Collective Investment Schemes

COLL TP 1 Transitional Provisions

		_			
					(6)
	(2)			(5)	Hand-
	Material to which the			Trans- itional	book provi- sion:
	transitional		(4)	provision:	coming
(1)	provision applies	(3)	Transitional provision	dates in force	into force
<u> </u>	Extra time provi	isions			
	•		cting to comply with COLL		
1	Each and every <i>rule</i> in <i>COLL</i>	R	Expired		
1A	Each and every <i>rule</i> in <i>COLL</i>	R	The rules in COLL do not apply to any relevant party in relation to an authorised fund where the winding up of the fund has commenced before 12 February 2007, provided that each relevant party shall continue to comply with the provisions of CIS as if they still applied to them.	From 12 February 2007	12 February 2007
2	Each and every <i>rule</i> in <i>COLL</i>	G	Expired		
3	Each and every <i>rule</i> in <i>COLL</i>	R			
			Expired		
	Facility and				
4	Each and every <i>rule</i> in COLL	G	Expired		
5	to (6) (Restrictions of business for UCITS management companies)	R	Expired		
6	COLL 6.9.9 R (4) to (6) (Restric- tions of busi- ness for UCITS management companies)	G	Expired		

(2) Material to which the transitional provision (1) applies (2) Trans- itional provision (4) dates in force	Hand- book provi- sion: coming into force
7 COLL 6.6.15 (2), R Expired (4) and (5) (Committees and delegation)	
8 COLL 6.2 R (dealing); COLL 6.3 (Valuation and pricing); (Valuation) and 16 (Table: contents of the prospectus)	
Expired 9 COLL 6.2 G Expired (dealing); COLL 6.3 (Valuation and pricing); COLL 5.2.5 R (Valuation) and COLL 4.2.5 R 16 (Table: contents of the prospectus)	
10 FEES 3.2.1 R R Expired	
Definition of relevant party	
11 COLL R Expired	
12 COLL 10.2.1 R R Expired	
13 COLL 4.2.5 R R Expired	
14 Amendments R (1) [expired] to COLL made by the Collect- ive Investment Schemes Sourcebook (UCITS Eligible Assets Direct- ive and Other Amendments) Instrument 2008	
(2) [expired]	

(1)	(2) Material to which the transitional provision applies	(3)	(4) Transitional provision	(5) Trans- itional provision: dates in force	(6) Hand- book provi- sion: coming into force
			(3) [expired]		
15	Amendments to COLL 5.6.3 R made by the Collective In- vestment Schemes Sourcebook (Amendment No 5) Instru- ment 2009	R	Expired		
16	COLL 4.5 and COLL 8.3.5 R to COLL 8.3.5E R	R	Expired		
17	COLL 4.5.5R (1)(a)(iv) and COLL 4.5.9R (9A)	R	Expired		
[No	te: article 118(2) c	of the	UCITS Directive]		
18	Each and every rule in COLL that relates to key investor information	R	Expired		
19	COLL 4.4.12 R	R	Expired		
	COLL 4.4.13 R				
	COLL 7.7.19 R				
20	COLL 4.4.12 R COLL 4.4.13 R	G	Expired		

					(6)
	(2)			(5)	Hand- book
	Material to which the transitional		(4)	Trans- itional provision:	provi- sion: coming
(1)	provision applies	(3)	Transitional provision	dates in force	into force
(.,	COLL 7.7.19 R	(-)			
21	COLL 4.2.5R (3)(qa)	R	Expired		
22	COLL 4.6.8R(8)(d)	R	Expired		
23	COLL 5.9.3 R and COLL 5.9.5 R	R	Expired		
24	COLL 8.3.4R (6)	R	Expired		
25	COLL 3 to COLL 8	R	Expired		
26	COLL 3 to COLL 8	D	Expired		
27	COLL 3 to COLL 8	G	Expired		
28	COLL 4.2.5 R(3)(ca)	R	Expired		
29	Amendments to each and every rule in COLL made by the Collective Investment Schemes (Ac- counting Amendments) (No 2) Instru- ment 2015	R	[expired]		
30	Amendments to each and	R	(1) [expired]		
	every <i>rule</i> in		(2) [expired]		
	COLL made by the Collective Investment Schemes (Ac- counting Amendments) (No 2) Instru- ment 2015		(3) The authorised fund manager must make a record of that election and retain it for a period of six years from the date it takes effect.	1 March 2015 un- til 6 years from the date the relevant election takes place	1 March 2015
31	COLL 4.2.5R(8)(f), (g) and (h), and	R	[expired]		
2.5	COLL 4.2.5R(28)		(4) 71		10
32	COLL 4.2.5R(8)(f) and (g)(i) and (ii)	R	(1) The authorised fund manager of a non-UCITS retail scheme need not, for any prospectus issued before 18 March 2016, comply with COLL 4.2.5R(8)(f), (g)(i) and (ii).	From 18 March 2016 un- til 31	18 March 2016

