Appendix 1 Relevant definitions

1.1 Relevant definitions

App 1.1.1 Note: The following definitions relevant to the *listing rules* are extracted from the *Glossary*.

Grossary.			
Act	The Financial Services and Markets Act 2000.		
admission or admission to listing	admission of securities to the official list .		
admission to trading	admi: curiti	ssion of securities to trading on an RIE's market for listed se- es.	
ad- vertisement		efined in the <i>Prospectus Regulation</i>) a communication with of the following characteristics:	
	(a)	relating to a specific offer to the public of securities or to an admission to trading on a regulated market; and	
	(b)	aiming to specifically promote the potential subscription or acquisition of securities.	
applicant	an issuer which is applying for admission of securities.		
asset backed security	(as defined in the PR Regulation) securities which:		
	(1)	represent an interest in assets, including any rights intended to assure servicing, or the receipt or timeliness of receipts by holders of assets of amounts payable there under; or	
	(2)	are secured by assets and the terms of which provide for payments which relate to payments or reasonable projec- tions of payments calculated by reference to identified or identifiable assets.	
associate	(A) in relation to a <i>director</i> , <i>substantial shareholder</i> , or <i>person</i> exercising significant influence, who is an individual:		
	(1)	that individual's spouse, civil partner or child (together "the individual's family");	
	(2)	the trustees (acting as such) of any trust of which the individual or any of the individual's family is a beneficiary or discretionary object (other than a trust which is either an occupational pension scheme or an employees' share	

	scheme which does not, in either case, have the effect of conferring benefits on persons all or most of whom are related parties;	
(3)	any company in whose equity securities the individual or any member or members (taken together) of the indi- vidual's family or the individual and any such member or members (taken together) are directly or indirectly inter- ested (or have a conditional or contingent entitlement to become interested) so that they are (or would on the ful- filment of the condition or the occurrence of the contin- gency be) able:	
	(a) to exercise or control the exercise of 30% or more of the votes able to be cast at general meetings on all, or substantially all, matters; or	
	(b) to appoint or remove <i>directors</i> holding a majority of voting rights at board meetings on all, or substantially all, matters;	
(4)	any partnership whether a limited partnership or <i>limited liability partnership</i> in which the individual or any member or members (taken together) of the individual's family are directly or indirectly interested (or have a conditional or contingent entitlement to become interested) so that they hold or control or would on the fulfilment of the condition or the occurrence of the contingency be able to hold or control:	
	(a) a voting interest greater than 30% in the partnership; or	
	(b) at least 30% of the partnership.	
For the purpose of paragraph (3), if more than one director of the listed company, its parent undertaking or any of its subsidiary undertakings is interested in the equity securities of another company, then the interests of those directors and their associates will be aggregated when determining whether that company is an associate of the director.		
(B)		
in relation to a <i>substantial shareholder</i> or <i>person exercising significant influence</i> , which is a <i>company</i> :		
(1)	any other company which is its subsidiary undertaking or parent undertaking or fellow subsidiary undertaking of the parent undertaking;	
(2)	any company whose directors are accustomed to act in accordance with the substantial shareholder's or person exercising significant influence's directions or instructions;	
(3)	any company in the capital of which the substantial share-holder or person exercising significant influence and any other companyunder paragraph (1) or (2) taken together, is (or would on the fulfilment of a condition or the occurrence of a contingency be) able to exercise power of the type described in paragraph (3)(a) or (b) above of this definition.	
	hen used in the context of a <i>controlling shareholder</i> who is dividual:	
(1)	that individual's spouse, civil partner or child (together "the individual's family");	

- (2) the trustees (acting as such) of any trust of which the individual or any of the individual's family is a beneficiary or discretionary object (other than a trust which is either an occupational pension scheme or an employees' share scheme which does not, in either case, have the effect of conferring benefits on persons all or most of whom are controlling shareholders);
- (3) any company in whose equity securities the individual or any member or members (taken together) of the individual's family or the individual and any such member or members (taken together) are directly or indirectly interested (or have a conditional or contingent entitlement to become interested) so that they are (or would on the fulfilment of the condition or the occurrence of the contingency be) able:
 - (a) to exercise or control the exercise of 30% or more of the votes able to be cast at general meetings on all, or substantially all, matters; or
 - (b) to appoint or remove directors holding a majority of voting rights at board meetings on all, or substantially all, matters;
- (4) any partnership whether a limited partnership or limited liability partnership in which the individual or any member or members (taken together) of the individual's family are directly or indirectly interested (or have a conditional or contingent entitlement to become interested) so that they hold or control or would on the fulfilment of the condition or the occurrence of the contingency be able to hold or control:
 - (a) a voting interest greater than 30% in the partnership; or
 - (b) at least 30% of the partnership.

For the purpose of paragraph (3), if more than one controlling shareholder of the listed company, its parent undertaking or any of its subsidiary undertakings is interested in the equity securities of another company, then the interests of those controlling shareholders and their associates will be aggregated when determining whether that company is an associate of the controlling shareholder.

- (D) when used in the context of a controlling shareholder which is a company:
- any other company which is its subsidiary undertaking or parent undertaking or fellow subsidiary undertaking of the parent undertaking;
- (2) any company whose directors are accustomed to act in accordance with the controlling shareholder's directions or instructions:
- (3) any company in the capital of which the controlling shareholder and any other company under paragraph (1) or (2) taken together, is (or would on the fulfilment of a condition or the occurrence of a contingency be) able to exercise power of the type described in paragraph (C)(3)(a) or (b) of this definition.

authorised person

(in accordance with section 31 of the Act (Authorised persons)) one of the following:

