Chapter 3

Application, Notification and Vetting Fees



3.1 Introduction

Application

- 3.1.1 This chapter applies to every *person* set out in column 1 of the Table of application, notification and vetting fees in ■ FEES 3.2.7 R and every person set out in the annexes to ■ FEES 3 referred to in column 1 of the Table of application, notification and vetting fees in ■ FEES 3.2.7R.
- 3.1.1A A reference to firm in this chapter includes a fee-paying payment service provider, a CBTL firm, a fee-paying electronic money issuer, a designated finance platform, a designated credit reference agency and a data reporting services provider.
- G 3.1.2 [deleted]

G 3.1.3 The purpose of this chapter is to set out the FCA fee paying requirements on the persons set out in ■ FEES 1.1.2R (1).

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- 3.1.4 G Most of the detail of what fees are payable by the persons referred to in ■ FEES 3.1.3 G is set out in ■ FEES 3 Annex 1AR - ■ FEES 3 Annex 16R.
- 3.1.5 G [deleted]
- 3.1.5A The fees for funds reflect the estimated costs to the FCA of assessing applications and notifications. The level of fees payable in respect of an application or a notification will vary depending upon the provision of the Act under which it is made. This fee is adjusted when the scheme concerned is an umbrella.

- 3.1.5B G Application fees for *recognised bodies* are calculated from a tariff structure intended to reflect the estimated cost of processing an application of that type and complexity.
- **3.1.6 G** [deleted]
- Fees for applications and notifications under the *Payment Services*Regulations are set out in FEES 3 Annex 8R. The fee depends on the type of payment services a firm wishes to provide and whether it will be a small payment institution or an authorised payment institution. The fee may also depend on the number of agents it has.
- 3.1.6B G Fees for applications and notifications under the *Electronic Money Regulations* are set out in FEES 3 Annex 10 R. The fee depends on whether the firm is an *authorised electronic money institution* or a *small electronic money institution*.
- 3.1.6C G Application fees for registration under article 8(1) of the MCD Order are set out in FEES 3 Annex 10AR. The fee depends on whether the firm holds an existing Part 4A permission or has previously registered as a CBTL firm and that registration has been revoked under article 13 of the MCD Order.
- 3.1.6D G (1) Fees for designated credit reference agencies and designated finance platforms are set out at FEES 3 Annex 10B.
 - (2) These fees are charged under regulation 21 of the *Small and Medium Sized Business (Credit Information) Regulations* and regulation 18 of the *Small and Medium Sized Business (Finance Platforms) Regulations*.
- (1) Application fees for authorisation under regulation 7 of the DRS Regulations, and for operators of trading venues seeking verification of their compliance with Title V of MiFID under regulation 8 of the DRS Regulations and for variation of an authorisation under regulation 12 of the DRS Regulations are set out in the table at FEES 3.2.7R.
 - (2) The fee depends on the number of *data reporting services* for which the *firm* is making an application.
- A potential applicant for *Part 4A permission*has the opportunity to discuss its proposed application with the *FCA* before submitting it formally. If an applicant for *Part 4A permission*does so, the *FCA* will be able to use that dialogue to make an initial assessment of the fee categorisation and therefore indicate the authorisation fee that should be paid.
- 3.1.8 **G** [Deleted]

3.1.8A Application fees for applications for and variations of Part 4A permission in respect of credit-related regulated activities are also set out in ■ FEES 3 Annex 1AR and ■ FEES 3 Annex 16R.

> [Note: PRA-authorised persons may also pay regulatory transaction fees to the PRA set out in Chapter 4 of the Fees Part of the PRA Rulebook.]

FEES 3/4



3.2 Obligation to pay fees

General

3.2.1 R

A *person* referred to in column (1) of the table in FEES 3.2.7 R as the relevant fee payer for a particular activity must pay to the *FCA* (in its own capacity or, if the fee is payable to the *PRA*, in its capacity as collection agent for the *PRA*) a fee for each application or request for vetting, or request for support relating to compatibility of its systems with *FCA* systems, or admission approval made, or notification, or other matter as is applicable to it, as set out or calculated in accordance with the provisions referred to in column (2) of the appropriate table:

- (1) in full and without deduction; and
- (2) on or before the date given in column (3) of that table or the relevant annexes.
- 3.2.1A R

A person must pay the fee in Categories A5 and A6 of ■ FEES 3 Annex 12R for the first submission of a document to the FCA for approval or review in relation to a significant transaction or super transaction. As an exception to ■ FEES 3.2.1R, after that fee is paid, Categories A1 to A4 of ■ FEES 3 Annex 12R specify the fees a person must pay for any further documents submitted for approval or review in relation to the same transaction.

3.2.2 G

If an application for a *Part 4A permission* falls within more than one category set out in ■ FEES 3 Annex 1, other than where one of the applications is an application under the *benchmarks regulation*, only one fee is payable. That fee is the one for the category to which the highest fee tariff applies, unless the contrary intention appears. Where applications are made under the *benchmarks regulation*, a separate fee will be payable for this application.

Method of payment

- **3.2.3** R [deleted]
- 3.2.3A R [deleted]
- **3.2.3B G** [deleted]
- **3.2.4 G** [deleted]

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G 3.2.5

(1) The appropriate authorisation or registration fee is an integral part of an application for, or an application for a variation of, a Part 4A permission or approver permission, authorisation, registration or variation under the Payment Services Regulations or the Electronic Money Regulations, registration under article 8(1) of the MCD Order, authorisation under regulation 7 of the DRS Regulations or verification under regulation 8 of the DRS Regulations or notification or registration under the AIFMD UK regulation, registration or certification under the CRA Regulation, registration or recognition under EMIR or the Securities Financing Transactions Regulation, or registration under the Securitisation Regulation.

- (b) Any application or notification received by theFCA without the accompanying appropriate fee, in full and without deduction (see FEES 3.2.1 R), will not be treated as an application or notification made, incomplete or otherwise, in accordance with section 55U(4), or 55H of the Act or regulation 5(3) or 12(3) of the Payment Services Regulations or regulation 5 or 12 of the Electronic Money Regulations or regulation 11(1) and 60(a) of the AIFMD UK regulation, regulation 7(2) of the DRS Regulations or article 9 of the MCD Order.
- (c) Where this is the case, the FCA will contact the applicant to point out that the application cannot be progressed until the appropriate fee has been received. In the event that the appropriate fee, in full and without deduction, is not forthcoming, the application will be returned to the applicant and no application will have been made.
- (2) With the exception of *persons* seeking to become a *designated* professional body, all applications, notifications, requests for vetting or admission approval will be treated as incomplete until the relevant fee is fully paid and the FCA will not consider an application, notification, request for vetting or admission approval until the relevant fee is fully paid. Persons seeking to become a designated professional body have 30 days after the designation order is made to pay the relevant fee.
- **3.2.6** G Fees paid under this chapter are not refundable.

3.2.7 R Table of application, notification, vetting and other fees payable to the FCA

Part 1A: Application, not	tification and vetting fees	
(1) Fee payer	(2) Fee payable (f) by reference to the pricing category in FEES 3 Annex 1AR.	Due date
(a) Any applicant for Part 4A permission (including an incoming firm applying for topup permission) whose fee is not payable pursuant to sub-paragraph (zza) of this table	(1) Unless (2) or (3) applies, in respect of a particular application, the highest of the tariffs set out in FEES 3 Annex 1AR which apply to that application. (2) 50% of the tariff payable under (1) is payable when either (a) or (b) apply:	On or before the application is made
	(a) the application is one referred to in para- graph p; or	
	(b) the application is a <i>limited permission</i> case under FEES 3 Annex 1.	

- (3) If the applicant applies for registration under article 8(1) of the MCD Order at the same time as applying for a Part 4A permission, the fee payable is the higher of:
- (i) the fee payable in (1) or (2); and
- (ii) the fee payable in FEES 3 Annex 10AR.
- (4) [deleted]

(aa) A person who makes an application under section 24A of the Consumer Credit Act 1974 which meets the conditions of article 31 (Applications for a standard licence where no determination made before 1 April 2014) of the Financial Services and Markets Act 2000 (Regulated Activities) (Amendment) (No 2) Order 2013 (the "relevant application")

As (a) above less any amount paid to the Office of Fair Trading in relation to the relevant application.

Within 30 days of the date of the invoice.

