**FUND** 

## **Investment Funds sourcebook**

## **FUND TP 1 Transitional Provisions**

(1)	(2)	(3)	(4)	(5)	(6)
	Material to which the transitional provision applies		Transitional provision	Transitional provision: date in force	Handbook provisions: coming into force
1	FUND 3.11.2 R	R	A credit institution established in the UK and appointed as a depositary of an EEA AIF managed by a full-scope UK AIFM or a full-scope EEA AIFM in accordance with article 61(5) of AIFMD must comply with the provisions of FUND 3.11 that apply to a UK depositary of a UK AIF managed by a full-scope UK AIFM or an EEA AIFM.	From 22 July 2013 until 22 July 2017.	22 July 2013
1A	FUND 3.11.4R (2)	R	An AIFM that appoints a depositary in accordance with article 61(5) of AIFMD must ensure the assets of the AIF are entrusted to the depositary for safekeeping in accordance with the national laws and regulations of the EEA State of the competent authority of the depositary (as defined in article 4(1)(g) of AIFMD).	From 1 July 2014 until 22 July 2017.	1 July 2014
2	FUND 3.11.10 R	R	An AIFM may ensure the appointment of a credit institution that is established in an EEA State other than the UK for each UK AIF it manages that is an unauthorised AIF, unless the AIF is an ELTIF.	From 22 July 2013 until 22 July 2017.	22 July 2013
3	FUND 3.11.14R (1)	R	Expired		
4	FUND 3.11.18 R	R	An AIFM may ensure the appointment of a depositary that is a credit institution established in an EEA State other than the Home State of the AIF for each EEA AIF it manages if this is permitted	From 22 July 2013 until 22 July 2017.	22 July 2013

			by the laws and regulations of the <i>Home State</i> of the AIF.		
5	FUND 3.11.33R (1)(a)	R	Expired		
6	FUND 3.11.24R	R	FUND 3.11.24R does not apply to a <i>credit institution</i> established in the <i>UK</i> in relation to an <i>EEA ELTIF</i> for which it is appointed as a <i>depositary</i> that is:	From 9 December 2015 until 22 July 2017	9 December 2015
			(a) managed by a full-scope UK AIFM or a full-scope EEA AIFM in accordance with		

			article 61(5)	of <i>AIFMD</i> ; and		
			(b) marketed to a retail client.			
7	FUND 3.2.4AG	G	not need to provisions of Financing Tr	A full-scope UK AIFM does not need to comply with the provisions of the Securities Financing Transactions Regu- lation referred to in FUND 3.2.4AG for:		23 September 2016
			(1)	any sub-fund that was con- stituted be- fore 12 Janu- ary 2016, if the AIF has one or more sub-funds; and		
			(2)	an AIF that was constituted before 12 January 2016 and has no sub-funds.		
			[Note: article tions Regula	e 33(2)(c) of the Setion]	ecurities Financ	ing Transac-
8	FUND 3.2.2AG(1)	G	required to formation specification specification for formation specification for formation for fore	a UK AIF is not include the include the includer when making information results in the information results a sussele is first used to the UK AIF.	From 28 November 2023 until the date on which a sustainability label is first used in relation to the UK AIF	28 Nov- ember 2023
9	FUND 3.2.2AG(2)	G	not using a selection below terms in ESG not need to formation reESG 5.3.2R(2) available the	a UK AIF that is sustainability laing any of the 4.3.2R(2) does include the inequired under when making information relind 3.2.2R until 2024.	From 28 November 2023 to 2 December 2024	28 Nov- ember 2023

## Schedule 1 Record keeping requirements

Sch 1.1 G

Handbook refer- ence (1)	Subject of re- cord (2)	Contents of re- cord (3)	When record must be made (4)	Retention period (5)
FUND 3.11.21R(2)	AIF custodial assets	Details	Upon the holding of AIF custodial assets in custody	5 years after the date on which the asset ceases to be an asset of the <i>AIF</i>
FUND 3.11.23R(2)	Assets of an AIF that are not AIF custodial assets	Details	Upon a deposit- ary satisfying itself that the AIF, or the AIFM acting on behalf of the AIF, is the owner of the assets	5 years after the date on which the asset ceases to be an asset of the AIF
FUND 3.11.33R(1)	AIF custodial assets and assets of an AIF that are not AIF custodial assets	Details	When an entity assumes re- sponsibility for carrying out the duties referred to in FUND 3.11.21R(2) or 3.11.23R(2)	5 years after the date on which the asset ceases to be an asset of the AIF

# **Schedule 2 Notification requirements**

Sch 2.1 G

Handbook reference (1)	Matter to be no- tified (2)	Contents of noti- fication (3)	Trigger event (4)	Time allowed (5)
FUND 3.9.11R	Appointment of an external valuer	Details	Appointment of the external valuer	One <i>month</i> before the appointment takes effect
FUND 3.10.2R(1) and FUND 3.10.2AR	The carrying out of any function of an <i>AIFM</i> by a delegate	Details	Upon agreement of delegation ar- rangement	Before delega- tion arrange- ments become effective
FUND 3.10.4R(2) and FUND 3.10.4AR	The sub-delegation of any function of an <i>AIFM</i> by a delegate	Details	When an AIFM's delegate carries out a subdelegation	Before the sub- delegation ar- rangements be- come effective

### Schedule 3 Rights of action for damages

#### Sch 3.1 G

The table below sets out the rules in FUND where contravention by an authorised person may be actionable under section 138D of the Act (Actions for damages) by a person who suffers loss as a result of the contravention.

If a Yes appears in the column headed 'For private person', the rule may be actionable by a private person under section 138D, unless a Yes appears in the column headed 'Removed'. A Yes in the column headed 'Removed' indicates that the FCA has removed the right of action under section 138F(3) of the Act. If so, a reference to the rule in which it is removed is also given.

In accordance with The Financial Services and Markets Act 2000 (Rights of Action) Regulations 2001 (SI 2001/2256), a private person is:

- any individual, except when acting in the course of carrying on a regulated activity;
- (2) any person who is not an individual, except when acting in the course of carrying on business of any kind;

but does not include a government, a local authority or an international organisation.

The column headed For other person indicates whether the rule is actionable by a person other than a private person, in accordance with those Regulations. If so, an indication of the type of person by whom the rule is actionable is given.

#### Sch 3.2 G

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	Chapter/	Section/	Paragraph	Right of action section 138D			
	Appendix A	Annex		For private person?	Removed	For other person	
	All rules in FUND			Yes	No	No	

## Schedule 4 Rules that can be waived

#### Sch 4 G

The FCA has power to waive rules under section 138A or section 250 of the Act (Modification or waiver of rules).

FUND Sch 4/2