					(6)
	(2)			(5)	Hand-
	Material to			Trans-	book provi-
	which the transitional			itional provision:	sion: coming
(4)	provision		(4)	dates in	into
(1)	applies	(3)		force March	force
			(2) The <i>prospectus</i> must, however, contain a description of the <i>depositary's</i> principal business activity.	2017	
33	COLL 4.5.7R(7)	R	[expired]		
34	COLL 4.7.2R(4)(a) and (6A)	R	(1) Paragraph (2) applies to any <i>key investor in-</i> formation document drawn up by an authorised fund manager before 18 March 2016.	From 18 March 2016 un-	18 March 2016
			(2) The authorised fund manager need not amend the key investor information document until it is revised as a result of a subsequent revision of the key investor information falling after 18 March 2016, and only if the information required by COLL 4.7.2R(4)(a) and (6A) is available to the authorised fund manager at the time of that revision.	til 18 March 2017	
35	The changes set out in An- nex F of the UCITS V Direct-	R	The changes to the COLL provisions in column (2) do not apply to an EEA UCITS management company in respect of a UCITS scheme managed by it and the provisions continue to apply as they were	18 March 2016 un- til the earlier of:	18 March 2016
	ive Instrument 2016 to COLL 6.6.4R(6) and (7), COLL 6 An- nex 1R and COLL 12.3.4R(1)	OLL and 6 An- d	(1) the date of application of the UCITS level 2 regulation; and		
				(2) the date the EEA UC-ITS management company enters into a depositary agreement in respect of the scheme that is compliant with the terms of the UCITS level 2 regulation	

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(1)	(2) Material to which the transitional provision applies	(3)	(4) Transitional provision	(5) Trans- itional provision: dates in force	Hand- book provi- sion: coming into force
36	COLL 6.6A.8R	R	A management company may continue to retain a depositary that does not meet the requirements in COLL 6.6A.8R if the depositary was appointed before 18 March 2016.	From 18 March 2016 un- til 18 March 2018	18 March 2016
37	COLL 6.6B.8R and COLL 6.6B.11R		A depositary that does not meet the requirements in COLL 6.6B.8R and COLL 6.6B.11R may continue to act as depositary of a UCITS scheme if it was appointed before 18 March 2016.	From 18 March 2016 un- til 18 March 2018	18 March 2016
38	COLL 4.2.5AG	G	An authorised fund manager of a UCITS scheme or a non-UCITS retail scheme does not need to comply with the provisions of the Securities Financing Transactions Regulation referred to in COLL 4.2.5AG for:	From 23 Sep- tember 2016 un- til 12 July 2017	23 September 2016
			(1)a sub-fund that was constituted before 12 January 2016 if the scheme is an umbrella; and		
			(2)a scheme that was constituted before 12 January 2016, if the scheme is not an umbrella.		
			[Note: article 33(2)(c) of the Securities Financing Trangulation]	nsactions Re	-
39	COLL 8.3.4AG	G	An authorised fund manager of a qualified investor scheme does not need to comply with the provisions of the Securities Financing Transactions Regulation referred to in COLL 8.3.4AG for:	From 23 Sep- tember 2016 un- til 12 July 2017	23 September 2016
			(1)a sub-fund that was constituted before 12 January 2016 if the scheme is an umbrella; and		
			(2)a scheme that was constituted before 12 January 2016, if the scheme is not an umbrella.		
			[Note: article 33(2)(c) of the Securities Financing Trangulation]	nsactions Re	-
40	COLL 3.2.6R(8) and COLL 5.2.12R(3)(d)	R	An authorised fund manager is not required to update existing statements in the instrument constituting the fund concerning use of the derogation at COLL 5.2.12R(3) due to the amendments to the following provisions by the Collective Investment Schemes Sourcebook (Amendment No 9) Instrument 2016 until it is updated for other purposes:	From 1 October 2016 to 30 Sep- tember 2019	From 1 Oc- tober 2016
			(a) COLL 3.2.6R(8) and		
			(b) COLL 5.2.12R (3)(d).		