(b) [deleted]

Part 1A: Application, notification and vetting fees

- (c) [deleted]
- (d) [deleted]
- (da) *Persons* making an application or notification in relation to applications set out in FEES 3 Annex 2R:

Category applicable to the application or notification set out in FEES 3 Annex 2R On or before the date the application or notification is made

- (i) authorisation order for or recognition under section 272 of the Act of a collective investment scheme;
- (ii) application for the authorisation of an *AIF* as an *LTIF*;
- (v) an AIFM notifying the FCA of its intention to market an AIF in the UK under regulation 58 or 59 of the AIFMD UK regulation; and
- (vi) an applicant for registration on the register of small registered UK AIFM.
- (e) Any applicant making an application set out in FEES 3 Annex 14R Other FCA application fees:
- (i) Any person seeking an order under section 326(1) of the Act to become a designated professional body;
- (ii) applicant to be added to the list of designated investment exchanges;
- (iii) any applicant for recognition as an accredited body;
- (iv) any applicant for registration under regulation 14 of the Risk Transformation Regulations as a protected cell company;
- (v) an application for recognition of an administrator in accordance with article 32 of

Pricing category applicable to the application set out in FEES 3 Annex 14R

As specified in FEES 3 Annex 14R

the benchmarks regulation;

(vi) an application for endorsement of a benchmark or family of benchmarks in accordance with article 33 of the benchmarks regulation;

(vii) an application for authorisation under regulation 7 of the DRS Regulations, or the operator of a trading venue seeking verification of their compliance with Title V of Mi-FID under regulation 8 of the DRS Regulations;

(viii) an application for variation of an authorisation under regulation 12 of the DRS Requlations;

(ix) an application for connection to the market data processor system to provide reports directly to the FCA under MiFIR;

(x) an application to connect to the market data processor system to provide markets data (other than transaction reports) under MAR 10;

(xi) an application for authorisation as a third party verifier;

(xii) an application for, to vary or cancel an approver permission.

(ea) [deleted]

(eb) [deleted]

Part 1A: Application, notification and vetting fees

- (f) Persons making an application referred to in FEES 3 Annex 15R Transaction fees:
- Pricing category applicable to the application or notification set out in FEES 3 Annex 15R.

As specified in FEES 3 Annex 15R

- (i) any applicant for a certificate under article 54 of the *Regulated Activities Order*;
- (ii) a transferor in the case of an insurance business transfer scheme;
- (iii) an issuer applying for registration of a regulated covered bond;
- (iv) an issuer who proposes to make a material change to the contractual terms of a regulated covered bond under RCB 3.5.4D;
- (v) an applicant for *FCA* permission for:
- i. an agreement to be enforced under section 28A(3)(a) of the *Act*; or
- ii. money paid or property transferred under the agreement to be retained under section 28A(3)(b) of the *Act*.
- (vi) Applications in respect of controlled functions under the Senior Managers and Certification Regime (SMCR), including applications by principal firms in respect of SMCR functions in appointed representatives.
- (g) Any applicant for recognition as a *UK recognised body*:
- (i) under section 287 of the *Act*; or
- (ii) under regulation 2(1) of the *RAP regulations*
- (ga) [deleted]

FEES 3 Annex 3, part 1

On or before the date the application is made

(h) Any applicant for FEES 3 Annex 3, part 2 On or before the date recognition as an ROIE the application is made under section 287 or section 292 of the Act (i) [deleted] (j) [deleted] (k) [deleted] (I) [deleted] (m) [deleted] (n) [deleted] (o) [deleted] [deleted] [deleted] (oa) [deleted] [deleted] [deleted] (p) A *firm* applying for (1) As specified in FEES On or before the date a variation of its Part 3 Annex 1R-FEES 3 Annex the application is made 4A permission, as referred to in FEES 3 An-(2) Subject to (3) benex 16R, whose fee is low, if the new businot payable pursuant ness of the firm would to sub- paragraphs fall within more than (zza) or (zzh) of this one pricing category in table FEES 3 Annex 1AR, the fee payable is that in the highest pricing category applicable to the application. (2A) [deleted] (3) [deleted] (3A) [deleted] (3B) [deleted] (3C) If the applicant applies for registration under article 8(1) of the MCD Order at the same time as it applies for a variation of its Part 4A permission, the fee payable is the highest of: (i) the fees set out in FEES 3 Annex 10AR; (ii) the amount payable in accordance with FEES 3 Annex 16R; (3D) [deleted] (4) [deleted] [deleted] (pa) A person who As (a) or (p) above, less Within 30 days of the makes an application any amount paid to date of the invoice. the Office of Fair Tradunder section 30(1) of the Consumer Credit ing in relation to the

Act 1974 which meets the conditions of article 33 (Variations at request of licensee where no determination made before 1 April 2014) of the Financial Services and Markets Act 2000 (Regulated Activities) (Amendment) (No 2) Order 2013 (the "relevant variation application")

relevant variation application.

- (q) [deleted]
- (r) [deleted]
- (s) [deleted]
- (t) [deleted]
- (u) [deleted]
- (v) [deleted]
- [deleted]
- (x)[deleted]
- (y) A person who makes an application or notification to the FCA under the Payment Services Regulations, including an application for variation of authorisation or registration.

The fee payable is that in the highest pricing category applicable to the application or notification as set out in FEES 3 Annex 8R.

On or before the date the application is made.

- (ya) [deleted]
- (z) [deleted]
- (za) [deleted]
- (zb) [deleted]
- (zc) [deleted]

(zd)

Special Project Fee for restructuring in accordance with FEES 3 Annex 9 [deleted] 30 days of the date of

the invoice.

which the Special Project Fee for restructuring applies under FEES 3 Annex 9.

(ze) Any person to

The fee payable is that in the highest pricing

category applicable to the application or notification as set out in FEES 3 Annex 10R.

On or before the date the application is made.

(zf) [deleted]

(zg) A person who makes an application or notification to the FCA under the Electronic Money Regulations, including an application for variation

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of authorisation or registration.

- (zh) [deleted]
- (zi) [deleted]
- (zj) [deleted]
- (zk) [deleted]
- (zl) [deleted]
- (zm) [deleted]
- (zn) [deleted]
- (zo) In the case of persons in respect of which the FCA has given notice of its intention to take, or appoint a competent person to take, any steps under CONRED 2.5.12R or 4.5.1R, either:
- (i) a Firm (as defined in CONRED 2.1.1R(1)) or 4.1.3R; or
- (ii) a person falling within CONRED 2.1.2R(1) or 4.1.5R.
- (zp) A person in respect of which the FCA has given notice of its intention to itself appoint a skilled person to provide it with a report pursuant to section 166(3)(b) of the Act and SUP 5.2.
- (zq) A person in respect of which the FCA has given notice of its intention to itself appoint a skilled person to collect or update information pursuant to section 166A(2)(b) of the Act.
- (zr) [deleted]
- (zs) [deleted]

An amount equal to:

- (1) a sum determined by the number of hours, or part of an hour, taken by the FCA in relation to work conducted in taking steps under CONRED 2.5.12R or 4.5.1R recorded on the FCA's systems, multiplied by the rate in FEES 3 Annex 9 (11)R; or
- (2) any amount invoiced to the FCA by a competent person in relation to any work carried out by that competent person in connection with its appointment by the FCA under CONRED 2.5.12R or 4.5.1R.

Any amount invoiced to the FCA by a skilled person in relation to any work carried out by that skilled person in connection with its appointment by the FCA pursuant to section 166(3)(b) of the Act.

Any amount invoiced to the FCA by a skilled person in relation to any work carried out by that skilled person in connection with its appointment by the FCA pursuant to section 166A(2)(b) of the Act.

Within 30 days of the date of the invoice.

Within 30 days of the date of the invoice.

Within 30 days of the date of the invoice.

Part 1A: Application notification and vetting fees

(zt) An applicant for registration in the *Financial Services Register* under article 8(1) of the *MCD Order*.

Unless (1), or (2) applies, the fee as set out in FEES 3 Annex 10A.

On or before the application is made.

- (1)If the applicant is applying for a *Part 4A* permission at the same time as it applies for registration under article 8(1) of the *MCD Order*, the fee payable in row (a), column (2) paragraph (3) of this Table.
- (2) If the applicant is applying for a variation of a *Part 4A permission* at the same time as it applies for registration under article 8(1) of the *MCD Order*, the fee payable in row (p), column 2 paragraph (3)(c) of this Table.

Designated Credit Reference Agencies and Finance Platform Fee in accordance with FEES 3 Annex 10B.

Within 30 days of the date of the invoice.

Credit Reference Agencies and Finance Platform Fee applies under FEES 3 Annex 10B.

