# Chapter 16A

Open-ended investment companies: Standard listing



16A.1 Application

# **Application**

16A.1.1

This chapter applies to an open-ended investment company applying for, or with, a standard listing.



# 16A.2 Requirements for listing and listing applications

## Requirements for listing

16A.2.1 R

To be listed, an applicant must:

- (1) be an open-ended investment company which is:
  - (a) an ICVC that has been granted an authorisation order by the FCA; or
  - (b) an overseas collective investment scheme that is a recognised scheme; and

(2) comply with ■ LR 2 (Requirements for listing: All securities).

## **Listing applications**

- 16A.2.2 R An applicant for admission must comply with ■LR 3 (Listing applications).
- The FCA will admit to *listing* such number of *securities* as the *applicant* may request for the purpose of future issues. At the time of issue the *securities* will be designated to the relevant *class*.

#### Multi-class fund or umbrella fund

16A.2.4 R

An applicant which is a multi-class or umbrella fund is not required to make a further *listing application* when creating a new *class* of *security*, if the *applicant*:

- (1) does not increase its share capital for which *listing* has previously been granted; and
- (2) provides the FCA with details of the new class.

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16A.3 Requirements with continuing application

## Authorisation or recognition

16A.3.1 R An open-ended investment company must comply with ■ LR 16A.2.1R(1) at all times.

#### Continuing obligations

- 16A.3.2 R An open-ended investment company must comply with ■ LR 14.3.1R, ■ LR 14.3.4R, ■ LR 14.3.6R to ■ LR 14.3.8R and ■ LR 14.3.24R.
- 16A.3.3 G An open-ended investment company whose equity shares are admitted to trading on a regulated market in the United Kingdom should consider its obligations under the disclosure requirements.

#### Changes to tax status

16A.3.4 An open-ended investment company must notify any change in its taxation status to a RIS as soon as possible.