INSPRU TP

Transitional provisions

ii diisitio	Application		
1.1	R		plies to an insurer unless it is:
		(1)	a non-directive friendly society; or
		(2)	[deleted]
		(3)	[deleted]
		(4)	a Solvency II firm.
	Version of I	PRU to be used	
1.2 [FCA] [PRA]	R	Any reference December 2004	in <i>INSPRU</i> TP to <i>IPRU(INS)</i> is to the version in force on 30 4.
[]	Duration o	f transitional	
1.3	R	INSPRU TP 1 ap	oplies until the relevant <i>rule</i> is revoked.
[FCA] [PRA]		·	
	Continuing	effect of waiver	'S
1.4 [FCA] [PRA]	R		<i>PU</i> listed in the Table at <i>INSPRU</i> TP Table 2 is disapplied, or its application, to a <i>firm</i> :
		(1)	in order to produce the same effect, including any conditions, as a <i>waiver</i> had on the corresponding <i>rule</i> in <i>IPRU(INS)</i> ;
		(2)	for the same period as the <i>waiver</i> would have lasted, if shorter than the period in <i>INSPRU</i> TP 1.3;
		provided the co	onditions set out in INSPRU TP 1.5 are satisfied.
1.5 [FCA] [PRA]	R	The conditions	referred to in <i>INSPRU</i> TP 1.4 are:
		(1)	the <i>rule</i> is shown in the Table at <i>INSPRU</i> TP Table 2 as corresponding with the <i>rule</i> in <i>IPRU(INS)</i> in relation to which the <i>waiver</i> was granted to the <i>firm</i> ;
		(2)	the <i>waiver</i> was current as respects the <i>firm</i> immediately before 31 December 2004; and
		(3)	there is no specific transitional <i>rule</i> relating to the <i>waiver</i> .
1.6	R	[deleted]	
1.7 [FCA] [PRA]	R	A <i>firm</i> which h must:	as the benefit of a <i>waiver</i> to which <i>INSPRU</i> TP 1.4 applies
		(1)	notify the <i>appropriate regulator</i> immediately if it becomes aware of any matter which is material to the relevance or appropriateness of the <i>waiver</i> ;
		(2)	maintain a written record of the <i>rule</i> in <i>INSPRU</i> to which it considers the <i>waiver</i> applies; and
		(3)	make the record available to the <i>appropriate regulator</i> on request.

INSPRU TP Table 2

INSPRU IP lable 2	
Rules in INSPRU	Corresponding rules in IPRU (INS)
2.1.22	4.14(1)
[PRA]	
3.1.34	5.11
[PRA]	
3.1.39	5.11
[PRA]	5.11(4)
	5.11(5)
	5.11(9)
	5.11(11)
3.1.58	2.3(2)
[FCA] [PRA]	
1.1.51	2.4(6)
[PRA]	
1.1.56	2.4(1)
[PRA]	
1.1.66	Appendix 2.1 2.4(1)(b)
[PRA]	Appendix 2.2 2.4(1)(b)
	5.9(1)
1.2.40	5.9(2)
[PRA]	
1.2.41	5.9(2)
[PRA]	
1.2.43	5.10
[PRA]	
1.2.74	[deleted]
6.1.17	10.1
[PRA]	10.2
	10.2(1)
	10.2(2)
	10.2(3)
6.1.23	10.2
[PRA]	10.2(1)
	10.2(2)
	10.2(3)