(zv) Any *firm* that

which the Designated

(zu) Any person to

The amount set out in FEES 3 Annex 10C(1) R(2).

Within 30 days of the date of the invoice.

- meets the test in FEES 3
 Annex 10C(1)R(1) (PPI campaign fees).
- (zw) [deleted]
- (zx) [deleted]
- (zy) [deleted]
- (zz) [deleted]
- (zza) An application for authorisation as a regulated benchmark administrator.

The highest of the applicable tariffs set out in FEES 3 Annex 1AR.

Where an applicant intends to administer benchmarks falling into different complexity groupings, it will pay one fee only, for the highest category applied for. If, once authorised, a regulated benchmark administrator notifies the FCA of its intention to administer other/additional benchmarks no further application fee is payable (even if the other/additional

On the date the application is made.

Part 1A: Application, noti	fication and vetting fees	
	benchmark falls into a higher complexity category).	
(zzb) [deleted]		
(zzc) [deleted]		
(zzd) applications for claims management companies	The fee applicable to the application as set out in paragraph CMC of Part 2 of FEES 3 An- nex 1R.	On the date the application is made.
	Firms which already have Part 4A permissions and are applying to vary their permissions will pay 50% of the relevant fee.	
(zze) [deleted]		
(zzf) UK-based applicants for registration as a trade repository; a securitisation repository, or a third country applicant seeking recognition as a trade repository.	5,000 Applicants for registration as a trade repository who already hold registration as a securitisation repository, or vice versa, will receive a 50% discount on the relevant application	On the date the application is made.
	fee. Applicants for registration as a trade repository to carry on activity for the purposes of UK SFTR who already hold registration as a trade repository under EMIR or vice versa, will receive a 50% discount on the relevant application fee.	
(zzg) <i>UK</i> -based applicants for registration as a <i>credit rating agency</i> or a third country applicant seeking certification as a <i>credit rating agency</i> .	The fee set out in FEES 3 Annex 13R.	On the date the application is made.
(zzh) Permission for	(1) The highest of the	On or before the ap-
(1) carrying on funeral plan distribution;(2) carrying out a fu-	tariffs set out in FEES 3 Annex 1R part 3A which apply to that applica- tion, subject to (2) and	plication is made.
neral plan contract as provider; or	(3) below.	
(3) carrying out a fu- neral plan contract as provider and entering	(2) Unless (3) below applies, where an applicant was carrying out any of the activities referred to in (zzh)(1)-(3)	
	.51164 (5 111 (2211)(1) (5)	

as provider into a funeral plan contract.

on 1 September 2021, and makes an application for permission for any of those activities after 1 November 2021, the application fees shall be:

- (a) £3,500 for (zzh)(1) or zzh(2);
- (b) £14,000 for (zzh)(3).
- (3) If an applicant which already has any of the permissions referred to in (zzh) applies to vary its permission, the application fees shall be:
- (a) £500 for (zzh)(1);
- (b) £1,250 for (zzh)(2); and
- (c) £5,000 for (zzh)(3).

Part 2: UKLA fees

- (1) Fee payer
- (a)
- (i) An issuer which has not made public its annual financial report before the latest time specified in DTR 4.1.3 R.
- (ii) An issuer which has not made public its half-yearly financial report before the latest time specified in DTR 4.2.2 R (2).
- (b) An applicant for approval as a sponsor.
- (c) For the purposes of the *listing rules*:
- (i) an issuer requesting approval of a document arising in relation to a specific event or transaction, which is not a significant transaction or a super transaction; or
- (ii) an issuer or person applying for eligibility for listing of its securities.

- (2) Fee payable
- FEES 3 Annex 12R
- (3) Due date
- Within 30 days of the date of the invoice.

- FEES 3 Annex 12R
- FEES 3 Annex 12R
- On or before the date the application is made.
- On or before the date that relevant document is first submitted to the
- FCA.

Part 1A: Application, noti	ification and vetting fees	
(d) Under the Prospectus Rules or the Prospectus Regulation, an issuer or a person requesting approval or review of a document arising in relation to a specific event or transaction, which is not a significant transaction or a super transaction.	FEES 3 Annex 12R	On or before the date that relevant document is first submitted to the FCA.
(e) An issuer requesting the approval or review of a document in connection with a super transaction.	FEES 3 Annex 12R	On or before the date that relevant document is first submitted to the FCA.
(f) An issuer requesting the approval or review of a document in connection with a significant transaction.	FEES 3 Annex 12R	On or before the date that relevant <i>document</i> is first submitted to the <i>FCA</i> .
(g) A person who requests the FCA's approval of a document that includes a mineral expert's report and who is a fee payer under one or more of the categories (c), (d), (e), and (f) above must additionally pay a fee under this category.	FEES 3 Annex 12R	On or before the date that relevant document is first submitted to the FCA.
(h) An applicant for approval as a <i>primary information provider</i> .	FEES 3 Annex 12R	On or before the date the application is made.

[Note: Guidance on how a firm liable to pay a fee under both rows (s) and (ze) of this table for the same transaction should expect to be treated is set out in ■ FEES 3 Annex 11 G.]

3.2.7A



Authorisation fees payable

Part 1 – Authorisation fees payable in the A, B, C, CC and CMC fee-blocks

For FCA-authorised persons and persons seeking to become FCA-authorised persons, the amount payable to the FCA is the amount payable in the pricing category applicable to the application as set out under:

- (a) Part 1(a) below; or
- (b) Part 2 below.

The fees applicable to *credit unions* are set out in Part 1b below.

For PRA-authorised persons and persons seeking to become PRA-authorised persons, the amount payable to the FCA is the amount payable under Part 1(b).

[Note: PRA-authorised persons may also pay regulatory transaction fees for new authorisations to the PRA as set out in Chapter 4 of the Fees Part of the PRA's Rulebook.]

The Tables below set out the following:

- (1) fees for applications by credit unions in Part 1(b) and community finance organisations in Part 1(a);
- (2) fees for applications in the A, B, C, CC and CMC fee-blocks in Part 2.
- (3) [deleted]

Part 1(a) Authorisation Fees payable to the FCA by	community finance organisations
Application type	Amount payable (£)
(1) Community finance organisations	
(a) [deleted]	
(aa) Community finance organisations - where application is for a Part 4A permission limited to permission to carry on credit-related regulated activity	Pricing category 1 in FEES 3 Annex 1AR
(ab) Community finance organisations - where application is for a Part 4A permission as a home finance provider or home finance administrator	Pricing category 1 in FEES 3 Annex 1AR
(ac) [deleted]	
(b) [deleted]	
(c) [deleted]	
[deleted]	
(d) [deleted]	
(e) [deleted]	
(f) [deleted]	
(3) [deleted]	
(g) [deleted]	
[deleted]	

(m) [deleted]

Part 1(a) Authorisation Fees payable to the FCA by community finance organisations (h) [deleted] (i) [deleted] (j) [deleted] (4) [deleted] (k) [deleted] (I) [deleted] (5) [deleted]

Part 1(b) Authorisation Fees payable to the FCA b	y PRA-authorised persons
Application type	Amount payable (£)
(1) Credit unions	
(a) Credit unions - registration of a common bond	200
(aa) Credit unions where application is for a Part 4A permission limited to permission to carry on credit-related regulated activity	100
(b) Credit unions (other than where (aa) applies)	150
(c) [deleted]	
(2) [deleted]	
(d) [deleted]	
(e) [deleted]	
(f) [deleted]	
(3) [deleted]	
(g) [deleted]	
(h) [deleted]	

Part 1(b) Authorisation Fees payable to the FCA by PRA-authorised persons

- (i) [deleted]
- (j) [deleted]

Part 2 – Pricing categories applicable to applications made in the following activity groupings in the A, B, C, CC and CMC fee blocks

Activity grouping	Description	Applicable pricing category in FEES 3 Annex 1AR
A.1	Deposit acceptors (excluding e-money issuers and credit unions) and dormant asset fund operators	7
A.2	Home finance providers and administrators	6
A.3	Friendly societies only	4
	UK ISPVs	6
	Insurers - general (excluding friendly societies and UK ISPVs	7
A.4	Friendly societies only	4
	Insurers - life (excluding <i>friendly</i> societies)	7
A.5	Managing agents at Lloyd's	5
A.7	Portfolio managers	6
A.9	Managers and depositaries of invest- ment funds, and operators of collect- ive investment schemes or pension schemes	6
A.10	Firms dealing as principal	6
A.13	Advisors, arrangers, dealers or brokers	4
A.14	Corporate finance advisers	4
A.18	Home finance providers, advisers and arrangers (excluding home finance providers).	4
A.19	General insurance distribution	4
A.21	Holding client money or assets or both.	4
A.23	Carrying on funeral plan distribution	4
A.23	Carrying out a funeral plan contract as provider	4
A.23	Carrying out a funeral plan contract as provider and entering as provider into a funeral plan contract	6
В.	Regulated benchmark administrators where the applicant intends to administer a non-significant benchmark	4
В.	Service companies	6
В.	Regulated benchmark administrators where the applicant intends to administer:	6
	-a significant benchmark; or	