					(6)
					Hand-
	(2)			(5)	book
	Material to which the			Trans- itional	provi- sion:
	transitional		(4)	provision:	coming
(1)	provision applies	(3)		dates in force	into force
41	COLL 3.2.6R(15)	R	An authorised fund manager is not required to up-	From 1	From 1
			date the <i>instrument constituting the fund</i> due to the amendment to COLL 3.2.6R(15) until it is updated for other purposes.	October 2016 to 30 Sep- tember 2019	Oc- tober 2016
42	COLL 4.2.5R(3)(i) and	R	An authorised fund manager is not required to update existing statements in the prospectus con-	From 1 October	From 1 Oc-
	COLL		cerning use of the derogation under COLL 5.2.12R(3)	2016 to	tober
	5.2.12R(3)(d).		due to the amendments to the following provisions by the Collective Investment Schemes Sourcebook (Amendment No 9) Instrument 2016 until it is updated for other purposes:	30 Sep- tember 2017	2016
			(a) COLL 4.2.5R(3)(i) (subject to COLL TP1.1 (43)) and		
			(b) COLL 5.2.12R(3)(d).		
43	COLL 4.2.5R(3)(i), COLL 5.6.7R(1), COLL 5.6.8R, and COLL 5.7.5R	R	An authorised fund manager of a non-UCITS retail scheme is not required to comply with the amendments to the rules in column (2) in relation to government and public securities made by the Collective Investment Schemes Sourcebook (Amendment No 9) Instrument 2016.	From 1 October 2016 to 30 Sep- tember 2017	From 1 Oc- tober 2016
44	COLL 4.2.2R, COLL 4.2.5R, and COLL 4.2.6G.	R	An authorised fund manager is not required to update the prospectus due to the amendments to the following provisions by the Collective Investment Schemes Sourcebook (Amendment No 9) Instrument 2016 until it is updated for other purposes:	From 1 October 2016 to 30 Sep- tember 2017	From 1 Oc- tober 2016
			(a) COLL 4.2.2R(2)(aa)		
			(b) COLL 4.2.5R(2)(aa);		
			(c) COLL 4.2.5R(2B)(b);		
			(d) COLL 4.2.5R(5)(b);		
			(e) COLL 4.2.5R(16)(b)(v);		
			(f) COLL 4.2.5R(18)(b)(i);		
			(g) COLL 4.2.5R(19);		
			(h) COLL 4.2.5R(20); and		
			(i) COLL 4.2.6G(7)(a).		
45	COLL 8.3.2R and COLL 8.3.4R	R	An authorised fund manager is not required to update the prospectus due to the amendments to the following provisions by the Collective Investment Schemes Sourcebook (Amendment No 9) Instrument 2016 until it is updated for other purposes:	From 1 October 2016 to 30 Sep- tember 2017	From 1 Oc- tober 2016
			(a) COLL 8.3.2R(1A);		
			(b) COLL 8.3.4R(2)(1A);		