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	(a)	a person who has a Part 4A permission to carry on one or more regulated activities;	
	(b)	[deleted]	
	(c)	[deleted]	
	(d)	[deleted]	
	(e)	an ICVC;	
	(f)	the Society of Lloyd's.	
		also GEN 2.2.18R for the position of an <i>authorised partner</i> - or unincorporated association which is dissolved.)	
bank	 (a) a firm with a Part 4A permission which includes accepting deposits, and: (i) which is a credit institution; (ii) [deleted] but which is not a building society, a friendly society or credit union; 		
	(b)	[deleted]	
base prospectus	a bas gulat	e prospectus referred to in article 8 of the <i>Prospectus Re-ion</i> .	
body corporate	(in accordance with section 417(1) of the <i>Act</i> (Definitions)) any body corporate, including a body corporate constituted under the law of a country or territory outside the <i>United Kingdom</i> .		
book value of property	(in relation to a <i>property company</i>) the value of a <i>property</i> (which is not classified as a net current asset) before the deduction of mortgages or borrowings as shown in the <i>company's</i> latest annual report and accounts.		
break fee ar- rangement	an arrangement falling within the description in LR 10.2.6A R.		
business day	(1)	(in relation to anything done or to be done in (including to be submitted to a place in) any part of the <i>United Kingdom</i>), any <i>day</i> which is not a Saturday or Sunday, Christmas Day, Good Friday or a bank holiday in that part of the <i>United Kingdom</i> ;	
	(2)	(in relation to anything done or to be done by reference to a market outside the <i>United Kingdom</i>) any <i>day</i> on which that market is normally open for business.	
CARD	Consc	olidated Admissions and Reporting Directive.	
certificate representing certain se- curities	the <i>investment</i> specified in article 80 of the <i>Regulated Activities Order</i> (Certificates representing certain securities), which is in summary: a certificate or other instrument which confers contractual or property rights (other than rights consisting of <i>options</i>):		
	(a)	in respect of any share, debenture, alternative debenture, government and public security or warrant held by a person other than the person on whom the rights are conferred by the certificate or instrument; and	
	(b)	the transfer of which may be effected without requiring the consent of that <i>person</i> ;	
	rights perso	excluding any certificate or other instrument which confers in respect of two or more <i>investments</i> issued by different ons or in respect of two or more different <i>government</i> and consecurities issued by the same <i>person</i> .	
certificate	a certificate representing certain securities where the certificate		

representing debt se- curities	or other instrument confers rights in respect of debentures, alternative debentures, or government and public securities.		
certificate representing equity se- curities	a certificate representing certain securities where the certificate or other instrument confers rights in respect of equity securities.		
certificate representing shares	a certificate representing certain securities where the certificate or other instrument confers rights in respect of equity shares.		
charge	(in relation to <i>securitised derivatives</i>) means any payment identified under the terms and conditions of the <i>securitised derivatives</i> .		
Chinese wall	an arrangement that requires information held by a <i>person</i> in the course of carrying on one part of its business to be withheld from, or not to be used for, <i>persons</i> with or for whom it acts in the course of carrying on another part of its business.		
circular	any document issued to holders of <i>listed securities</i> including notices of meetings but excluding <i>prospectuses</i> , <i>listing particulars</i> , annual reports and accounts, interim reports, proxy cards and dividend or interest youchers.		
class	securities the rights attaching to which are or will be identical and which form a single issue or issues.		
class 1 ac- quisition	a class 1 transaction that involves an acquisition by the relevant listed company or its subsidiary undertaking.		
class 1 circular	a <i>circular</i> relating to a <i>class 1 transaction</i> or a transaction which must comply with the requirements of a <i>class 1 transaction</i> .		
class 1 disposal	a class 1 transaction that consists of a disposal by the relevant listed company or its subsidiary undertaking.		
class 1 transaction	a transaction classified as a class 1 transaction under LR 10.		
class 2 transaction	a transaction classified as a class 2 transaction under LR 10.		
class tests	the tests set out in LR 10 Annex 1(and for certain specialist companies, those tests as modified or added to by LR 10.7), which are used to determine how a transaction is to be classified for the purposes of the <i>listing rules</i> .		
closed- ended	(in relation to investment entities) an <i>investment entity</i> which is not an <i>open-ended investment company</i> .		
closed-en- ded invest- ment fund	an entity:		
	(a) which is an undertaking with limited liability, including a company, limited partnership, or <i>limited liability partnership</i> ; and		
	(b) whose primary object is investing and managing its assets (including pooled funds contributed by holders of its <i>listed securities</i>):		
	(i) in property of any description; and		
	(ii) with a view to spreading investment risk.		
COBS	the Conduct of Business sourcebook, from 1 November 2007.		
Combined Code	in relation to an <i>issuer</i> the Combined Code on Corporate Governance published in June 2008 by the Financial Reporting Council.		

company	any body corporate.		
competent authority	(in relation to the functions referred to in Part VI of the <i>Act</i>) the <i>FCA</i>		
a.a.a.rerrey			
connected client	in relation to a <i>sponsor</i> or securities house, any client of the <i>sponsor</i> or securities house who is:		
	(a)	a partner, director, employee or controller (as defined in section 422 of the Act) of the sponsor or securities house or of an undertaking described in paragraph (d);	
	(b)	the spouse , civil partner or child of any individual described in paragraph (a);	
	(c)	a <i>person</i> in his capacity as trustee of a private trust (other than a pension scheme or an <i>employees' share scheme</i>) the beneficiaries of which include any <i>person</i> described in paragraph (a) or (b); or	
	(d)	an undertaking which in relation to the <i>sponsor</i> or securities house is a group undertaking.	
connected person	(in <i>DTR</i> and <i>LR</i> in relation to a <i>person discharging managerial responsibilities</i> within an <i>issuer</i>) has the meaning given to "person closely associated" in article 3(1)(26) of the <i>Market Abuse Regulation</i> .		
Consolid- ated Admis- sions and Re- porting Directive	Directive of the European Parliament and of the Council on the admission of securities to official stock exchange listing and on information to be published on those securities (No 2001/34/EC).		
constitution	memorandum and articles of association or equivalent constitutional document.		
contingent liability in- vestment	a <i>derivative</i> under the terms of which the <i>client</i> will or may be liable to make further payments (other than <i>charges</i> , and whether or not secured by <i>margin</i>) when the transaction falls to be completed or upon the earlier <i>closing</i> out of his position.		
contract of significance	a contract which represents in amount or value (or annual amount or value) a sum equal to 1% or more, calculated on a group basis where relevant, of:		
	(1)	in the case of a capital transaction or a transaction of which the principal purpose or effect is the granting of credit, the aggregate of the <i>group</i> 's share capital and reserves; or	
	(2)	in other cases, the total annual purchases, sales, payments or receipts, as the case may be, of the <i>group</i> .	
controlling shareholder	means any <i>person</i> who exercises or controls on their own or together with any <i>person</i> with whom they are acting in concert, 30% or more of the votes able to be cast on all or substantially all matters at general meetings of the <i>company</i> . For the purposes of calculating voting rights, the following voting rights are to be disregarded:		
	(1)	any voting rights which such a <i>person</i> exercises (or controls the exercise of) independently in its capacity as: bare trustee, investment manager, collective investment undertaking or a <i>long-term insurer</i> in respect of its linked long-term business if no <i>associate</i> of that <i>person</i> interferes by giving direct or indirect instructions, or in any other way, in the exercise of such voting rights (except to the extent	