Activity grouping	Description	Applicable pricing category in FEES 3 Annex 1AR
	-a commodity benchmark or an interest rate benchmark which has not been designated as a critical benchmark; or	
	-a regulated-data benchmark other than one which is a non-significant benchmark.	
В.	MTF operators and OTF operators	8
В.	Regulated benchmark administrators where the applicant intends to administer a critical benchmark	8
CC1	Credit-related regulated activity – limited permission	2
	Not-for-profit debt advice body	No fee payable
CC2	(1) Credit broking;	3
	(2) Providing credit information services;	
	(3) Advising on regulated credit agreements for the acquisition of land;	
	(4) Debt adjusting where limited to:	
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(5) Debt counselling where limited to:	
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(1) Debt administration;	5
	(2) Debt collecting;	
	(3) Entering into a regulated consumer hire agreement as owner;	
	(4) Entering into a regulated credit agreement as lender (excluding in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements);	
	(5) Exercising, or having the right to exercise, the owner's rights and duties under a regulated consumer hire agreement;	
	(6) Exercising, or having the right to exercise, the lender's rights and duties under a regulated credit agreement (excluding in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements);	

		Applicable pricing category in FEES 3
Activity grouping	Description	Annex 1AR
	(7) Operating an electronic system in relation to lending.	
CC.2	(1) Debt adjusting except where limited to:	6
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(2) <i>Debt counselling</i> except where limited to:	
	(i) no debt management plans;	
	(ii) settlement sale of goods; or	
	(iii) settlement vehicle finance.	
	(3) Entering into a regulated credit agreement as lender in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements;	
	(4) Exercising, or having the right to exercise, the lender's rights and duties under a regulated credit agreement in relation to high-cost short-term credit, bill of sale loan agreements and home credit loan agreements;	
	(5) Providing credit references.	
CMC	Claims management companies applying only for the permission of seeking out persons who may have a claim.	4
	Claims management companies applying for any other permission	6

[deleted]

[deleted]

[deleted]

[deleted]

[deleted]

[deleted]

Part 5 - Activity Groupings R

The activity group definitions are set out in FEES 4 Annex 1A.

Part 6 - Change of legal status

An application involving only a simple change of legal status for the purposes of FEES 3.2.7 R, FEES 3.2.7 R (z_d), FEES 3.2.7 R (z_d) and FEES 3.2.7 R (z_d) is from an applicant:

- (1) which is a new legal entity intending to carry on the business, using the same business plan, of an existing *firm* with no outstanding regulatory obligations cancelling its *Part 4A permission* or authorisation or registration under the *Payment Services Regulations* or the *Electronic Money Regulations*, and
- (2) which is to:
 - (a) have the same or narrower *permission*, scope of authorisation or registration under the

Payment Services Regulations or Electronic Money Regulations and the same branches (if any), as the firm;

- (b) assume all of the rights and obligations in connection with any of the regulated activities, payment services and electronic money issuance carried on by the firm;
- (c) continue the same compliance arrangements and compliant client asset and client money procedures, as the firm, subject to any changes required only as a result of the change of legal status;
- (d) continue with a risk profile and arrangements for controlling and monitoring risk which will not be materially different from those of the firm; and
- (e) have the individuals within the firm that are responsible for insurance distribution activity perform the same role for the applicant.

Part 7 - Change of legal status - sponsors fees

An application involving only a simple change of legal status for the purposes of FEES 3.2.7R Part 2(1)(b) is from an applicant:

- (1) which is a new legal entity intending to carry on the business of an existing sponsor (as defined in the listing rules) in respect of which the FCA does not currently require, and is not proposing to require, remedial action relating to any aspect of its provision of sponsor services); and
- (2) which (subject to any changes required only as a result of the change in legal status) is to:
 - (a) assume all of the rights and obligations in connection with any of the sponsor activities of the existing sponsor under the listing rules;
 - (b) make no changes to the systems and controls of the existing sponsor which ensure that the existing sponsor can carry out its role as sponsor in accordance with LR 8 (Sponsors: Premium listing);
 - (c) have the individuals within the existing sponsor that are engaged in the provision of sponsor services engaged in the same role for the applicant; and
 - (d) otherwise continue to comply in all respects with the criteria for approval as a sponsor set out in LR 8.6.5 R.

FCA pricing categories

Price
£250
£500
£1,000
£2,500
£5,000
£10,000
£25,000
£50,000
£100,000
£200,000

Application and notification fees payable in relation to collective investment schemes, LTIFs, money market funds and AIFs marketed in the UK

Legislative provision	Nature and pur- pose of fee	Payable by	Applicable pricing category in FEES 3 Annex 1AR	Umbrella factor (note 1)
Part 1 [deleted]				
[deleted]	[deleted]	[deleted]	[deleted]	[deleted]
[deleted]	[deleted]	[deleted]	[deleted]	[deleted]
[deleted]	[deleted]	[deleted]	[deleted]	[deleted]
Part 2 Application for	ees payable for firms	to be subject to CO	LL	
(1) Regulation 12 of the <i>OEIC Regulations</i> , application	On application for an order, where the <i>scheme</i> is a:	An applicant		2
for order declaring a <i>scheme</i> to be an	UCITS scheme		4	
ICVC	Non-UCITS retail scheme		4	
	Qualified investor scheme		5	
	Long-term asset fund		5	
(2) Section 242 of the Act, applica- tion for order de- claring a scheme to be an AUT	On application for an order declar- ing a scheme to be an AUT, where the scheme is a:	An applicant		2
(3) Section 261C	UCITS scheme		4	
of the <i>Act</i> , ap- plication for order declaring a	Non-UCITS retail scheme		4	
scheme to be an ACS, whether it is	Qualified investor scheme		5	
established as a co-ownership scheme or a limited partnership scheme	Long-term asset fund		5	
(1), (2) and (3) also apply to funds where an application is also made to be authorised under the Money Market Funds Regulation				

Legislative provision	Nature and pur- pose of fee	Payable by	Applicable pricing category in FEES 3 Annex 1AR	Umbrella factor (note 1)
Section 261C of the Act This section also applies to funds where an application is also made to be authorised under the Money Market Funds Regulation	On application for an order declar- ing a scheme to be an ACS, whether it is es- tablished as a co- ownership scheme or a limited part- nership scheme, where the scheme is a:	An applicant		2
	UCITS scheme		4	
	non-UCITS retail scheme		4	
	qualified investor scheme		5	
	Long-term asset fund		5	
Section 272 of the Act	On application for an order declar- ing a scheme to be recognised where the scheme is:	An applicant		
	a non-UK AIF or AIF equivalent to a UK UCITS, , non- UCITS retail scheme, a quali- fied investor scheme or a long- term asset fund		6	2
	Where funds of any kind set out in Part 2 exist prior to 21 July 2018, a flat fee will be payable on an application for authorisation under the Money Market Funds Regulation		1	
Part 2A Application the LTIF regulation	fees payable for firm	ns applying for a UK	AIF to be authorised	under article 5 of
Article 5 of the LTIF regulation	On application for an AIF to be au- thorised under the LTIF re- gulation	An applicant	5	2

Legislative	Nature and pur-		Applicabl category		tor	
provision	pose of fee	Payable by	Annex			
	Part 2B Application fees payable for UK or non-EEA firms applying for authorisation under article 5 of the Money Market Funds Regulation					
Article 5 of the Money Market Funds Regulation	UK AIF (apart from those authorised as a non-UCITS retail scheme, a qualified investor scheme or a longterm asset fund)		2			
	Non-UK AIF which is marketed in the UK		3			
	Non-UK AIF which is not marketed in the UK		2			
	Non-UK AIF which is not managed by an AIFM but is marketed in the UK		3			
Part 3 (notifications	s) [deleted]					
Part 4 (Alternative AIF)	Investment Funds: fe	es payable for ma	aking a notifica	ation to the FCA to marke	et an	
Regulation 10 of the <i>AIFMD UK re-</i> gulation	Application for registration on the register of small registered <i>UK</i> AIFMs	the <i>AIFM</i>	3	N/A		
Regulation 57 of the <i>AIFMD UK re-</i> gulation	On giving notice under regulation 57 of the <i>AIFMD</i> <i>UK regulation</i> – price payable per AIF	the <i>AIFM</i>	1	N/A		
Regulation 58 of the <i>AIFMD UK re-</i> gulation	On giving notice under regulation 58 of the <i>AIFMD</i> <i>UK regulation</i> – price payable per AIF	the <i>AIFM</i>	1	N/A		
Regulation 59 of the <i>AIFMD UK re-</i> gulation	On giving notice under regulation 59 of the <i>AIFMD UK regulation</i> – price payable per AIF The fees in this	the <i>AIFM</i>	1	N/A		
	Part are payable in addition to any other authorisation application fees.					

