## Chapter 2

Parts of the Handbook applicable to regulated benchmark administrators and benchmark contributors



## 2.2 Parts of the Handbook applicable to benchmark contributors

## 2.2.1 G

- (1) The regulated activity of providing information in relation to a specified benchmark no longer applies except in limited circumstances (see ■ SUP TP 10 for an explanation of those circumstances).
- (2) Contributing input data to a BMR benchmark administrator is not a regulated activity. However, benchmark contributors are still subject to various obligations under the benchmarks regulation and the Handbook.
- (3) Benchmark contributors are reminded of the following provisions in or made under the benchmarks regulation:
  - (a) article 15 (Code of conduct);
  - (b) article 16 (Governance and control requirements for supervised contributors): and
  - (c) article 23 (Mandatory contribution to a critical benchmark).
- (4) Benchmark contributors, as authorised persons, are subject to requirements under the *Handbook*. However, in some cases the application of the Handbook is excluded in relation to a firm's activities as a benchmark contributor (see the relevant Handbook provisions for their detailed application).
- (5) Benchmark contributors are also subject to the following rules which apply only to benchmark contributors:
  - (a) MAR 8.4 (Third country benchmark contributors); and
  - (b) MAR 8.6 (Responsibility for benchmark activities: benchmark contributors).
- (6) However, some provisions in MAR are disapplied where a firm is contributing input data in relation to a commodity benchmark the provision of which is governed by Annex II to the benchmarks regulation (see ■ MAR 8.4.1R and ■ MAR 8.6.1R).

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