		ciate w	ch person confers or collaborates with such an asso- hich also acts in its capacity as investment man- ollective investment undertaking or long-term in- or
	(2)	exercis	ting rights which a <i>person</i> may hold (or control the e of) solely in relation to the direct performance, of business, of:
		(a)	underwriting the issue or sale of securities; or
		(b)	placing securities, where the person provides a firm commitment to acquire any securities which it does not place; or
		(c)	acquiring securities from existing shareholders or the issuer pursuant to an agreement to procure third-party purchases of securities;
	and v	vhere th	e conditions below are satisfied:
	(i)		civities set out in (2)(a) to (c) are performed in the ry course of business;
	(ii)	for a c	curities to which the voting rights attach are held onsecutive period of 5 trading days or less, beginith the first trading day on which the securities are
	(iii)		ting rights are not exercised within the period the <i>ies</i> are held; and
	(iv)	interve tempt	empt is made directly or indirectly by the <i>person</i> to ene in (or attempt to intervene in) or exert (or atto exert) influence on the management of the within the period the <i>securities</i> are held.
convertible securities	a sec	<i>urity</i> whi	ch is:
	(1)	conver	tible into, or exchangeable for, other securities; or
	(2)		panied by a <i>warrant</i> or <i>option</i> to subscribe for or se other <i>securities</i> .
deal	a dea	<i>ling</i> tran	nsaction;
dealing	(in accordance with paragraph 2 of Schedule 2 to the Act (Regulated activities)) buying, selling, subscribing for or underwriting investments or offering or agreeing to do so, either as principal or as an agent, including, in the case of an investment which is a contract of insurance, carrying out the contract.		
debt security	debentures, alternative debentures, debenture stock, loan stock, bonds, certificates of deposit or any other instrument creating or acknowledging indebtedness.		
deferred bonus	any arrangement pursuant to the terms of which an <i>employee</i> or <i>director</i> may receive a bonus (including cash or any security) in respect of service and/or performance in a period not exceeding the length of the relevant financial year notwithstanding that the bonus may, subject only to the <i>person</i> remaining a <i>director</i> or <i>employee</i> of the group, be receivable by the <i>person</i> after the end of the period to which the award relates.		
defined be- nefit scheme			a <i>director</i> , means a pension scheme which is not a asse scheme.
depositary	a <i>person</i> that issues <i>certificates representing certain securities</i> that have been <i>admitted to listing</i> or are the subject of an application for <i>admission to listing</i> .		
DEPP	the D	ecision F	Procedure and Penalties manual

designated professional body	a professional body designated by the Treasury under section 326 of the <i>Act</i> (Designation of professional bodies) for the purposes of Part XX of the <i>Act</i> (Provision of Financial Services by Members of the Professions); the following professional bodies have been designated in the Financial Services and Markets Act 2000 (Designated Professional Bodies) Order 2001 (SI 2001/1226) the Financial Services and Markets Act 2000 (Designated Professional Bodies) (Amendment) Order 2004 (SI 2004/3352) and the Financial Services and Markets Act 2000 (Designated Professional Bodies) (Amendment) Order 2006 (SI 2006/58): (a) The Law Society of England and Wales; (b) The Law Society of Scotland; (c) The Law Society of Northern Ireland; (d) The Institute of Chartered Accountants in England and Wales; (e) The Institute of Chartered Accountants in Ireland; (f) The Institute of Chartered Accountants in Ireland; (g) The Association of Chartered Certified Accountants; (h) The Institute of Actuaries; (ii) The Council for Licensed Conveyancers; and			
	(j) The Royal Institution of Chartered Surveyors.			
director	(in accordance with section 417(1)(a) of the <i>Act</i>) a <i>person</i> occupying in relation to it the position of a director (by whatever name called) and, in relation to an <i>issuer</i> which is not a <i>body corporate</i> , a <i>person</i> with corresponding powers and duties.			
disclosure guidance	the guidance contained in DTR 1 to 3			
disclosure re- quirements	articles 17, 18 and 19 of the Market Abuse Regulation.			
document	any piece of recorded information, including (in accordance with section 417(1) of the <i>Act</i> (Interpretation)) information recorded in any form; in relation to information recorded otherwise than in legible form, references to its production include references to producing a copy of the information in legible form.			
DTR	the Disclosure Guidance and Transparency Rules sourcebook containing the disclosure guidance, transparency rules, corporate governance rules and the rules relating to primary information providers.			
E- Commerce Directive	the Council Directive of 8 June 2002 on legal aspects of <i>information society services</i> , in particular electronic commerce, in the Internal Market (No 2000/31/EC).			
EEA State	(in accordance with Schedule 1 to the Interpretation Act 1978), in relation to any time:			
	(a) a state which at that time is a member State; or			
	(b) any other state which is at that time a party to the EEA agreement.			
	[Note: Current non-member State parties to the EEA agreement are Norway, Iceland and Lichtenstein.]			
EG	the Enforcement Guide			

employee	an individual:			
	(a)	who is employed or appointed by a <i>person</i> in connection with that <i>person</i> 's business, whether under a contract of service or for services or otherwise; or		
	(b)	whose services, under an arrangement between that <i>person</i> and a third party, are placed at the disposal and under the control of that <i>person</i> ;		
		xcluding an <i>appointed representative</i> or, where applicable, <i>I</i> agent of that <i>person</i> .		
employees' share scheme	has th 2006.	ne same meaning as in section 1166 of the Companies Act		
equity security	equit	y shares and securities convertible into equity shares.		
equity share	share	s comprised in a company's equity share capital.		
equity share capital	that o	(for a <i>company</i>), its issued share capital excluding any part of that capital which, neither as respects dividends nor as respects capital, carries any right to participate beyond a specified amount in a distribution.		
ESMA	European Securities and Markets Authority.			
EU	the European Union, being the Union established by the Treaty on European Union signed at Maastricht on 7 February 1992 (as amended), taking into account <i>United Kingdom's</i> withdrawal from the Union pursuant to Article 50 of the Treaty.			
EU-adopted Interna- tional Ac- counting Standards (or EU ad- opted IFRS)	means the international accounting standards within the meaning of EC Regulation No 1606/2002 of the European Parliament and of the Council of 19 July 2002 as adopted from time to time by the European Commission in accordance with that Regulation.			
EUWA	the European Union (Withdrawal) Act 2018.			
executive management	the executive committee or most senior executive or managerial body below the board (or where there is no such formal committee or body, the most senior level of managers reporting to the chief executive), including the company secretary but excluding administrative and support staff.			
exercise notice	(in relation to securitised derivatives), a document that notifies the issuer of a holder's intention to exercise its rights under the securitised derivative.			
exercise price	(in relation to securitised derivatives), the price stipulated by the issuer at which the holder can buy or sell the underlying instrument from or to the issuer.			
exercise time	(in relation to <i>securitised derivatives</i>), the time stipulated by the <i>issuer</i> by which the holder must exercise their rights.			
expiration date	(in relation to securitised derivatives), the date stipulated by the issuer on which the holder's rights in respect of the securitised derivative ends.			
external	(in LR	R and PRR) has the meaning in PRR 5.3.3R. (i.e., in relation to		