FEES 3 : Application, Notification and Vetting Fees

Legislative provision	Nature and pur- pose of fee	Payable by	Applicable pricing category in FEES 3 Annex 1AR	Umbrella factor (note 1)	
Part 5 (Administration fee for money market funds that exist prior to 21 July 2018 which need to apply for authorisation by the FCA by 21 January 2019)					
Article 4 of the Money Market Funds Regulation	On application by an existing money market fund which from 21 July 2018 seeks to be authorised un- der the Money Market Funds Re- gulation	21 July 2018	1	2	

Notes:

1. For an *umbrella* the fee is multiplied by the factor shown in the final column of the table.

FEES 3 Annex 2/4

Application fees payable in connection with Recognised Investment Exchanges and Recognised Auction Platforms

	Applicable pricing category in FEES 3 Annex	5 1				
Description of applicant	1AR	Due date				
Part 1 (UK recognised bodies)						
Applicant for recognition as a UK RIE	10	Date the application is made				
Applicant for recognition as a <i>RAP</i> (payable in addition to any other application fee due under this part)	35,000	Date the application is made				
[deleted]						
[deleted]						
Additional fees for a UK RIE applicant who proposes to:						
- offer safeguarding and administration services	8	Date the application is made				
- use substantially new and untested informa- tion technology systems in the performance of its relevant functions	8	Date the application is made				
Part 2 (ROIEs)						
Applicant for recognition as a recognised over- seas investment exchange	9	Date the application is made				
Additional fees for applicant who proposes to:						
- offer safeguarding and administration services	8	Date the application is made				
- use substantially new and untested informa- tion technology systems in the performance of its relevant functions	7	Date the application is made				

Application and administration fees in relation to listing rules [deleted]

Document vetting and approval fees in relation to listing and prospectus rules [deleted]

Fees payable by a BIPRU firm for a permission or guidance on its availability in connection with the BCD and/or CAD [deleted]

Fees payable for a permission or guidance on its availability in connection with the UK CRR [deleted]

[deleted]

Part 1

Fees payable under the Payment Services Regulations, including for authorisation as an authorised payment institution, registration as a small payment institution, notification fees and fees for variation of authorisation and registration

Where an application involves a simple change of legal status as set out in ■ FEES 3 Annex 1 Part 6, the fee payable is 50% of the tariff that would otherwise be payable.

Where more than one fee is applicable to an application, the tariff payable is the highest of the applicable tariffs.

Application type for authorisation, registration Applicable pricing category in FEES 3 Annex 1AR and notification under Part 2 of the Payment Services Regulations (1) small payment institution (2) authorised payment institution - where the ap- 4 plicant is applying for authorisation to provide payment services in paragraph(s) (f) (money remittance) and/or (g) (payment initiation services) and/or (h) (account information services) of Part 1 of Schedule 1 to the Payment Services Regulations (2)(i) registered account information service provider - where the applicant is applying for registration to provide payment services in paragraph (h) (account information services) of Part 1 of Schedule 1 to the *Payment Services Regulations* (3) authorised payment institution - where the ap- 5 plicant is applying for authorisation to provide payment services in any one or more of paragraph(s): (a) (enabling cash to be placed on payment account and all operations required for operating a payment account); (b) (enabling cash withdrawals from a payments account and all operations required for operating a payment account); (c) (execution of direct debts, payment transactions executed through a payment card or similar device, credit transfers); (d) (execution of payment transactions where the funds are covered by a credit line for the payment service user); (e) (issuing payments instruments or acquiring payment transactions) of Part 1 of Schedule 1 to the *Payment Services*

Regulations.

- (4) authorised payment institution where, at the time the application is made, the applicant intends to use agents
- (5) authorised payment institution where, during the course of the FCA financial year (12) months ending 31 March), the firm notifies the FCA of any changes to the list of agents it has registered since authorisation
- (6) A person (service provider) where, during the course of the FCA financial year (12 months ending 31 March) that person notifies the FCA under regulation 38 of the Payment Services Regulations of its use of the limited network exclusion or the electronic communications exclusion

[Note: If the FCA determines that the claim for exemption is not valid and the business must apply for authorisation or registration, then the latest exemption charge paid by the business will be deducted from the relevant application fee.]

3 for each agent registered with the FCA at the time of application.

This fee is in addition to any fee due under paragraph (2) or (3) of this table.

3 for each change notified to the FCA during the FCA financial year.

No fee is due under paragraph (5) if the total number of notifications to the FCA during the FCA financial year numbers 100 or less.

If the FCA determines that the claim for exemption is not valid and the business must apply for authorisation or registration, then the latest exemption charge paid by the business will be deducted from the relevant application fee.

(7) [deleted]

- (8) The fees set out in paragraphs (8)(a), (b) and (c) are applicable to an authorised payment institution applying to vary its authorisation under regulation 5 of the Payment Services Regulations where the authorised payment institution is applying to increase the payment services that it is permitted to carry on. The fees in these paragraphs are irrespective of the number of agents the applicant has.
- (a) If the authorised payment institution is authorised to carry on payment services in paragraphs (f), (g) or (h) of Part 1 of Schedule 1 to the Payment Services Regulations and is applying to extend its authorisation to include any one or more of the payment services in (a) to (e) of Part 1 of Schedule 1.

50% of 4

(b) If the authorised payment institution is authorised to carry on payment services in paragraphs (a) to (e) of Part 1 of Schedule 1 to the Payment Services Regulations and is applying to add one or more of the services in (a) and (f).

50% of 4

(c) If the authorised payment institution is authorised to carry on payment services in paragraphs (a) to (f) of Part 1 of Schedule 1 to the Payment Services Regulations and is applying to add one or both services in (g) and (h).

50% of 4

These charges are irrespective of the number of agents the applicant has.

(9) Variation of registration under regulation 13 of the Payment Services Regulations where the small payment institution is applying to increase the payment services that it is permitted to carry on.

50% of 2

Note: See FEES TP 17 for transitional provisions relating to fees payable for authorisation as an authorised payment institution or registration as a small payment institution under the Payment Services Regulations 2017 (SI 2017/752).

Special Project Fee for restructuring

(1) R	The Special Project Fee for restructuring (the SPFR) is only payable by a <i>person</i> in one the following categories:					
	(a)	if that <i>person</i> falls within any of the A, B, CC1, CC2 and CMC fee-blocks (as defined in Part 1 of FEES 4 Annex 1AR; or				
	(b)	if that <i>person</i> falls within fee-block G.3 or G.10 (as defined in FEES 4 Annex 11); or				
	(c)	[deleted]				
	(d)	[deleted]				
	(e)	[deleted]				
	(f)	if that <i>person</i> applies for the permission in MIFIDPRU 4.12.4R.				
(2) R	pares to enga	omes payable by a <i>person</i> falling into (1)(a) or (b) if it engages in, or preage in, activity which involves it undertaking or making arrangements with of the following:				
	(a)	raising additional capital; or				
	(b)	a significant restructuring of the <i>firm</i> or the <i>group</i> to which it belongs, including:				
		(i) mergers or acquisitions;				
		(ii) reorganising the firm's group structure;				
		(iii) reattribution;				
		(iv)a significant change to the firm's business model; and				
		(v)a significant internal change programme.				
	(c)	a scheme of arrangement under Part 26 of the Companies Act 2006 in respect of that <i>person</i> .				
(3) R		yable under (2) if the transaction only involves the <i>firm</i> seeking to raise a the <i>group</i> to which it belongs.				
(4) R	Where the transaction in (2) involves raising capital outside the <i>group</i> to which the belongs, any SPFR in relation to that transaction is only payable by the largest <i>firm</i> that <i>group</i> . The largest <i>firm</i> is the one that pays the highest periodic fee in the <i>fee</i> in which the bill is raised. For the purpose of the calculation in (9), all time spent at fees and disbursements incurred in relation to the group are added together.					
(5) R		n of <i>group</i> is limited for the purposes of calculating the SPFR to <i>parent un</i> nd their <i>subsidiary undertakings</i> .				
(6) R	The SPFR also cumstances a	becomes payable by any <i>person</i> falling into (1) if any of the following cirpply to it:				
	(a)	an <i>insolvency order</i> is in effect as respects the <i>person</i> or the <i>person</i> is being voluntarily wound up or steps are being taken for the making of an <i>insolvency order</i> or voluntary winding up of, or with respect to, the <i>person</i> by someone entitled to take such steps; or				
	(b)	the Bank of England or the Treasury have exercised a stabilisation power in respect of the <i>person</i> under the Banking Act 2009.				
(7) R	In (6):					

