Interim Prudential Sourcebook for Investment Businesses

Chapter 1

Application and General Provisions

IPRU-INV 1 : Application and General Provisions

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		1.2 APPLICATION
1.2.1	R	The <i>Glossary</i> applies to the transitional provisions, this chapter (■ IPRU-INV 1), ■ IPRU-INV 2, ■ IPRU-INV 4, ■ IPRU-INV 6,■ IPRU-INV 11 and■ IPRU-INV 13.
1.2.2	R	 (1) IPRU-INV applies to: (a) a members' adviser; (b) an investment management firm; (c) a personal investment firm; (d) an authorised professional firm; (e) a securities and futures firm; (f) a service company; (g) the Society of Lloyd's (in relation to underwriting agents); (h) [deleted] (i) [deleted] (j) [deleted] (k) a collective portfolio management firm; and (l) a collective portfolio management investment firm.
1.2.3	G	 (2) IPRU-INV does not apply to: (a) a lead regulated firm; or (b) a media firm; or (c) a MIFIDPRU investment firm (unless it is a collective portfolio management investment firm). (d) [deleted] (3) The definitions in the Glossary (which is applicable to the Handbook generally) apply to this chapter. For the avoidance of doubt, IPRU-INV does not apply to any of the following: (a) a bank; or (b) a building society; or (ba) a designated investment firm; or

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- (c) a friendly society; or (d) an ICVC; or (e) [deleted] (f) an insurer. (g) [deleted] Obligation to Comply R A firm of a kind listed in the left-hand column of Table 1.2.4R must comply 1.2.4 with the provisions of IPRU (INV) shown in the right hand column and, where relevant, the provisions of Chapter 14. 1.2.5 R Table This table belongs to ■ IPRU(INV) 1.2.4R Authorised professional firm Chapters 1 and 2 Securities and futures firm (which is Chapters 1 and 3 not a MiFID investment firm) The Society of Lloyd's (in relation to Chapters 1 and 4 underwriting agents) and members' advisers Investment management firm Chapters 1 and 5 Service company Chapters 1 and 6 Collective portfolio management Chapters 1 and 11 firm Collective portfolio management in-Chapters 1 and 11 vestment firm Personal investment firm Chapters 1 and 13 [deleted] [deleted] CAPITAL SUBSTITUTES: TRANSITIONAL PROVISION G The financial resource requirements of the Financial Services Act regulators
- 1.2.6

permitted certain types of borrowings or facilities to be treated as part of a firm's capital resources. The most common example is that of a subordinated loan which met the relevant conditions. The following provisions permit firms to continue to use these borrowings or facilities in the same way as under the relevant previous regulator's rules, provided that certain conditions are met.

1.2.7

(1) If a *firm* was, immediately before *commencement* permitted to treat "relevant funds" as part of its capital resources under the financial resource rules of a previous regulator applicable to the firm, it may treat those funds in an equivalent manner under the corresponding provisions of IPRU-INV, provided that the conditions in (3) are met.

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	(2)		the purposes of this <i>rule</i> "relevant funds" are funds provided to <i>firm</i> under the terms of
		(a)	a subordinated loan agreement; or
		(b)	qualifying undertaking; or
		(c)	any other instrument treated in an equivalent manner under the financial resources <i>rules</i> applicable to the <i>firm</i> .
	(3)	The	conditions referred to in (1) are either:
		(a)	in the case of a subordinated loan agreement, qualifying undertaking or other relevant instrument to which the <i>firm's previous regulator</i> is not party:
			 (i) the parties to it treat all rights (including, without limitation, rights to notice) which the agreement, undertaking or instrument grants to the <i>firm's previous regulator</i> as having been granted to the <i>appropriate regulator</i>; and
			(ii) if there is a variation of the commercial terms the parties include, in the terms of the instrument executed to effect the variation, provision to substitute reference to the <i>appropriate</i> <i>regulator</i> in place of any reference to the <i>firm's previous</i> <i>regulator</i> ; or
		(b)	in the case of a subordinated loan agreement, qualifying undertaking or other relevant instrument to which the <i>firm's</i> <i>previous regulator</i> is party, the parties treat the rights accorded to the self regulating organisation under the relevant instrument
			as having been assigned to the <i>appropriate regulator</i> immediately before <i>commencement</i> .
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