General Provisions

Chapter 1

FCA approval and emergencies



1.1 **Application**

[Note: ESMA has also issued guidelines under article 16(3) of the ESMA Regulation covering various topics relating to automated trading and direct electronic access. See www.fca.org.uk]

- 1.1.1 R
- (1) This chapter applies to every firm. GEN 1.3 (Emergency) also applies to an unauthorised person to whom a rule in the Handbook applies.
- (2) [deleted]
- (3) GEN 1.2.2AR(1) also applies to a registered person communicating a financial promotion relating to one or more qualifying cryptoassets (in reliance on the exemption in article 73ZA of the Financial Promotion Order).
- (4) For the purpose of (3), reference in GEN 1.2.2AR(1) to a firm include reference to a registered person.
- G 1.1.2 [deleted]

GEN 1/2



1.2 Referring to approval by the FCA

- 1.2.1 G The purpose of GEN 1.2.2AR is to prevent *clients* being misled about the extent to which the *FCA* has approved a *firm*'s affairs.
- 1.2.2 R [deleted]
- 1.2.2A R
- (1) Unless required to do so under the *regulatory system*, a *firm* must ensure that neither it nor anyone acting on its behalf claims, in a public statement or to a client, expressly or by implication, that its affairs, or any aspect of them, have the approval or endorsement of the *FCA* or another competent authority.
- (1A) Paragraph (1) does not apply to a *firm* to the extent that it is incompatible with obligations under article 44(8) of the *MiFID Org Regulation*.
 - (2) Paragraph (1) does not apply to statements that explain, in a way that is fair, clear and not misleading, that:
 - (a) the firm is an authorised person;
 - (b) [deleted]
 - (c) the firm has permission to carry on a specific activity;
 - (d) an authorisation order has been made in relation to an AUT, ACS or ICVC;
 - (e) a recognised scheme has that status;
 - (f) the *firm*'s *approved persons* have been approved by the *appropriate regulator* for the purposes of section 59 of the *Act* (Approval for particular arrangements);
 - (g) the *firm* has been given express written approval by the *appropriate regulator* in respect of a specific aspect of the *firm*'s affairs.
 - (3) Paragraph (1) applies with respect to the carrying on of both regulated activities and unregulated activities.
- (4) [deleted]
- 1.2.3 GEN 1.2.2AR(2)(g) is confined to written approval because of the need for clarity as to the scope of any approval given by the appropriate regulator.

1.2.4 A firm that carries on MiFID, equivalent third country or optional exemption business should have regard to the requirement in article 44(8) of the MiFID Org Regulation which is reproduced at ■ COBS 4.5A.16UK.

GEN 1/4



1.3 Emergency

- 1.3.1 **G** The *F* partic
- The FCA recognises that there may be occasions when, because of a particular emergency, a person (generally a firm, but in certain circumstances, for example in relation to price stabilising rules, an unauthorised person) may be unable to comply with a particular rule in the Handbook. The purpose of GEN 1.3.2 R is to provide appropriate relief from the consequences of contravention of such a rule in those circumstances.
- 1.3.2 R
- (1) If any emergency arises which:
 - (a) makes it impracticable for a *person* to comply with a particular *rule* in the *Handbook*;
 - (b) could not have been avoided by the *person* taking all reasonable steps; and
 - (c) is outside the control of the *person*, its *associates* and agents (and of its and their *employees*);

the *person* will not be in contravention of that *rule* to the extent that, in consequence of the emergency, compliance with that *rule* is impracticable.

- (2) Paragraph (1) applies only for so long as:
 - (a) the consequences of the emergency continue; and
 - (b) the *person* can demonstrate that it is taking all practicable steps to deal with those consequences, to comply with the *rule*, and to mitigate losses and potential losses to its *clients* (if any).
- (3) The *person* must notify the *FCA* as soon as practicable of the emergency and of the steps it is taking and proposes to take to deal with the consequences of the emergency.
- (4) A notification under (3) must be given to or addressed and delivered in accordance with ■ SUP 15.7 (Form and method of notification) (whether or not the person is a firm). If the person is not a firm, the notification must be given to or addressed for the attention of:Contact Centre, The Financial Conduct Authority, 12 Endeavour Square, London, E20 1JN (tel: 0300 500 0597).
- 1.3.2A



- 1.3.3 A firm should continue to keep the FCA informed of the steps it is taking under ■ GEN 1.3.2 R (3), in order to comply with its obligations under *Principle* 11 (Relations with regulators).
- G 1.3.4 In the context of ■ GEN 1.3.2 R, an action is not practicable if it involves a person going to unreasonable lengths.
- G 1.3.5 ■ GEN 1.3.2 R operates on the FCA's rules. It does not affect the FCA's powers to take action against a firm in an emergency, based on contravention of other requirements and standards under the regulatory system. For example, the FCA may exercise its own-initiative power in appropriate cases to vary a firm's Part 4A permission based on a failure or potential failure to satisfy the threshold conditions (see ■ SUP 7 (Individual requirements) and ■ EG 8 (Variation and cancellation of permission and imposition of requirements on the FCA's own initiative)).