	(a)	references to an <i>insolvency order</i> or winding up include the equivalent process in any jurisdiction outside the <i>United Kingdom</i> ; and					
	(b)	references to an <i>insolvency order</i> include such an order made under the Banking Act 2009.					
(7A)R		evy its own SPFR separate to any levy issued by the <i>PRA</i> and this may be in a same event or circumstance.					
(8) R	No SPFR is payable tothe FCA:						
	(a)	if the amount calculated in accordance with (9) in relation to the regulatory work conducted by the FCA totals less than £50,000 in the case of an FCA-authorised person or £25,000 in the case of a PRA-authorised person; or					
	(b)	for time spent giving <i>guidance</i> to the <i>person</i> in relation to the same matter if the <i>FCA</i> has charged that <i>person</i> for that <i>guidance</i> .					
(9) R	The SPFR for t	the FCA is calculated as follows:					
	(a)	Determine the number of hours, or part of an hour, taken by the FCA in relation to regulatory work conducted as a consequence of the activities referred to in (2) or (6).					
	(b)	Next, multiply the applicable rate in the table at (11) by the number of hours or part hours obtained under (a).					
	(c)	Then add any fees and disbursements invoiced to the FCA by any person in respect of services performed by that person for the FCA in relation to assisting the FCA in performing the regulatory work referred to in (a).					
	(d)	The resulting figure is the fee.					
	(e)	The number of hours or part hours referred to in (a) are the number of hours or part hours as recorded on the FCA's systems in relation to the regulatory work referred to in (a).					
(10) R		nn in the table at (11) sets out the relevant pay grades of those employed and the second column sets out the hourly rates chargeable in respect of des.					
(11) R	Table of FCA	nourly rates:					
	FCA pay grade	Hourly rate (£)					
	Admin- istrator	45					
	Associate	75					
	Technical Specialist	130					
	Manager	145					
	Any other person employed by the FCA	255					
(11A) R	[deleted]						

- (12) G The obligation to pay the SPFR is ongoing. Accordingly, there is no limitation on the number of times that the FCA may invoice a person for the SPFR in relation to the same events or circumstances referred to in (2) or (6). If the FCA does so, there is a single floor under (8)(a) and not a separate one for each instalment. Therefore, for example, if a person is subject to an administration order, the FCA may invoice the person on a periodic basis for all the related regulatory work, but may only do so once the total fee (including disbursements) equals 50,000.
 (13) G If the SPFR is payable, the full amount calculated under (9) is payable not just the excess over £50,000 or £25,000.
- (14) G The SPFR is a single fee. Therefore the SPFR may be payable under both (2) and (6). If it is payable under both, there is only a single floor under (8)(a), not two separate ones.

Fees payable under the Electronic Money Regulations, including for authorisation as an authorised electronic money institution, registration as a small electronic money institution or variation thereof and notification fees, in accordance with the Electronic Money Regulations

Authorisation, registration and variation fees payable

 (1) small electronic money institution (2) authorised electronic money institution (3) electronic money institution - where, at the time the application is made, the applicant intends to use agents 3 for each agent registered with the FCA at the time or application. This fee is in additional contents.
(3) electronic money institution - where, at the time the application is made, the applicant intends to use agents 3 for each agent registered with the FCA at the time or application. This fee is in additional agent registered with the FCA at the time or application.
applicant intends to use agents gistered with the FCA at the time or application. This fee is in addi
tion to any fees due under para- graph (1) or (2) o this table.
(4) electronic money institution - where, during the course of the FCA financial year (12 months ending 31 March), the firm notifies the FCA of any changes to the list of agents it has registered since its authorisation 3 for each change notified to the FCA during the FCA financial year
No fee is due under paragraph (4) if the total number of notifications to the FCA during the FCA fir ancial year numbers 100 or less.
(5) An authorised electronic money institution applying to vary its authorisation under regulation 8 of the Electronic Money Regulations.
(a) Subject to (5)(b) below, where the au- 50% of 5 thorised electronic money institution is applying to vary its authorisation to increase the services that it can carry on.
(b) Where the authorised electronic 50% of 4 money institution applies to vary its authorisation to provide one of both of the one or both of the payment services in paragraphs (g) and (h) of Part 1 of Schedule 1 to the Payment Services Regulations.
(6)A <i>small electronic money institution</i> applying for a variation of registration 50% of 3 under regulation 12 of the <i>Electronic Money Regulations</i> .

Fees payable for registration as a CBTL firm under article 9 of the MCD Order

Application type	Applicable pricing category in FEES 3 Annex 1AR
(1)An applicant who, at the time of application, holds a <i>Part 4A permission</i> or <i>interim permission</i> and has not had a registration as a <i>CBTL firm</i> revoked under article 13 of the <i>MCD Order</i> .	1
(2)An applicant who, at the time of application,	2
(a)does not hold a Part 4A permission or interim permission; or	
(b)has previously held a registration as a <i>CBTL</i> firm which was revoked under article 13 of the <i>MCD Order</i>	

Designated Credit Reference Agencies and Finance Platforms Fee

(1)	R	The Designated Credit Reference Agencies and Finance Platform Fee (the "DCRFP") is only payable by a designated credit reference agency or a designated finance platform.						
(2)	R	The DCRFP becomes payable by a <i>person</i> falling into (1) if the <i>FCA</i> conduct latory work connected to:						
		(a)	breaches or potential breaches by that person of requirements under the Small and Medium Sized Business (Credit Information) Regulations or the Small and Medium Sized Business (Finance Platform) Re- gulations.					
		(b)	whether the person has or may have committed an offence of misleading the FCA under regulation 34 of the <i>Small and Medium Sized Business (Credit Information) Regulations</i> or regulation 31 of the <i>Small and Medium Sized Business (Finance Platforms) Regulations</i> .					
(3)	R	in accord	falling into (1) is not required to pay the DCRFP if the amount calculated ance with (4) for the FCA's regulatory work described at (2)(a) and/or (b) an £10,000.					
(4)	R	The DCR	FP is calculated as follows:					
		(a)	Determine the number of hours, or partial hours, taken by the FCA in performing the regulatory work described at (2)(a) and/or (b).					
		(b)	Use the table at FEES 3 Annex 9(11)R to determine the relevant pay grades of those employed by the FCA to perform the regulatory work described at (2)(a) and/or (b).					
		(c)	Next, multiply the applicable pay grade rate in the table at FEES 3 Annex 9(11)R by the number of hours or part hours obtained under (a).					
		(d)	Then add any fees and disbursements invoiced to the FCA by any person in respect of services performed by that person for the FCA in relation to assisting it in performing the regulatory work referred to in 2(a) and/or (b).					
		(e)	The resulting figure is the DCRFP.					
		or partial	ber of hours or partial hours referred to in (4)(a) are the number of hours I hours as recorded on the FCA's systems in relation to the regulatory erred to in (2)(a) and/or (b).					
(5)	G		ly rates chargeable for the <i>FCA</i> pay grades are set out in the table at FEES (11)R Special Project Fee for Restructuring.					
(6)	G	(a)	The obligation to pay the DCRFP is ongoing. There is therefore no limit on the number of times that the <i>FCA</i> may invoice a <i>person</i> falling into (1) for the DCRFP for the same regulatory work described at (2)(a) and/ or (b).					
		(b)	If the FCA issues more than one invoice, there is a single floor under (3) and not a separate one for each instalment.					
(7)	G		RFP is payable, the full amount calculated under (4) is payable; not just so over £10,000.					
(8)	G	forming i	shall provide any <i>person</i> falling into (1) with written notice that it is perregulatory work described at 2(a) and/or (b) which is likely to exceed calculated in accordance with (4) as soon as is reasonably practicable.					