manage- ment company	an <i>issuer</i> that is a <i>company</i> which is not a collective investment undertaking, a <i>person</i> who is appointed by the <i>issuer</i> (whether under a contract of service, a contract for services or any other commercial arrangement) to perform functions that would ordinarily be performed by <i>officers</i> of the <i>issuer</i> and to make recommendations in relation to strategic matters).			
extraction	simila	(in relation to <i>mineral companies</i>), includes mining, quarrying or similar activities and the reworking of mine tailings or waste dumps.		
FCA	the F	inancial Conduct Authority.		
final terms	the d	ocument containing the final terms of each issue which is ded to be <i>listed</i> .		
financial in- formation table	the re	cial information presented in a tabular form that covers eporting period set out in LR 13.5.13 R in relation to the enset out in LR 13.5.14 R, and to the extent relevant LR 13.5.17A		
founding shareholder	as de	fined in LR 5.6.18BR.		
public shareholder	as de	fined in LR 5.6.18BR.		
group	(1)	except in LR 6.4.3G, LR 6.5.3G, LR 6.14.3R, LR 6.14.4G, LR 8.7.8R (10), LR 14.2.2 R, LR 14.2.3A G, LR 18.2.8 R and LR 18.2.9A G, an issuer and its subsidiary undertakings (if any); and		
	(2)	in LR 6.4.3G, LR 6.5.3G, LR 6.14.3R, LR 6.14.4G, LR 8.7.8R (10), LR 14.2.2 R, LR 14.2.3A G, LR 18.2.8 R and LR 18.2.9A G as defined in section 421 of the <i>Act</i> .		
guarantee	(in re	lation to securitised derivatives), either:		
	(1)	a guarantee given in accordance with LR 19.2.2 R (3)(if any); or		
	(2)	any other guarantee of the issue of securitised derivatives.		
guidance	guida	ance given in the FCA Handbook, by the FCA under the Act.		
Handbook	the F	CA Handbook.		
holding company	(as defined in section 1159(1) of the Companies Act 2006 (Meaning of "subsidiary" etc) (in relation to another <i>body corporate</i> ("S")) a <i>body corporate</i> which:			
	(a)	holds a majority of the voting rights in S; or		
	(b)	is a member of S and has the right to appoint or remove a majority of its board of directors; or		
	(c)	is a member of S and controls alone, under an agreement with other shareholders and members, a majority of the voting rights in S.		
Home Mem- ber State or Home State	[deleted]			
Host Mem- ber State or Host State	[deleted]			
independent director	a director whom an applicant or listed company has determined to be independent under the UK Corporate Governance Code.			
independent shareholder	any person entitled to vote on the election of directors of a listed company that is not a controlling shareholder of the listed company.			

information society service inside in-	an information society service, as defined by article 2(a) of the E-Commerce Directive and article 1(2) of the Technical Standards and Regulations Directive (98/34/EC), which is in summary any service normally provided for remuneration, at a distance, by means of electronic equipment for the processing (including the digital compression) and storage of data at the individual request of a service recipient. as described in article 7 of the <i>Market Abuse Regulation</i> .		
formation			
intermediar- ies offer	an of	rketing of securities already or not yet in issue, by means of fer by, or on behalf of, the issuer to intermediaries for to allocate to their own clients.	
in the money	(in re	lation to securitised derivatives):	
	(a)	where the holder has the right to buy the underlying in- strument or instruments from the issuer, when the settle- ment price is greater than the exercise price; or	
	(b)	where the holder has the right to sell the underlying in- strument or instruments to the issuer, when the exercise price is greater than the settlement price.	
investment entity	an entity whose primary object is investing and managing its assets with a view to spreading or otherwise managing investment risk.		
investment manager	a <i>person</i> who, on behalf of a <i>client</i> , manages <i>investments</i> and is not a wholly-owned <i>subsidiary</i> of the <i>client</i> .		
investment trust	a con	npany which:	
	(a)	is approved by the Commissioners for HM Revenue and Customs under sections 1158 and 1159 of the Corporation Tax Act 2010 (or, in the case of a newly formed company, has declared its intention to conduct its affairs so as to obtain such approval); or	
	(b)	(for the purposes of COBS 4.12B and the definitions of non-mainstream pooled investment and packaged product only) is resident in an EEA State and would qualify for such approval if resident in the United Kingdom.	
issuer	any company or other legal person or undertaking (including a public sector issuer), any class of whose securities has been admitted to listing or is the subject of an application for admission to listing.		
limited liab- ility		body corporate incorporated under the Limited Liability erships Act 2000;	
partnership	(b) a <i>body corporate</i> incorporated under legislation having the equivalent effect to the Limited Liability Partnerships Act 2000.		
list of sponsors	the list of <i>sponsors</i> maintained by the FCA in accordance with section 88(3)(a) of the Act.		
listed	admitted to the <i>official list</i> maintained by the <i>FCA</i> in accordance with section 74 of the <i>Act</i> .		
listed company	a company that has any class of its securities listed.		
listing par- ticulars	such	cordance with section 79(2) of the <i>Act</i>), a document in form and containing such information as may be specified <i>ting rules</i> .	