	s) rans-	(6) Hand- book
Material to Tra	rans-	
		provi- sion:
transitional (4)	rovision:	coming
provision		into force
(c) COLL 8.3.4R(14)(3); and		
(d) COLL 8.3.4R(17)(6).		
guidance in scheme and an ICVC that is a non-UCITS retail Jan COLL that rescheme may comply with the provisions in column 20 late to a (2) using a key investor information document (as till NURS-KII modified by a general direction from the FCA) cre-	anuary	1 Janu- ary 2018
(1) had dispensation from the FCA through a modification by consent to market units of the non-UC-ITS retail scheme using that document until 1 January 2018; and		
(2) decides to draw up a <i>NURS-KII document</i> , instead of a <i>key information document</i> , in accordance with COLL 4.7 after 1 January 2018.		
COLL 4.3.6R(2); which is introduced by a <i>firm</i> to facilitate the op- COLL 8.3.6R(1) eration of a <i>research</i> payment account under COBS 20 and (2) 2.3B.3R(2), does not constitute a fundamental til	anuary	3 Janu- ary 2018
and (9) and clude the information prescribed by COLL 4.5.7R(8) Se COLL 8.3.5AR(5) and (9) or COLL 8.3.5AR(5) and (6) in its annual long terms	ep-	30 Sep- tember 2019
Amendments to COLL made by the Money Market Funds Regulation Instrument 20)18	
every rule in COLL 5.9.3R or COLL 5.9.5R immediately before 21 July 2018, and in respect of which an application to amended or for authorisation as a regulated money market Maximum series.		21 July 2018
Amendments made by the Collective Investment Schemes Sourcebook (Miscellaneo Instrument 2019	ous Amend	lments)
	rom 7	7 May
b), (c-a) and (o), apply:	1ay 2019	2019
	o 7 Aug- st 2019	

						(6)	
	(2)				(5)	Hand- book	
	Material to which the transitional provision		(4)		Trans- itional provision: dates in	provi- sion: coming into	
(1)	applies	(3)	Transi	tional provision	force	force	
			(2)	from 7 August 2019 in respect of any <i>authorised fund</i> which is authorised before 7 May 2019.			
	endments made b rument 2020	y the	Collect	ive Investment Schemes Sourcebook (Miscella	neous Amen	dments)	
50	COLL 9.3.5D	D	the sc	3.5D applies from the first date on which heme's annual report and accounts is (or is be) published on or after 1 July 2020.	From 1 July 2020	1 July 2020	
Am	endments made b	y the	Exiting	the European Union: Handbook (Amendment	ts) Instrume	nt 2020	
51	COLL 5.2.23R(1)	R		ne purpose of the <i>rule</i> specified in column ne purpoved counterparty includes:	[IP com- pletion	[Date of	
			an <i>EÉ</i>	person who, as a result of its authorisation in A State, can enter into the transaction as pal off-exchange;	day to 31 De- cember [2023]]	De-	coming into force of the
			purpo	CCP that is authorised in that capacity for the use of EU EMIR as it had effect immediately a IP completion day; and	[2327]	in- strument]	
			corda <i>EU EN</i>	CCP that is recognised in that capacity in acnice with the process set out in article 25 of MIR as it had effect immediately before IP detion day.			
	endments made b nt 2021	y the	Collect	ive Investment Schemes Sourcebook (Bearer C	ertificates) I	nstru-	
52	TP 1.1(53)R to (54)G	R	share' ings g	1.1(53)R and 1.1(54)R, "outstanding bearer" and "the surrender year" have the meaniven in the Bearer Certificates (Collective Inent Schemes) Regulations 2020 (SI 2020/	From 30 April 2021 to the end of 1 Janu- ary 2022	30 Ap- ril 2021	
53	COLL 3.2.6R; COLL 4.4.4R; and COLL	R	more	s rule applies to an ICVC which has one or outstanding bearer shares in issue during arrender year.	From 30 April 2021 to	30 Ap- ril 2021	
	4.4.12R	4.4.12R	ment pursua ers of selves ment	mmediately before 2 January 2021 the <i>instru-</i> constituting the fund contained a statement ant to COLL 3.2.6R setting out how the hold- bearer certificates are to identify them- , the arrangements specified in that state- continue to apply to the extent necessary g the surrender year subject to:	the end of 1 Janu- ary 2022		
			(a)the	OEIC Regulations; and			
			corda vestm 1346),	r changes to those arrangements made in ac- nce with the Bearer Certificates (Collective In- ent Schemes) Regulations 2020 (SI 2020/ the OEIC Regulations, the rules, the instru- constituting the fund and the prospectus.			
				y procedures identified in the <i>prospectus</i> in on to the operation of <i>bearer certificates</i> pur-			