PPI campaign fees

(1) R	(1)	A <i>firm</i> must pay a PPI campaign fee calculated in accordance with (2) if it has:			
		(a)	reported over 100,000 <i>complaints</i> cumulatively under question 17(A) (payment protection insurance – advising, selling and arranging) of the complaints return form in DISP 1 Annex 1R; and		
		(b) reported those <i>complaints</i> from 1 August 2009 up to cluding 1 August 2015.			
	(2)	The PPI campaign fee is calculated by multiplying the number of coplaints cumulatively reported to the FCA under question 17(A) of E1 Annex 1R for the <i>firm</i> from 1 August 2009 up to and including 1 August 2015 by £3.64.			
(2) R	(1)	A <i>firm's</i> PPI campaign fee will be a proportion of the total at costs the <i>FCA</i> has estimated it will incur in running the consumunications campaign highlighting the introduction of the t PPI complaints deadline.			
	(2)	(a)	The FCA will invoice the PPI campaign fee in equal amounts over two years.		
		(b)	The FCA will invoice the first part of the fee during the month following FEES 3 Annex 10C coming into force and will invoice the second part one calendar year later.		
	(3)		will write to each <i>firm</i> that meets the test at FEES 3 Annex before sending out its first invoice, setting out:		
		(a)	the number of <i>complaints</i> reported to the <i>FCA</i> under question 17(A) of DISP 1 Annex 1R for that <i>firm</i> from 1 August 2009 up to and including 1 August 2015; and		
		(b)	the basis on which it has calculated the PPI campaign fee for that <i>firm</i> .		
	(4)	sumer coi	unts raised that are in excess of the actual cost of the PPI con- mmunications campaign will be refunded to fee payers under lex 10C on a pro rata basis.		
(3) R	Annex 1R a	are to that	nnex to question 17A in the complaints return form at DISP 1 t question as it existed on 1 August 2015, and to any corresn previous versions of that form.		

Designated Credit Reference Agencies Fee

Guidance on fees due under FEES 3 Annex 1R, FEES 3 Annex 3R, FEES 3 Annex 8R, FEES 3 Annex 10R, FEES 3.2.7R(p), FEES 3.2.7R(s) and FEES 3.2.7R(ze)

Part 1This Part applies to the following:

(1)

(a) FCA-authorised persons, PRA-authorised persons and persons seeking to become FCA-authorised persons or PRA-authorised persons that pay application fees under ■ FEES 3 Annex 1R, ■ FEES 3 Annex 3R, ■ FEES 3 Annex 8R and ■ FEES 3 Annex 10R; or

(b)a *firm* seeking a variation of its *Part 4A permission* which pays an application fee under ■ FEES 3.2.7R(p).

(2)The following table sets out *guidance* on how a *person* liable to pay both a fee mentioned in (1) above and also in ■ FEES 3.2.7R(ze) for the same transaction, should expect to be treated.

- (A) The *person* is liable to pay the fees referred to in (1). However, it may also be liable to pay the Special Project Fee for restructuring set out in FEES 3.2.7R(ze), calculated in accordance with FEES 3 Annex 9. It is possible then for a person to have to pay two types of fees in respect of the same application.
- (B) Where the situation described in (A) arises, the FCA will consider whether to reduce or remit a fee under FEES 2.3 (Relieving Provisions).

Part 2The following table sets out *guidance* on how a *firm* is liable to pay a fee under both ■ FEES 3.2.7R(s) and ■ FEES 3.2.7R(ze) for the same transaction should expect to be treated.

(1)The transferor in *insurance business transfer schemes* is liable to pay the fee set out in ■ FEES 3.2.7R(s). However, it may also be liable to pay the Special Project Fee for restructuring set out in ■ FEES 3.2.7R(ze), calculated in accordance with ■ FEES 3 Annex 9. It is possible then for a firm to have to pay two types of fees in respect of the same *insurance business transfer scheme*.

(2)Where the situation described in (1) arises, the FCA will consider whether to reduce or remit a fee under ■ FEES 2.3 (Relieving Provisions).

UKLA transaction fees

Category	Fee payable (£)
A1	0
A2	2,000
A3	5,000
A4	15,000
A5	20,000
A6	50,000

For the purposes of FEES 3 Annex 12R:

Category A1 includes:

- (a)applying for eligibility for *listing* of securities under LR 17; or
- (b)applying for eligibility for *listing* of *miscellaneous securities* under LR 20; or
- (c)applying for eligibility for *listing* of equity shares where LR 6.1.1R(1) or (2) applies; or
- (ca)applying for eligibility for *listing* of equity shares where LR 21.2.5R(1) or (2) applies; or
- (cb) applying for eligibility for *listing* of *certificates representing shares* where LR 21.6.13R(1) or (2) applies; or
- (d) [deleted]
- (e)applying for the approval of a material change to the published investment policy of a *closed-ended investment fund* under ■LR 15.4.8R; or
- (f)[deleted]; or
- (g)applying for the approval of:
 - (i)a supplementary prospectus; or
 - (ii)supplementary listing particulars; or
 - (iii)a securities note; or
 - (iv)a summary;

Category A2 includes:

- (a) applying for the approval of:
 - (i)a prospectus in relation to non-equity transferable securities; or
 - (ii)a registration document in relation to non-equity transferable securities; or
 - (iii) listing particulars in relation to non-equity transferable securities;
- (b) where an issuer has a market capitalisation of less than £500 million:

(i)applying for the approval of a prospectus in relation to equity securities; or

(ii)applying for the approval of a registration document in relation to equity securities; or

(iii)applying for the approval of listing particulars in relation to equity securities; or

(iv)[deleted];

(v)applying for the approval of a universal registration document; or

(vi) applying for the approval of a specified exempted document;

(c)submitting a circular for approval; or

(d)where an issuer is a closed-ended investment fund:

(i)applying for the approval of a prospectus in relation to equity securities; or

(ii)applying for the approval of a registration document in relation to equity securities; or

(iii)applying for the approval of listing particulars in relation to equity securities; or

(iv)[deleted]; or

(v)applying for the approval of a universal registration document;

(vi)applying for the approval of a specified exempted document; or

(e)[deleted]

Category A3 includes:

(a)applying for eligibility for *listing* of equity shares under ■ LR 15; or

(b)applying for eligibility for *listing* of *equity shares* under ■ LR 16A; or

(c)applying for approval as a sponsor following a change in legal status;

Category A4 includes:

(a)applying for eligibility for listing of equity shares under ■ LR 6; or

(b)applying for eligibility for *listing* of *shares* under ■ LR 14; or

(c)applying for eligibility for *listing* of securities representing certain securities under ■ LR 18; or

(d)applying for eligibility for *listing* of securities under ■ LR 19; or

(da)applying for eligibility for *listing* of equity shares under ■ LR 21; or

(db)applying for eligibility for listing of certificates representing shares under ■LR 21; or

(e)applying for the approval of:

(i)a prospectus in relation to equity securities; or

(ii)a registration document in relation to equity securities; or

(iii) listing particulars in relation to equity securities;

(f)) applying for the approval of a universal registration document; or

(g)applying for the approval of a document that includes a mineral expert's report; or

(h)applying for approval as a *sponsor*; or

(i) applying for the approval of a specified exempted document;

Category A5 includes applying for the approval or review of a *document* in relation to a *significant* transaction; and

Category A6 includes applying for the approval or review of a document in relation to a super transaction.

Primary information providers (PIPs)

An application for approval as a *primary information provider* attracts a fee at Category 7 level as set out in ■ FEES 3 Annex 1AR.