listing rules	(in accordance with sections 73A(1) and 73A(2) of the <i>Act</i>) rules relating to admission to the <i>official list</i> .		
London Stock Exchange	London Stock Exchange Plc.		
long-term incentive scheme	any arrangement (other than a retirement benefit plan, a deferred bonus or any other arrangement that is an element of an executive <i>director</i> 's remuneration package) which may involve the receipt of any asset (including cash or any <i>security</i>) by a <i>director</i> or <i>employee</i> of the <i>group</i> :		
	(1)	which includes one or more conditions in respect of service and/or performance to be satisfied over more than one financial year; and	
	(2)	pursuant to which the <i>group</i> may incur (other than in relation to the establishment and administration of the arrangement) either cost or a liability, whether actual or contingent.	
LR	the L	isting Rules sourcebook.	
major subsi- diary un- dertaking	a subsidiary undertaking that represents 25% or more of the aggregate of the gross assets or profits (after deducting all charges except taxation) of the group.		
Market Ab- use Re- gulation	the <i>UK</i> version of Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (market abuse regulation) and repealing Directive 2003/6/EC of the European Parliament and of the Council and Commission Directives 2003/124/EC, 2003/125/EC and 2004/72/EC, which is part of <i>United Kingdom</i> law by virtue of the <i>EUWA</i> .		
member	(as defined in section 325(2) of the <i>Act</i> (FCA's general duty)) (in relation to a profession) a <i>person</i> who is entitled to practise that profession and, in practising it, is subject to the rules of the relevant <i>designated professional body</i> , whether or not he is a member of that body.		
mineral company	be, th	npany or group, whose principal activity is, or is planned to ne extraction of mineral resources (which may or may not de exploration for mineral resources).	
mineral ex- pert's report	a competent person's report prepared in accordance with paragraph 133 of section III.2 of the technical note on PR disclosure and specialist issuers.		
mineral resources	include metallic and non-metallic ores, mineral concentrates, industrial minerals, construction aggregates, mineral oils, natural gases, hydrocarbons and solid fuels including coal.		
minority ethnic background	from one of the following categories of ethnic background, as set out in the tables in LR 9 Annex 2.1R(b) and LR 14 Annex 1.1R(b), excluding the category "White British or other White (including minority-white groups)":		
	(1)As	ian/Asian British;	
	(2)Bla	ack/African/Caribbean/Black British;	
	(3)Mixed/Multiple Ethnic Groups; and		
	(4)Other ethnic group, including Arab.		
miscellan- eous se- curities	securities which are not:		
	(a)	shares; or	

	(b)	debt securities; or		
	(c)	asset backed securities; or		
	(d)	certificates representing debt securities; or		
	(e)	convertible securities which convert to debt securities; or		
	(f)	convertible securities which convert to equity securities; or		
	(g)	convertible securities which are exchangeable for securities of another company; or		
	(h)	certificates representing certain securities; or		
	(i)	securitised derivatives.		
modified report	an ac	countant's or auditor's report:		
	(a)	in which the opinion is modified; or		
	(b)	which contains an emphasis-of-matter paragraph.		
money pur- chase scheme	all of	ation to a <i>director</i> , means a pension scheme under which the benefits that may become payable to or in respect of <i>lirector</i> are money purchase benefits.		
national storage mechanism	stora	ystem identified by the <i>FCA</i> on its website as the national ge mechanism for regulatory announcements and certain ments published by <i>issuers</i> .		
net annual rent		lation to a <i>property</i>) the current income or income estimby the valuer:		
	(1)	ignoring any special receipts or deductions arising from the <i>property</i> ;		
	(2)	excluding Value Added Tax and before taxation (including tax on profits and any allowances for interest on capital or loans); and		
	(3)	after making deductions for superior rents (but not for amortisation) and any disbursements including, if appropriate, expenses of managing the <i>property</i> and allowances to maintain it in a condition to command its rent.		
OECD state guaranteed issuer		suer of debt securities whose obligations in relation to securities have been guaranteed by a member state of the		
offer	an of	fer of transferable securities to the public.		
offer for sale	an invitation to the public by, or on behalf of, a third party to purchase <i>securities</i> of the <i>issuer</i> already in issue or allotted (and may be in the form of an invitation to tender at or above a stated minimum price).			
offer for subscription	an invitation to the public by, or on behalf of, an <i>issuer</i> to subscribe for <i>securities</i> of the <i>issuer</i> not yet in issue or allotted (and may be in the form of an invitation to tender at or above a stated minimum price).			
offer of transferable securities to the public	(as defined in the <i>Prospectus Regulation</i>) a communication to persons in any form and by any means, presenting sufficient information on the terms of the offer and the securities to be offered, so as to enable an investor to decide to purchase or subscribe for those securities. This definition also applies to the placing of securities through financial intermediaries.			

able securities to the public. official list the list maintained by the FCA in accordance with section 74(1) of the Act for the purposes of Part VI of the Act. open-ended investment company open offer an invitation to existing securities holders to subscribe or purchase securities in proportion to their holdings, which is not made by means of a renounceable letter (or other negotiable document). operational objectives option the investment, specified in article 83 of the Regulated Activities					
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charging managerial respons-	person	cluding a body of persons corporate or unincorporate (that is, a			
	charging managerial respons-	as defined in article 3(1)(25) of the Market Abuse Regulation.			

person exer- cising signi- ficant influence	in relation to a <i>listed company</i> , a <i>person</i> or entity which exercises significant influence over that <i>listed company</i> .	
placing	a marketing of <i>securities</i> already in issue but not <i>listed</i> or not yet in issue, to specified <i>persons</i> or clients of the <i>sponsor</i> or any securities house assisting in the placing, which does not involve an offer to the public or to existing holders of the <i>issuer's securities</i> generally.	
preference share		re conferring preference as to income or return of capital of does not form part of the equity share capital of a cany.
premium listing	(a)	in relation to equity shares (other those of a closed-en- ded investment fund or of a sovereign controlled com- mercial company that is required to comply with the re- quirements in LR 21), means a listing where the issuer is re- quired to comply with those requirements in LR 6 (Addi- tional requirements for premium listing (commercial company)) and the other requirements in the listing rules that are expressed to apply to such securities with a pre- mium listing;
	(b)	in relation to equity shares of a closed-ended investment fund, means a listing where the issuer is required to comply with the requirements in LR 15 (Closed-Ended Investment Funds: Premium listing) and other requirements in the listing rules that are expressed to apply to such securities with a premium listing;
	(c)	[deleted]
	(d)	in relation to equity shares of a sovereign controlled com- mercial company, means a listing where the issuer is re- quired to comply with the requirements in LR 21 (Sover- eign controlled commercial companies: Premium listing) and other requirements in the listing rules that are ex- pressed to apply to such securities with a premium listing; and
	(e)	in relation to certificates representing shares of a sover- eign controlled commercial company, means a listing where the issuer is required to comply with the require- ments in LR 21 (Sovereign controlled commercial compan- ies: Premium listing) and other requirements in the listing rules that are expressed to apply to such securities with a premium listing.
premium listing (com- mercial company)	ende	mium listing of equity shares (other than those of a closed- d investment fund or of a sovereign controlled commercial any that is required to comply with the requirements in LR
premium listing (closed-en- ded invest- ment fund)	a premium listing of equity shares of a closed-ended investment fund.	
premium	a pre	mium listing of:
listing (sov- ereign con-	(a)	equity shares (other than those of a closed-ended invest- ment fund); or
trolled com- mercial company)	(b)	certificates representing shares,
1		

