Disclosure Guidance and Transparency Rules sourcebook

Chapter 1

Introduction

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pects

FCA performing functions as competent authority

1.1.3

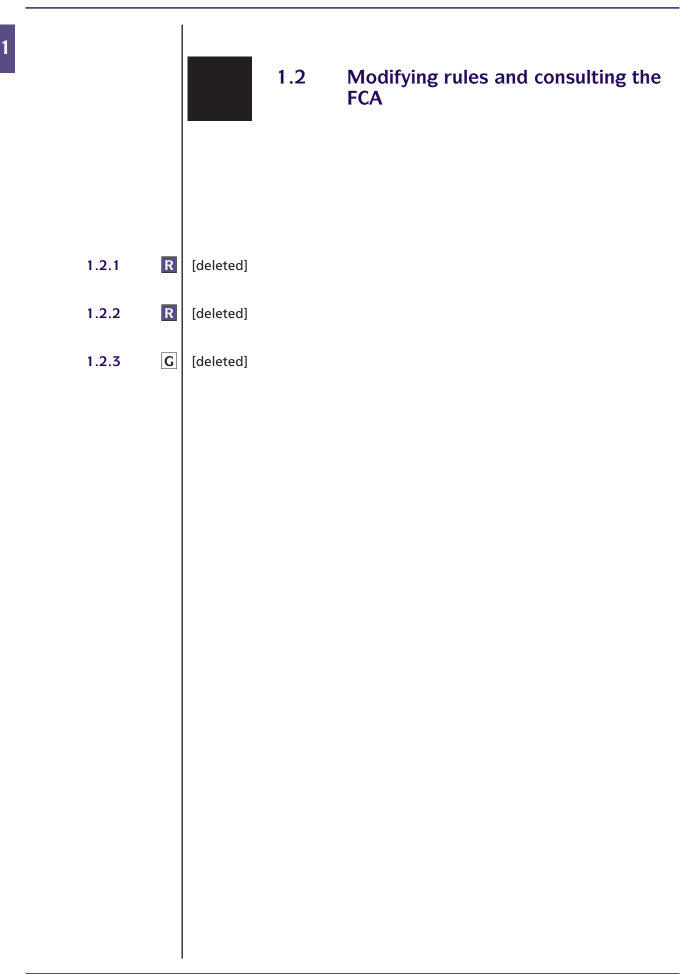
G Other relevant parts of Handbook

Note: Other parts of the *Handbook* that may also be relevant to *persons* to whom the *disclosure requirements* and the *disclosure guidance* apply include *DEPP* (Decision Procedure and Penalties Manual) and Chapter 9 of *SUP* (the Supervision manual).

The following Regulatory Guides are also relevant:

- 1. The Enforcement Guide (EG)
- 2. [intentionally blank]

Note: A list of regulated markets can be found on the FCA website.



DTR 1 : Introduction

- **1.2.4 G** An *issuer, person discharging managerial responsibilities* or *connected person* should consult with the *FCA* at the earliest possible stage if they:
 - (1) are in doubt about how the *disclosure requirements* apply in a particular situation.
 - (2) [deleted]
- **1.2.5 G** Where the *disclosure requirements* and the *disclosure guidance* refer to consultation with the *FCA*, submissions should be made in writing other than in circumstances of exceptional urgency.

Address for correspondence

Note: The *FCA*'s address for correspondence in relation to the *disclosure requirements* and the *disclosure* guidance is:

Primary Market Monitoring

Enforcement and Market Oversight Division

The Financial Conduct Authority

12 Endeavour Square

London, E20 1JN

https://www.fca.org.uk/markets/primary-markets/contact/request-individual-guidance

Information gathering and 1.3 publication Information gathering R [deleted] 1.3.1 G 1.3.2 Telephone calls to and from the FCA may be recorded for regulatory purposes. The FCA may also require the issuer, person discharging managerial responsibilities, connected person or their advisers to provide information in writing. 1.3.3 R [deleted] 1.3.4 R [deleted] 1.3.5 R [deleted]

	Notification when a RIS is not open for business
1.3.6 G	If an <i>issuer</i> is required to notify information to a <i>RIS</i> at a time when a <i>RIS</i> is not open for business, it may distribute the information as soon as possible to:
	(1) not less than two national newspapers in the United Kingdom;
	(2) two newswire services operating in the United Kingdom; and
	(3) a <i>RIS</i> for release as soon as it opens.
1.3.7 G	The fact that a <i>RIS</i> is not open for business is not, in itself, sufficient grounds for delaying the disclosure or distribution of <i>inside information</i> .
1.3.8 R	[deleted]

1.4 Suspension of trading 1.4.1 R [deleted] [Note: section 122I of the Act] 1.4.2 G If trading of an *issuer's financial instruments* is suspended, the *issuer*, any persons discharging managerial responsibilities and any connected person must continue to comply with all applicable disclosure requirements. 1.4.3 R [deleted] 1.4.4 G Examples of when the FCA may require the suspension of trading of a financial instrument include: (1) if an *issuer* fails to make an announcement as required by the Market Abuse Regulation within the applicable time-limits which the FCA considers could affect the interests of investors or affect the smooth operation of the market; or (2) if there is or there may be a leak of *inside information* and the *issuer* is unwilling or unable to issue an appropriate announcement required by article 17 of the Market Abuse Regulation within a reasonable period of time. 1.4.5 G The decision-making procedures to be followed by the FCA when it: (1) requires the suspension of trading of a financial instrument; or (2) refuses an application by an issuer to lift a suspension of trading of a financial instrument; are set out in DEPP.

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		1.5 Fees and sanctions
		Fees
1.5.1	G	FEES 4 sets out the fees payable by an <i>issuer</i> to the <i>FCA</i> .
1.5.2	R	[deleted]
1.5.3	G	 Sanctions (1) If the FCA considers that an issuer, a person discharging managerial responsibilities or a connected person has breached any of the disclosure requirements it may, subject to the provisions of the Act, impose on that person a financial penalty or publish a statement censuring that person. (2) If the FCA considers that a former director was knowingly concerned in a breach by an issuer it may, subject to the provisions of the Act, impose on that person a financial penalty.

The provisions outlined in DTR 1 Annex 2 in relation to fees are set out in FEES 4 Annex 8R