3	PRU waiv	vers		
	Application			
3.1	R	INSPRU TP 3	applies to an insurer unless it is:	
		(1)	a non-directive friendly society; or	
		(2)	[deleted]	
		(3)	[deleted]	
		(4)	a Solvency II firm.	
	Version o	of PRU to be us	sed	
3.2 [FCA] [PRA]	R	A reference 2006.	in <i>INSPRU</i> TP 3 to <i>PRU</i> is to the version in force on 30 December	
	Duration	of transition	al	
3.3	R	INSPRU TP 3	applies until the relevant INSPRU rule is revoked.	
[FCA] [PRA]				
	Continui	ng effect of w	raivers	
3.4	R	A rule in INS	SPRU is disapplied, or is modified in its application, to a firm:	
[FCA] [PRA]		(1)	in order to produce the same effect, including any conditions, as a <i>waiver</i> had on the <i>rule</i> in <i>PRU</i> ;	
		(2)	for the same period as the <i>waiver</i> would have lasted, if shorter than the period in <i>INSPRU</i> TP 3.3;	
		provided the	e conditions set out in <i>INSPRU</i> TP 3.5 are satisfied.	
3.5	R	The condition	ons referred to in <i>INSPRU</i> TP 3.4 are:	
[FCA] [PRA]				
		(1)	the <i>rule</i> in <i>PRU</i> in relation to which the <i>waiver</i> was granted to the <i>firm</i> was redesignated as the relevant <i>rule</i> in <i>INSPRU</i> by the Prudential Sourcebook for Insurers Instrument 2006;	
		(2)	the <i>waiver</i> was current as respects the <i>firm</i> immediately before 31 December 2006; and	
		(3)	there is no specific transitional <i>rule</i> relating to the <i>waiver</i> .	
3.6	R	[deleted]		
3.7 [FCA] [PRA]	R	A <i>firm</i> which must:	n has the benefit of a <i>waiver</i> to which <i>INSPRU</i> TP 3.4 applies	
		(1)	notify the appropriate regulator immediately if it becomes aware of any matter which is material to the relevance or appropriateness of the waiver;	
		(2)	maintain a written record of the <i>rule</i> in <i>INSPRU</i> to which it considers the <i>waiver</i> applies; and	
		(3)	make the record available to the <i>appropriate regulator</i> on request.	
4	EEA p	ure reinsurers		
[deleted]				
5	Pure r	einsurance gro	oups	
[deleted]				
•				

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[deleted]

Admissible assets

7	Mathematical reserves				
	Application				
7.1	R	INSPRU TP 7 applies to an insurer to which INSPRU 1.2 applies.			
[PRA]					
	Duration	of transitional			
7.2	R	INSPRU TP 7 applies until the relevant rule is revoked.			
[PRA]					
7.3	R	INSPRU 1.2.79A R does not apply in respect of reinsurance and analogous			
[PRA]		non-reinsurance financing agreements entered into and the terms of which came into effect before 10 December 2009, provided that immediately before 6 October 2010 the <i>firm</i> had the benefit of INSPRU 1.2.79 R (2) in relation to those reinsurance or analogous non-reinsurance financing agreements.			

Schedule 1 Record keeping requirements

Schedule 1.1 G

The aim of the *guidance* in the following table is to give the reader a quick overall view of the relevant record keeping requirements.

Schedule 1.2 G

It is not a complete statement of those requirements and should not be relied on as if it were.

Schedule 1.3 G Table

Handbook reference	Subject of Record	Contents of Record	When record must be made	Retention Period
INSPRU 1.2.20 R [FCA] [PRA]	Mathematical reserves	(1) The methods and assumptions used in establishing the firm's mathematical reserves, including the margins for adverse deviation, and the reasons for their use (2) The nature of, reasons for, and effect of, any change in approach, including the amount by which the change in approach increases or decreases its mathematical reserves	Not specified	An appropriate period
INSPRU 1.5.23 R [FCA] [PRA]	Long-term insur- ance funds	A separate accounting record in respect of each of a firm's	Not specified	Not specified

Handbook	Subject of	Contents of	When record	Retention
reference	Record	Record	must be made	Period
		long-term insur- ance funds		

Schedule 2 Notification and reporting requirements

Schedule 2.1 G

The aim of the *guidance* in the following table is to give the reader a quick overall view of the relevant notification requirements.

Schedule 2.2 G

It is not a complete statement of those requirements and should not be relied on as if it were.