	where the <i>issuer</i> of the <i>equity shares</i> or, in the case of <i>certificates representing shares</i> , the issuer of the <i>equity shares</i> which the certificates represent is a <i>sovereign controlled commercial company</i> and is required to comply with the requirements in LR 21 and other requirements in the <i>listing rules</i> that are expressed to apply to <i>securities</i> in this category.		
primary in- formation provider	a per	rson approved by the FCA under section 89P of the Act.	
probable reserves	(1)	in respect of <i>mineral companies</i> primarily involved in the <i>extraction</i> of oil and gas resources, those reserves which are not yet <i>proven</i> but which, on the available evidence and taking into account technical and economic factors, have a better than 50% chance of being produced; and	
	(2)	in respect of <i>mineral companies</i> other than those primarily involved in the <i>extraction</i> of oil and gas resources, those <i>measured</i> and/or indicated mineral resources, which are not yet <i>proven</i> but of which detailed technical and economic studies have demonstrated that <i>extraction</i> can be justified at the time of the determination and under specified economic conditions.	
profit estimate	(as defined in the <i>PR Regulation</i>) a profit forecast for a financial period which has expired and for which results have not yet been published.		
profit forecast	(as defined in the <i>PR Regulation</i>) a form of words which expressly states or by implication indicates a figure or a minimum or maximum figure for the likely level of profits or losses for the current financial period and/or financial periods subsequent to that period, or contains data from which a calculation of such a figure for future profits or losses may be made, even if no particular figure is mentioned and the word "profit" is not used.		
property	freehold, heritable or leasehold property.		
property company	a company primarily engaged in property activities including:		
	(1)	the holding of <i>properties</i> (directly or indirectly) for letting and retention as investments;	
	(2)	the development of <i>properties</i> for letting and retention as investments;	
	(3)	the purchase and development of <i>properties</i> for subsequent sale; or	
	(4)	the purchase of land for development <i>properties</i> for retention as investments.	
property valuation report	a <i>property</i> valuation report prepared by an independent expert in accordance with:		
	(1)	for an <i>issuer</i> incorporated in the <i>United Kingdom</i> , the Channel Islands or the Isle of Man, the Appraisal and Valuation Standards (5th edition) issued by the Royal Institution of Chartered Surveyors; or	
	(2)	for an <i>issuer</i> incorporated in any other place, either the standards referred to in paragraph (1) of this definition or the International Valuation Standards (7th edition) issued by the International Valuation Standards Committee.	
prospectus	a prospectus required under the Prospectus Regulation.		

Prospectus Regulation	the <i>UK</i> version of Regulation (EU) No 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC, which is part of <i>UK</i> law by virtue of the <i>EUWA</i> .		
Prospectus RTS Re- gulation		K version of Commission Delegated Regulation (EU) 2019/ which is part of <i>UK</i> law by virtue of the <i>EUWA</i> .	
Prospectus RTS Re- gulation 2	[delete	ed]	
prospectus rules		fined in section 73A(4) of the <i>Act</i>) <i>rules</i> expressed to relate <i>nsferable securities</i> .	
proven reserves	(1)	in respect of <i>mineral companies</i> primarily involved in the <i>extraction</i> of oil and gas resources, those reserves which, on the available evidence and taking into account technical and economic factors, have a better than 90% chance of being produced; and	
	(2)	in respect of <i>mineral companies</i> other than those primarily involved in the <i>extraction</i> of oil and gas resources, those measured <i>mineral resources</i> of which detailed technical and economic studies have demonstrated that <i>extraction</i> can be justified at the time of the determination, and under specified economic conditions.	
PRR	the Prospectus Regulation Rules sourcebook.		
PR Re- gulation	the <i>UK</i> version of Regulation number 2019/980 of the European Commission, which is part of <i>UK</i> law by virtue of the <i>EUWA</i> .		
public inter- national body	the African Development Bank, the Asian Development Bank, the Asian Infrastructure Investment Bank, the Caribbean Development Bank, the Council of Europe Development Bank, the European Atomic Energy Community, the European Bank for Reconstruction and Development, the European Company for the Financing of Railroad Stock, the <i>EU</i> , the European Investment Bank, the Inter-American Development Bank, the International Bank for Reconstruction and Development, the International Finance Corporation, the International Monetary Fund, the Nordic Investment Bank.		
public sector issuer	states and their regional and local authorities, state monopolies, state finance organisations, public international bodies, statutory bodies and OECD state guaranteed issuers.		
recognised scheme	a scheme recognised for the purpose of part XVII of the Act.		
	(b)	[deleted]	
registration document		stration document referred to in article 6(3) of the <i>Pro-</i> us Regulation.	
Regulated Activities Order	the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001 (SI 2001/544).		
regulated		ulated market which is a <i>UK RIE</i> .	
market	[Note: article 2(1)(13A) of <i>MiFIR</i>]		
regulatory information	a primary information provider		

service or RIS			
related party	as defined in LR 11.1.4 R.		
related party circular	a circular relating to a related party transaction.		
related party transaction	as defined in LR 11.1.5 R.		
retail secur- itised de- rivative	a securitised derivative which is not a specialist securitised derivative; in this definition, a "specialist securitised derivative" is a securitised derivative which, in accordance with the listing rules, is required to be admitted to listing with a clear statement on any disclosure document that the issue is intended for a purchase by only investors who are particularly knowledgeable in investment matters.		
reverse takeover	a transaction classified as a reverse takeover under LR 5.6.		
RIE	recognised investment exchange.		
rights issue	an offer to existing <i>security</i> holders to subscribe or purchase further <i>securities</i> in proportion to their holdings made by means of the issue of a renounceable letter (or other negotiable document) which may be traded (as "nil paid" rights) for a period before payment for the <i>securities</i> is due.		
rule	(in accordance with section 417(1) of the Act (Definitions)) a rule made by the FCA or the PRA under the Act (including as applied by the Payment Services Regulations and the Electronic Money Regulations), including: (a) a Principle; and (b) an evidential provision.		
scientific re- search based company			
securities note	a securities note referred to in article 6(3) of the <i>Prospectus Regulation</i> .		
securitised derivative	an option or contract for differences which, in either case, is listed under LR 19 (including such an option or contract for differences which is also a debenture).		
security	(in accordance with section 102A of the <i>Act</i>) anything which has been, or may be admitted to the <i>official list</i> .		
settlement price	(in relation to securitised derivatives), the reference price or prices of the underlying instrument or instruments stipulated by the issuer for the purposes of calculating its obligations to the holder.		
shadow director	as in sub-paragraph (b) of the definition of director in section 417(1) of the <i>Act</i> .		
share	(in accordance with section 540(1) of the Companies Act 2006) a share in the share capital of a <i>company</i> , and includes:		
	(a) stock (except where a distinction between shares and stock is express or implied);		
	(b) preference shares; and		
	(c) in chapters 4, 5, 6 and 7 of <i>DTR</i> a convertible share.		