					(6)
(1)	(2) Material to which the transitional provision	/2\	(4)	(5) Trans- itional provision: dates in	Hand- book provi- sion: coming into
(1)	applies	(3)	·	force	force
			suant to COLL 4.2.5R(5) continue to apply to <i>out-standing bearer shares</i> during the <i>surrender year</i> subject to:		
			(a)the OEIC Regulations; and		
			(b) any changes to that operation made in accordance with the Bearer Certificates (Collective Investment Schemes) Regulations 2020, the <i>OEIC Regulations</i> , the <i>rules</i> , the <i>instrument constituting the fund</i> and the <i>prospectus</i> .		
			(4)Subject to the provisions of the Bearer Certificates (Collective Investment Schemes) Regulations 2020 and the <i>OEIC Regulations</i> , the amendments made to COLL 4.4.4R(3) and COLL 4.4.12R(1) are to be disregarded in relation to <i>outstanding bearer shares</i> in <i>issue</i> during the <i>surrender year</i> .		
54	TP 1.1(53)R	G	The Bearer Certificates (Collective Investment Schemes) Regulations 2020 set out certain requirements relating to the conversion and cancellation of <i>outstanding bearer shares</i> during the <i>surrender year</i> .	From 30 April 2021	30 Ap- ril 2021
55	TP 1.1(56)R	G	(1) Schemes which issue bearer certificates create significant risks in relation to money laundering and financial crime. These risks are relevant both to the protection of participants in such schemes and to the constitution and management arrangements for a scheme.	From 30 April 2021	30 Ap- ril 2021
			(2)Paragraph (3) applies where a <i>scheme</i> which is recognised under section 272 of the <i>Act</i> either issues or has issued <i>bearer certificates</i> to participants in the <i>United Kingdom</i> that have not been cancelled on or before 1 January 2022.		
			(3)The FCA is of the view that a scheme within (2) is unlikely to satisfy the requirements for recognition set out in section 272 of the Act or, alternatively, that it is unlikely to be desirable in the interests of the participants in the scheme for the scheme to continue to be recognised.		
			(4)Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing required the Member States of the European Union to take measures to prevent the misuse of bearer shares. As such, the FCA expects most schemes and sub-funds which are temporarily recognised under Part 6 of the Collective Investment Schemes (Amendment etc) (EU Exit) Regulations 2019 and the operators of such schemes or sub-funds to be subject to relevant national measures implementing the Directive.		

					(6)
					Hand-
	(2)			(5)	book
	Material to which the			Trans- itional	provi- sion:
	transitional provision		(4)	provision: dates in	coming into
(1)	applies	(3)	Transitional provision	force	force
56	TP 1.1(55)G	R	(1)Paragraphs (2) to (4) apply to:	From 30	30 Ap-
	and COLL 9.4.4R which was de- leted by the Collective In- vestment		(a)the <i>operator</i> of a <i>scheme</i> or <i>sub-fund</i> temporarily recognised under Part 6 of the Collective Investment Schemes (Amendment etc) (EU Exit) Regulations 2019; and	April 2021	ril 2021
	Schemes Sourcebook		(b) the <i>operator</i> of a <i>scheme</i> recognised under section 272 of the <i>Act</i> .		
	(Bearer Certificates) Instrument 2021.		(2)An operator within (1) must maintain facilities in the <i>United Kingdom</i> at which the <i>unitholder</i> of a <i>bearer certificate</i> may obtain free of charge:		
			(a)payment of dividends; and		
			(b)details or copies of any notices which have been given or sent to <i>participants</i> in the <i>scheme</i> or <i>sub-fund</i> .		
			(3)The operator must state:		
			(a) the nature of the right represented by the <i>units</i> in the <i>scheme</i> or <i>sub-fund</i> ; and		
			(b)whether <i>persons</i> other than <i>unitholders</i> can vote at meetings of <i>unitholders</i> and, if so, who those <i>persons</i> are.		
			(4)The facilities maintained by the <i>operator</i> of the <i>scheme</i> or <i>sub-fund</i> must also allow a <i>participant</i> :		
			(a)to surrender any bearer certificates held by the unitholder in exchange for registered units in the scheme or sub-fund; and		
			(b)where relevant, to provide the details necessary for an entry to be made in the appropriate register of participants for the scheme or sub-fund.		
Ame	endments made b	y the	Long-Term Asset Fund (Amendment) Instrument 2023	3	
57	COLL 15.3.6R(6)(3)	R	The authorised fund manager of a long-term asset fund, in respect of which an authorisation order is in force on 3 July 2023, is not required to comply with the rule specified in column (2) until:	From 3 July 2023 to 3 July 2024	3 July 2023
			(a) the <i>instrument constituting the fund</i> is next updated; or		
			(b) 3 July 2024, whichever is earlier.		
58	COLL 15.4.5R(16)(10A)		The authorised fund manager of a long-term asset fund, in respect of which an authorisation order is in force on 3 July 2023, is not required to comply with the rule specified in column (2) until:	From 3 July 2023 to 3 July 2024	3 July 2023
			(a) the prospectus is next updated; or		
			(b) 3 July 2024, whichever is earlier.		
	endments made b rmation Instrume		Sustainability Labelling and Disclosure of Sustainabil 23	ity-Related I	Financial

