUP TP 10). However, benchmark contributors which contribute input data to a BMR benchmark administrator are still subject to various requirements in the

1

Handbook and are subject to the benchmarks regulation when doing so.

- (3) SUP TP 10 contains *guidance* on the transitional arrangements governing the changes to the *regulated activities* above.
- (4) The following transitional provisions are also relevant to a *firm* which, immediately before 1 January 2018, was authorised to *administer a specified benchmark* or to *provide information in relation to a specified benchmark*:
 - (a) SYSC TP 6 and SYSC TP 7;
 - (b) FEES TP 17AR;
 - (c) MAR TP 1; and
 - (d) SUP TP 10.