Schedule 2.3 G Table

Handbook reference	Matter to be notified	Contents of noti- fication	Trigger event	Time allowed
[deleted] [deleted]				
INSPRU 6.1.43B R	Intention of a group under-taking to issue a capital instrument for inclusion in group capital resources	Fact of intention and details of intended amount, issue date, type of investor, stage of capital, features of instrument and confirmation of compliance with rules	Intention to issue	As soon as pro- posed issue be- comes known to firm
INSPRU 6.1.43C R	Proposed changes to de- tails of the issue of a <i>capital in-</i> <i>strument</i> noti- fied under IN- SPRU 6.1.43B R	Proposed change and all information re- quired under IN- SPRU 6.1.43B R (1) to INSPRU 6.1.43B R (4)	Intention to change any details of the issue previously notified to the appropriate regulator	As soon as the changes are proposed
INSPRU 6.1.43D R	Proposed estab- lishment of a debt securities program by a group un- dertaking	All information required by IN- SPRU 6.1.43B R (1) to INSPRU 6.1.43B R (4)	Intention to establish	As soon as pro- posed estab- lishment be- comes known to firm
INSPRU 6.1.43F R	Issue of capital instruments by a group under-	All information required under INSPRU 6.1.43B R	Intention to issue	No later than date of issue

Handbook	Matter to be	Contents of noti-	T	T 11
[deleted]	notified taking under IN- SPRU 6.1.43E R	fication (1) to INSPRU 6.1.43B R (3) and confirmation that no changes have been made to the terms of the instrument since the previous issue of a similar instrument	Trigger event	Time allowed
[deleted] INSPRU 8.2.23 R [FCA] [PRA]	Intention to approve the form of any new Lloyd's trust deed	Fact of intention	Intention to approve	As soon as practical
INSPRU 8.2.24 R [FCA] [PRA]	Intention to make any amendment which may alter the meaning or effect of any byelaw (including Lloyd's trust deeds, standard form letters of credit and guarantees)	Fact of intention	Intention to amend	As soon as practical
INSPRU 8.2.25 R [FCA] [PRA]	Full details of form of new Lloyd's trust deed or amendments to byelaw (including Lloyd's trust deeds, standard form letters of credit and guarantees)	(1) Statement of purpose of amendment or new form and expected impact, if any, on policyholders, managing agents, members and potential members, and (2) Description of the consultation undertaken and summary of significant responses to consultation	Not specified	Normally not less than three months in ad- vance of pro- posed change

Schedule 3 Fees and other requirement payments

Sch 3 G

There are no requirements for fees or other payments in INSPRU.

INSPRU Sch 3/2

Schedule 4 Powers exercised

Schedule 4.1 G [deleted]

Schedule 4.2 G [deleted]

Schedule 5 Rights of action for damages

Schedule 5.1 G

The table below sets out the rules in INSPRU contravention of which by an authorised person may be actionable under section 138D(2) of the Act (Actions for damages) by a person who suffers loss as a result of the contravention.

Schedule 5.2 G

If a "Yes" appears in the column headed "For private person", the rule may be actionable by a private person under section 138D(2) (or, in certain circumstances, his fiduciary or representative; see article 6(2) and (3)(c) of the Financial Services and Markets Act 2000 (Rights of Action) Regulations 2001 (SI 2001/2256)). A "Yes" in the column headed "Removed" indicates that the FCA has removed the right of action under section 138D(3) of the Act. If so, a reference to the rule in which it is removed is also given.

Schedule 5.3 G

The column headed "For other person" indicates whether the rule may be actionable by a person other than a private person (or his fiduciary or representative) under article 6(2) and (3) of those Regulations. If so, an indication of the type of person by whom the rule may be actionable is given.

	Right of action under section 138D(2)			
Chapter/ Appendix	Section/Annex	For <i>private</i> person	Removed	For other <i>person</i>
All rules in INSPRU		No	Yes (INSPRU 9.1.1R)	No

INSPRU Sch 5/2

Schedule 6 Rules that can be waived

Sch 6 G

The rules in *INSPRU* can be waived by the *appropriate regulator* under sections 138A and 138B of the *Act* (Modification or waiver of rules), except for ■ INSPRU 9.1.1 R (Actions for damages).

INSPRU Sch 6/2