					(6)
	(2)			(5)	Hand-
(1)	Material to which the transitional provision applies	(3)	(4) Transitional provision	Trans- itional provision: dates in force	book provi- sion: coming into force
59	The rules and amendments referred to in COLL TP 1 60R, 62R and 63R.	G	The effect of ESG 4.1.1R(2) is that the authorised fund manager of an authorised fund cannot use a sustainability label before 31 July 2024.	From 28 Nov- ember 2023 to 31 July 2024	28 Nov- ember 2023
60	COLL 4.2.5R(26B)(a), COLL 8.3.4R(18C)(1) and COLL 15.4.5R(28A)(1)	R	The authorised fund manager is not required to comply with a rule specified in column (2) until the date on which a sustainability label is first used in relation to the authorised fund.	From 28 Nov- ember 2023 un- til the date on which a sus- tainabil- ity label is first used in relation to the au- thorised fund.	28 Nov- ember 2023
61	COLL 4.2.5R(26B)(b), COLL 8.3.4R(18C)(2) and COLL 15.4.5R (28A)(2)	R	Where a sustainability label is not used in relation to an authorised fund, but the authorised fund uses the terms in ESG 4.3.2R(2) under ESG 4.3.2R(1), the authorised fund manager is not required to comply with a rule specified in column (2) until 2 December 2024.	From 28 Nov- ember 2023 to 2 De- cember 2024	28 Nov- ember 2023
62	The amendments to COLL 4.5.7R, COLL 8.3.5AR and COLL 15.5.3R	R	An authorised fund manager is not required to include the information prescribed by the amendments made to the rules specified in column (2) in its annual long report or (if applicable) its annual report in respect of any annual accounting period ending before Part B of the authorised fund's public product-level sustainability report is first published in accordance with ESG 5.4.3R.	From 28 November 2023 to the end of the annual accounting period during which Part B of the authorised fund's public product- level sustainabil- ity report is first published in accordance	28 Nov- ember 2023

					(6)
	(2)			(5)	Hand- book
	Material to which the transitional provision		(4)	Trans- itional provision: dates in	provi- sion: coming into
(1)	applies	(3)	Transitional provision	force	force
				with ESG 5.4.3R.	
63	The amendments to COLL 4.5.8R, COLL 8.3.5BR and COLL 15.5.5R	R	An authorised fund manager is not required to include the information prescribed by the amendments made to the rules specified in column (2) in its half-yearly long report or (if applicable) its half-yearly report in respect of any half-yearly accounting period ending before Part B of the authorised fund's public product-level sustainability report is first published in accordance with ESG 5.4.3R.	From 28 November 2023 to the end of the half-ye- arly ac- counting period during which Part B of the au- thorised fund's public product- level sus- tainabil- ity report is first published in ac- cordance with ESG	28 Nov- ember 2023
5.4.3R. Amendments made by the Collective Investment Schemes Sourcebook (Miscellaneous Amendments) Instrument 2024					
64	COLL 4.4.1AR, COLL 4.4.2AR, COLL 4.4.2BR and COLL 4.4.2CR and the amend- ments to COLL 4.4.5R, COLL 4.4.6R, COLL 4.4.8R and COLL 4.4.11R	R	The <i>rules</i> and amendments to the <i>rules</i> specified in column (2) apply only to a meeting held, or due to be held, on or after 3 June 2024.	2 April 2024 un- til the end of 2 June 2024	2 April 2024