# **Conduct of Business Sourcebook**

Chapter 3

Client categorisation



#### 3.6 **Eligible counterparties**

- 3.6.1 R
- (1) An eligible counterparty is a client that is either a per se eligible counterparty or an elective eligible counterparty.
- (2) A client can only be an eligible counterparty in relation to eligible counterparty business ( PRIN 1 Annex 1 R is an exception to this).

[Note: article 30(1) of MiFID]

# Per se eligible counterparties

- 3.6.2
- Each of the following is a per se eligible counterparty (including an entity that is not from the UK that is equivalent to any of the following) unless and to the extent it is given a different categorisation under this chapter:
  - (1) an investment firm;
  - (2) a credit institution;
  - (3) an insurance company;
  - (4) a collective investment scheme authorised under the UK provisions which implemented the UCITS Directive or its management company;
  - (5) a pension fund or its management company;
  - (6) another financial institution authorised or regulated under the law of the United Kingdom;
  - (7) [deleted]
  - (8) a national government or its corresponding office, including a public body that deals with public debt at national level;
  - (9) a central bank; and
  - (10) a supranational organisation.

[Note: first paragraph of article 30(2) and first paragraph of article 30(4) of MiFID]

3.6.3 G For the purpose of ■ COBS 3.6.2 R (6), a financial institution includes regulated institutions in the securities, banking and insurance sectors.

### **Elective eligible counterparties**

3.6.4 R

A firm may treat a client as an elective eligible counterparty in relation to business other than MiFID or equivalent third country business if:

- (1) the *client* is an undertaking and:
  - (a) is a per se professional client (except for a client that is only a per se professional client because it is an institutional investor under ■ COBS 3.5.2 R (5)) and:
    - (i) is a body corporate (including a limited liability partnership) which has (or any of whose holding companies or subsidiaries has) called up share capital of at least £10 million (or its equivalent in any other currency at the relevant time); or
    - (ii) meets the criteria in the *rule* on meeting two quantitative tests (■ COBS 3.5.2 R (3)(b)); and
  - (b) requests such categorisation; and
- (2) the firm adheres to the procedure set out at COBS 3.6.4BUK.
- 3.6.4A EU Provided that it adheres to the procedure set out at ■ COBS 3.6.4BUK, a firm may treat a client as an elective eligible counterparty in relation to MiFID or equivalent third country business if the client:
  - (1) is an undertaking;
  - (2) is a per se professional client, except for a client that is only a per se professional client because it is an institutional investor under ■ COBS 3.5.2R(5); and
  - (3) requests such categorisation.

[Note: first paragraph of article 30(3) of MiFID]

UK 3.6.4B Article 71(5) of the MiFID Org Regulation sets out the procedure to be followed where a *client* requests to be treated as an *eligible counterparty*.

> 71(5)Where a client requests to be treated as an eligible counterparty, in accordance with [ COBS 3.6.4AR], the following procedure shall be followed:

(a) the investment firm shall provide the client with a clear written warning of the consequences for the client of such a request, including the protections they may lose;

(b)the client shall confirm in writing the request to be treated as an eligible counterparty either generally or in respect of one or more investment services or a transaction or type of transaction or product and that they are aware of the consequences of the protection they may have lost as a result of the request.

3.6.4C R [deleted] 3.6.5 The categories of elective eligible counterparties include an equivalent undertaking that is not from an the *United Kingdom* provided the above conditions and requirements are satisfied.

3.6.6 R A firm may obtain a prospective counterparty's confirmation that it agrees to be treated as an eligible counterparty either in the form of a general agreement or in respect of each individual transaction.

[Note: second paragraph of article 30(3) of MiFID]

# Client and firm located in different jurisdictions

[deleted] 3.6.7