shell company	as de	as defined in LR 5.6.5AR.		
specialist investor		an investor who is particularly knowledgeable in investment matters.		
specialist se- curities	and t	securities which, because of their nature, are normally bought and traded by a limited number of investors who are particularly knowledgeable in investment matters.		
specialist se- curitised de- rivative	boug	uritised derivative which because of its nature is normally ht and traded by a limited number of investors who are cularly knowledgeable in investment matters.		
specified in- vestment		f the following <i>investments</i> specified in Part III of the <i>Regu-</i> Activities Order (Specified Investments):		
	(a)	deposit (article 74);		
	(aa)	electronic money (article 74A);		
	(b)	contract of insurance (article 75); for the purposes of the permission regime, this is sub-divided into: (i) general insurance contract; (ii) long-term insurance contract;		
		and then further sub-divided into classes of <i>contract of insurance</i> ;		
	(c)	share (article 76);		
	(d)	debenture (article 77);		
	(da)	alternative debenture (article 77A);		
	(e)	government and public security (article 78);		
	(f)	warrant (article 79);		
	(g)	certificate representing certain securities (article 80);		
	(h)	unit (article 81);		
	(i)	stakeholder pension scheme (article 82);		
	(ia)	personal pension scheme (article 82(2));		
	(iab)	pension scheme which provides safeguarded benefits (article 82(3)) (but only in relation to advising on conversion or transfer of pension benefits));		
	(j)	option (article 83); for the purposes of the permission regime, this is sub-divided into: (i) option (excluding a commodity option and an option on a commodity future); (ii) commodity option and an option on a commodity future;		
	(k)	future (article 84); for the purposes of the permission regime, this is sub-divided into: (i) future (excluding a commodity future and a rolling spot forex contract); (ii) commodity future; (iii) rolling spot forex contract;		
	(1)	contract for differences (article 85); for the purposes of the permission regime, this is sub-divided into: (i) contract for differences (excluding a spread bet and a rolling spot forex contract); (ii) spread bet; (iii) rolling spot forex contract;		
	(m)	underwriting capacity of a Lloyd's syndicate (article 86(1));		

	(n)	membership of a Lloyd's syndicate (article 86(2));
	(o)	funeral plan contract (article 87);
	(oa)	regulated mortgage contract (article 61(3);
	(ob)	home reversion plan (article 63B(3));
	(oc)	home purchase plan (article 63F(3));
	(od)	regulated sale and rent back agreement (article 63J(3));
	(oe)	emissions auction product (article 82A);
	(of)	credit agreement (article 88D) for the purposes of the per mission regime with respect to the regulated activities of entering into a regulated credit agreement as lender and exercising, or having the right to exercise, the lender's rights and duties under a regulated credit agreement, this is sub-divided into:
		 a credit agreement (excluding high-cost short- term credit, a home credit loan agreement and a bill of sale loan agreement);
		(ii) high-cost short-term credit;
		(iii) a home credit loan agreement;
		(iv) bill of sale loan agreement,
		and this has effect as if the reference to a <i>credit agreement</i> includes a reference to an article 36H agreement within the meaning of article 36H (4) of the <i>Regulated Activities Order</i> ;
	(og)	consumer hire agreement (article 88E);
	(p)	rights to or interests in investments (article 89).
specified weighted voting rights shares	has th	ne meaning given to it in LR 9.2.22CR.
sponsor	(1)	except in LR 5.6.18AG, a <i>person</i> approved, under section 88 of the <i>Act</i> by the <i>FCA</i> , as a sponsor.
	(2)	in LR 5.6.18AG, as defined in LR 5.6.18BR.
sponsor de- claration	der LI tion f	laration submitted by a <i>sponsor</i> to the <i>FCA</i> as required un-R 8.4.3 R (Application for listing), LR 8.4.9 R (Further applicator listing), LR 8.4.13 R (Production of circular) or LR 8.4.14 R after between listing category).
sponsor service	proving paratis take compand in connection to the take provided to the take provided to the take provided take pro	rice relating to a matter referred to in LR 8.2 that a sponsor des or is requested or appointed to provide including preory work that a sponsor may undertake before a decision en as to whether or not it will act as sponsor for a listed any or applicant or in relation to a particular transaction, including all the sponsor's communications with the FCA in action with the service. But nothing in this definition is to ken as requiring a sponsor when requested to agree to act ponsor for a company or in relation to a transaction.
standard listing	in rel	ation to securities, means a listing that is not a premium J.
standard list- ing (open- ended in- vestment company)	a star comp	ndard listing of equity shares of an open-ended investment any.

ing (shares) state fin- ance or- ganisation	are sp	which is a national of a state; whose activities are governed by that law and consist solely of raising funds under state control through the issue of debt securities;
ance or- ganisation	(1) (2) (3)	which is a national of a state; which is set up by or pursuant to a special law; whose activities are governed by that law and consist solely of raising funds under state control through the
	(2)	which is set up by or pursuant to a special law; whose activities are governed by that law and consist solely of raising funds under state control through the
	(3)	whose activities are governed by that law and consist solely of raising funds under state control through the
		solely of raising funds under state control through the
	(4)	
		which is financed by means of the resources they have raised and resources provided by the state; and
	(5)	the <i>debt securities</i> issued by it are considered by the law of the relevant state as securities issued or guaranteed by that state.
	a com	npany or other legal person which is a national of a state which:
	(1)	in carrying on its business benefits from a monopoly right granted by a state; and
	(2)	is set up by or pursuant to a special law or whose borrowings are unconditionally and irrevocably guaranteed by a state or one of a state's federated states.
subsidiary undertaking	as defined in section 1162 of the Companies Act 2006.	
substantial shareholder	as defined in LR 11.1.4A R.	
	(in relation to a <i>prospectus</i>) the summary included in the <i>prospectus</i> .	
SUP	the Supervision manual.	
	(in accordance with section 81(1) of the <i>Act</i>), supplementary listing particulars containing details of the change or new matter.	
supplement- ary prospectus	a supplementary prospectus containing details of a new factor, mistake or inaccuracy.	
	the City Code on Takeovers and Mergers issued by the <i>Takeover Panel</i> .	
target	the subject of a class 1 transaction or reverse takeover.	
	the document entitled "Implementing the Recommendations of the Task Force on Climate-related Financial Disclosures" pub- lished in October 2021 by the Task Force on Climate-related Fin- ancial Disclosures, available at: https://www.fsb-tcfd.org.	
ance on Metrics,	the document entitled "Guidance on Metrics, Targets, and Transition Plans" published in October 2021 by the Task Force on Climate related Financial Disclosures, available at: https://www.fsb-tcfd.org.	
Report	the report entitled "Recommendations of the Task Force on Climate-related Financial Disclosures" published in June 2017 by the Task Force on Climate-related Financial Disclosures, available at: https://www.fsb-tcfd.org.	

