Disclosure Guidance and Transparency Rules sourcebook

Chapter 1C

Introduction (Primary information providers)

DTR 1C : Introduction (Primary information providers)

1C.1 **Application and purpose (Primary** information providers) 1C.1.1 R The requirements in DTR 8 apply to a primary information provider and a person that is applying for approval as a primary information provider. G 1C.1.2 The purpose of the requirements in DTR 8 is to make the *Part 6 rules* permitted under section 89P of the Act in relation to primary information providers and persons applying for approval as primary information providers. [Note: When exercising its functions under Part VI of the Act, the FCA may use the name: the UK Listing Authority.] [Note: Other parts of the Handbook that may also be relevant to primary information providers include DEPP (Decision Procedure and Penalties manual) and Chapter 9 of SUP (Supervision manual). EG (Enforcement Guide) is also relevant.]

		1C.2 Modifying rules and consulting the FCA
		Modifying or dispensing with rules
1C.2.1	R	(1) The FCA may dispense with, or modify, a requirement in ■ DTR 8 in such cases and by reference to such circumstances as it considers appropriate (subject to the Act).
		(2) A dispensation or modification may be either unconditional or subject to specified conditions.
		(3) If a <i>primary information provider</i> or a <i>person</i> that is applying for approval as a <i>primary information provider</i> has applied for, or been granted, a dispensation or modification, it must notify the <i>FCA</i> immediately it becomes aware of any matter which is material to the relevance or appropriateness of the dispensation or modification.
		(4) The FCA may revoke or modify a dispensation or modification.
1C.2.2	R	(1) An application to the FCA to dispense with or modify a requirement in ■ DTR 8 must be in writing.
		(2) The application must:
		 (a) contain a clear explanation of why the dispensation or modification is requested;
		 (b) include details of any special requirements, for example, the date by which the dispensation or modification is required;
		(c) contain all relevant information that should reasonably be brought to the FCA's attention;
		 (d) contain any statement or information that is required by ■ DTR 8 to be included for a specific type of dispensation or modification; and
		(e) include copies of all documents relevant to the application.
		[Note: the application may meet this requirement with copies of documents produced, recorded or stored using <i>electronic means</i>].
1C.2.3	R	An application to dispense with or modify a requirement in DTR 8 must ordinarily be made at least five <i>business days</i> before the proposed dispensation or modification is to take effect.

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C			Early consultation with FCA
C	1C.2.4	R	A primary information provider or a person applying for approval as a primary information provider must consult with the FCA at the earliest possible stage if they:
			 are in doubt about how a requirement in ■ DTR 8 applies in a particular situation; or
			(2) consider that it may be necessary for the FCA to dispense with or modify a requirement in ■ DTR 8.
	1C.2.5	R	Where a requirement in DTR 8 refers to consultation with the FCA, submissions must be made in writing other than in circumstances of exceptional urgency.
			Address for correspondence
			Note: The <i>FCA</i> 's address for correspondence in relation to \blacksquare DTR 8 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