Fees payable for registration as a credit rating agency, trade repository or securitisation repository

Application type	Applicable pricing category in FEES 3 Annex 1AR
Credit rating agency	5
Trade repository	6
Third country <i>firm</i> seeking certification as a <i>credit</i> rating agency	4
Third country <i>firm</i> seeking recognition of a <i>trade</i> repository	5
Securitisation repository	6

Other FCA application fees

		Application typ	oe	Pricing category in FEES 3 Annex 1AR	Due date
1	Any person s	eeking an orde f the <i>Act</i> to be	er under sec-	6	30 <i>days</i> after the or- der is granted
2		t to be added nvestment exch		9	On or be- fore the date the ap- plication is made
3	Any applican credited bod	t for recognition	on as an <i>ac</i> -	4	On or be- fore the date the ap- plication is made
4	lation 14 of	t for registratic the <i>Risk Transfo</i> a <i>protected cel</i>		2	On or be- fore the date the ap- plication is made
5	Applications	under the ben	chmarks regula	tion	
	(a)	recognition of trator in acco article 32 of the benchmarks in	the	5	On the date the ap- plication is made
	(b)	endorsement benchmark o benchmarks i with article 3 benchmarks i	r family of in accordance 3 of the	3	On the date the ap- plication is made
6	Applications	under the DRS	Regulations in	relation to MiFID and/or MiFI	R and/or MAR
	(a)	tions, or the compliance w	operator of a $\it t$ vith Title V of $\it \Lambda$	n under regulation 7 of the <i>Dirading venue</i> seeking verificat MiFID under regulation 8 of the in either (a)(i), (ii) or (iii) belo	ion of their e <i>DRS Regula-</i>
		(i)	Application to operate one data reporting service, plus 50% of the fee for each additional service applied for	6	On the date the ap- plication is made

	Application ty	20	Pricing category in FEES 3 Annex 1AR	Due date
	(ii)	Application to operate more than one data re- porting services	50% of 6 for each additional service plus 6	Due date
	(iii)	Variation of an au- thorisation under regu- lation 12 of the DRS Re- gulations	50% of 6	
(b)	the market of system to pro	to connect to data processor ovide reports the FCA under to (b)(i)	7	On the date the ap- plication is made
	(i)		es previously applied as stated red then no further fee is payal ons	
(c)	the market of cessing system markets data	m to provide a (other than eports) under ect to (c)(i)	6	On the date the ap- plication is made
	(i)	and has been	as previously applied as stated connected, then no further fe er such applications in relation a	e is payable
	(ii)	If a person has previously applied as stated in (c) above and makes a further application in relation to the provision of different data, then a separate fee is applicable for such an application	Category 6 fee for each application	On the date the ap- plication is made
7 An applica third party	tion for authoris verifier	ation as a	3	On the date the ap- plication is made

				Pricing cate	gory in FEES 3	
		Application typ	е		ex 1AR	Due date
(8)	(a)	An applicatio prover permis purposes of: (i)		5		On the date the ap- plication is made
		(ii)	section 55NA(3)(b) of the Act (where that application is made by an applicant for Part 4A permission that has yet to be de- termined).	sion and the a	both the ap- Part 4A permis- application for mission, one fee ng the higher 5; and the tariff ap- plicable to the application for Part 4A per- mission set out in FEES 3 Annex 1AR.	
	(b)	An applicatio approver perion 55NA of way of an ext scope of that for the purpo 55NA(5)(a) of	mission al- d under sec- the Act, by tension to the permission uses of section	50% of 5		
	(c)	An applicatio	n to:	No charge		
		(i)	vary an ap- prover per- mission by way of a re- duction in the scope of that per- mission; or			
		(ii)	cancel an approver permission,			
		for the purpo 55NA(5)(a) of				

FCA Transaction Fees

				Pricing cat- egory in		
	A	Application typ	e	FEES 3 An- nex 1AR	Due	e date
1	Any applicant	for a certifica Regulated Act	te under <i>art</i> -	4	On or before application is	
2	A transferor i	n an <i>insuranc</i> e	business trans	sfer scheme:		
	(a)		Insurance business transfer scheme in- volving long-term insurance business	7	On or before application is appointment an <i>independe</i>	made for the of a person as
	(b)		Insurance business transfer scheme not involving long-term insurance business	6		
		purpose of the feror and a sin			ess transfer sch	eme consists of
	single insurar	nce business tr	ansfer scheme	. If an insuranc	arger scheme is e business tran: :he fee under c	sfer scheme in-
4	Regulated Co	overed Bonds				
	(a)	An issuer app	olying for regis	stration of a <i>re</i>	gulated covere	d bond:
		(i)		sets in the as- consist prim- esidential	7	On or before the date the application is made
		(ii)	Any other ap	oplication for	8	
	(c)	erial change	o proposes to to the contrac covered bond	tual terms of	5	On or before the date the notification under RCB 3.5.4D is made
5	Validation Or	rders				
	be enforced or property t	t for <i>FCA</i> permunder section is ransferred under and agreement	28A(3)(a) and/ der an agreem	or money paid ent to be re-		

Application type	Pricing cat- egory in FEES 3 An- nex 1AR	D	ue date	
tal value of the agreements specified in the	e applica-			
Value of agreements				
Up to £500,000		3	On or before	
Above £500,000 - £750,000		4	the date the application is made	
Above £750,000 - £1,000,000		5		
Above £1,000,000-£7,500,000		6		
Over £7,500,000		7		
Applications other than where the applicar union,	nt is a <i>credit</i>	1	the date the	
			application is made	
not form part of an application for authori	isation, vari-			
	tion 28A(3)(b) of the <i>Act</i> is charged accordital value of the agreements specified in the tion. Payment must be made on or before tion is made. Value of agreements Up to £500,000 Above £500,000 - £750,000 Above £750,000 - £1,000,000 Above £1,000,000-£7,500,000 Over £7,500,000 Applications other than where the application, •in respect of controlled functions under the Managers and Certification Regime (SMCR) •by <i>principal firms</i> in respect of <i>controlled</i> for <i>appointed representatives</i> (CF(AR)), using Form A, provided the application [i.e. none of the anot form part of an application for <i>authoritation</i> of permission or registration of an application of application of application of an application of an application of application o	Application type tion 28A(3)(b) of the Act is charged according to the total value of the agreements specified in the application. Payment must be made on or before the application is made. Value of agreements Up to £500,000 Above £500,000 - £750,000 Above £750,000 - £1,000,000 Above £1,000,000-£7,500,000 Over £7,500,000 Applications other than where the applicant is a credit union, •in respect of controlled functions under the Senior Managers and Certification Regime (SMCR); or •by principal firms in respect of controlled functions for appointed representatives (CF(AR)), using the Long Form A, provided the application [i.e none of the above] does not form part of an application for authorisation, variation of permission or registration of an appointed rep-	tion 28A(3)(b) of the Act is charged according to the total value of the agreements specified in the application. Payment must be made on or before the application is made. Value of agreements Up to £500,000 Above £500,000 - £750,000 Above £750,000 - £1,000,000 Above £1,000,000-£7,500,000 Over £7,500,000 Applications other than where the applicant is a credit union, •in respect of controlled functions under the Senior Managers and Certification Regime (SMCR); or •by principal firms in respect of controlled functions for appointed representatives (CF(AR)), using the Long Form A, provided the application [i.e none of the above] does not form part of an application for authorisation, variation of permission or registration of an appointed rep-	

Fees for an application for variation of permission

The fee relevant to the application is due on or before the date the application is made.

		Applica	tion type		Applicable pri- cing category in FEES 3 An- nex 1AR			
1	Reduction in the increases	e scope of the ap	olicant's permissions and r	no other	N/A			
Where the app	Where the application is to increase permissions:							
2	Unless (4)-(11) applies, an application for a variation of <i>Part 4A permission</i> within:							
		(a)	Fee-blocks A.1, A.3, A.4,	A.5	Category 1			
		(b)	Any other fee-block		Category 2			
3			within an activity group spee applicant does not alrea		50% of the highest pricing category relevant to the application			
4			within an activity group spee applicant does not alrea		50% of the highest pricing category rel- evant to the application			
5	Credit-related p	ermissions						
	(a)	Activity group CC1 – any applicant holds a limited permission and app						
		(i)	Anothe ited pe activity	rmission	No fee payable			
		(ii)	Any otl credit-r permiss	elated	100% of highest pricing category relevant to the application.			
	(b)		Activity group CC2 – any ant which already holds mission within activity g CC2 and applies for anomalission within CC2	a per- roup	50% of the highest pricing category			
6	sions of meeting	n activity group A g of repayment cl n the investment o	.1 which applies for the paaims or managing dorman of such funds)	ermis- nt asset	50% of the highest pricing category relevant to the application			
7	Credit union applying to vary its permission for:							
		(a)	credit-related activity		£50			

	Application type	Applicable pri- cing category in FEES 3 An- nex 1AR
	(b) any other activity	£75
8	Simple change of legal status (see definition in FEES 3 Annex 1R Part 6)	50% of the highest pricing category relevant to the application
9	Application by <i>MTF</i> operator to become an <i>OTF</i> operator or an <i>OTF</i> operator to become an <i>MTF</i> operator	50% of Cat- egory 8
10	Notification of the intention of a <i>regulated benchmark administrator</i> to administer benchmarks additional to those included in its original application for authorisation	0