TCFD Guid- ance on Risk Manage- ment In- tegration and Disclosure	tion a	the document entitled "Guidance on Risk Management Integration and Disclosure" published in October 2020 by the Task Force on Climate-related Financial Disclosures, available at: https://www.fsb-tcfd.org		
TCFD Guid- ance on Scenario Analysis for Non-Finan- cial Companies	Finan Force	the document entitled "Guidance on Scenario Analysis for Non-Financial Companies" published in October 2020 by the Task Force on Climate-related Financial Disclosures, available at: https://www.fsb-tcfd.org.		
TCFD Re- commenda- tions and Re- commended Disclosures		our recommendations and the eleven recommended disclosset out in Figure 4 of Section C of the <i>TCFD Final Report</i> .		
TCFD Tech- nical Sup- plementon the Use of Scenario Analysis	in Dis	the technical supplement entitled "The Use of Scenario Analysis in Disclosure of Climate-related Risks and Opportunities" published in June 2017 by the Task Force on Climate-related Financial Disclosures, available at: https://www.fsb-tcfd.org		
TD Equival- ence Decision	Decei ies of Interi solida	the <i>UK</i> version of Commission Decision (EC) No 2008/961 of 12 December 2008 on the use by third countries' issuers of securities of certain third country's national accounting standards and International Financial Reporting Standards to prepare their consolidated financial statements, which is part of <i>UK</i> law by virtue of the <i>EUWA</i> .		
technical note on PR disclosure and special- ist issuers	Regu FCA (guida can b	the Guidelines on disclosure requirements under the <i>Prospectus Regulation</i> and Guidance on specialist issuers published by the <i>FCA</i> (Primary Market TN 619.1) as part of the <i>FCA</i> 's technical guidance on <i>LR</i> , <i>PRR</i> , and <i>DTR</i> . [Note: the technical guidance can be accessed in the <i>FCA</i> 's Knowledge Base at https://www.fca.org.uk/markets/primary-markets/knowledge-base.]		
tender offer	an offer by a <i>company</i> to purchase all or some of a <i>class</i> of its <i>listed equity securities</i> at a maximum or fixed price (that may be established by means of a formula) that is:			
	(1)	communicated to all holders of that <i>class</i> by means of a <i>circular</i> or advertisement in two national newspapers;		
	(2)	open to all holders of that <i>class</i> on the same terms for at least 7 days; and		
	(3)	open for acceptance by all holders of that <i>class</i> pro rata to their existing holdings.		
third country	a teri	a territory or country which is not the <i>United Kingdom</i> .		
trading day	any day of normal trading in a <i>share</i> on a <i>regulated market</i> or <i>MTF</i> in the <i>United Kingdom</i> for this <i>share</i> .			
transferable security	ferab mark	(as defined in section 102A of the <i>Act</i>) anything which is a transferable security for the purposes of <i>MiFIR</i> , other than moneymarket instruments for the purposes of <i>MiFIR</i> which have a maturity of less than 12 months.		

transparency rules	in accordance with sections 73A(1) and 89A of the Act, rules relating to the notification and dissemination of information in respect of issuers of transferable securities and relating to major shareholdings.	
treasury shares	shares which meet the conditions set out in paragraphs (a) and (b) of subsection 724(5) of the Companies Act 2006.	
trust deed	a trust deed or equivalent document securing or constituting debt securities.	
UK	United Kingdom.	
UK-adopted interna- tional ac- counting standards	(in accordance with section 474(1) of the Companies Act 2006) international accounting standards which are adopted for use within the <i>United Kingdom</i> by virtue of Chapter 2 or 3 of Part 2 of the International Accounting Standards and European Public Limited-Liability Company (Amendment etc.) (EU Exit) Regulations 2019.	
UK-adopted IFRS	UK-adopted international accounting standards.	
UK Corpor- ate Govern- ance Code	the UK Corporate Governance Code published in July 2018 by the Financial Reporting Council, available at: https://www.frc.org.uk/directors/corporate-governance-and-stewardship/uk-corporate-governance-code.	
underlying instrument	(in relation to securitised derivatives) means either:	
	(1) if the securitised derivative is an option or debt security with the characteristics of an option, any of the underlying investments listed in article 83 of the Regulated Activities Order; or	
	(2) if the securitised derivative is a contract for differences or debt security with the characteristics of a contract for differences, any factor by reference to which a profit or loss under article 85 of the Regulated Activities Order can be calculated.	
universal re- gistration document	a universal registration document referred to in article 9 of the <i>Prospectus Regulation</i> .	
unreco- gnised scheme	a collective investment scheme which is neither a recognised scheme nor a scheme that is constituted as an authorised unit trust scheme or an authorised contractual scheme.	
vendor con- sideration placing	a marketing, by or on behalf of vendors, of <i>securities</i> that have been allotted as consideration for an acquisition.	
venture cap- ital trust	a company which is, or which is seeking to become, approved as a venture capital trust under section 842AA of the Income and Corporation Taxes Act 1988.	
warrant	the <i>investment</i> , specified in article 79 of the <i>Regulated Activities Order</i> (Instruments giving entitlements to investments), which is in summary: a warrant or other instrument entitling the holder to subscribe for a <i>share</i> , <i>debenture</i> , <i>alternative debenture</i> or <i>government and public security</i> .	
weighted voting rights	shares that carry more than one vote on one or more matters to be decided at a general meeting.	
shares		

controlled commercial company		the votes able to be cast on all or substantially all matters at general meetings of that <i>company</i> .	
sovereign controlling shareholder	(in relation to a <i>company</i> with or applying for a <i>listing</i> of <i>equity</i> shares or <i>certificates</i> representing shares in the category of premium listing (sovereign controlled commercial company)) a State which exercises or controls 30% or more of the votes able to be cast on all or substantially all matters at general meetings of the <i>company</i> .		
State	means:		
	(a)	the sovereign or other head of a State in their public capacity;	
	(b)	the government of a State;	
	(c)	a department of a State; or	
	(d)	an agency or a special purpose vehicle of a State, including an agency or special purpose vehicle of (a), (b) or (c).	