Own funds

Chapter 3

Own funds



3.1 **Application and purpose**

Application

- 3.1.1 R This chapter applies to:
 - (1) a MIFIDPRU investment firm; and
 - a *UK parent entity* that is required by MIFIDPRU 2.5.7R to comply with MIFIDPRU 3 on the basis of its consolidated situation.
- 3.1.2 R This chapter also applies to a parent undertaking that is subject to the group capital test in accordance with ■ MIFIDPRU 2.6.5R, but with the following modifications:
 - (1) the definitions in MIFIDPRU 2.6.2R apply when calculating the own funds instruments of the parent undertaking for the purposes of the group capital test; and
 - (2) MIFIDPRU 3.2.2R and MIFIDPRU 3.2.3R do not apply, but ■ MIFIDPRU 3.7 applies instead.
- 3.1.3 For the purposes of this chapter:
 - (1) any reference to the "UK CRR" is to the UK CRR in the form in which it stood on 1 January 2022, read together with any CRR rules (as defined in section 144A of the Act) made by the PRA that applied on that date:
 - (2) where a term is not italicised but is defined in the UK CRR, the definition in the UK CRR applies;
 - (3) where this chapter applies to a parent undertaking that is not a firm, reference to a "MIFIDPRU investment firm" or a "firm" includes a reference to that parent undertaking; and
 - (4) where this chapter applies on the basis of the consolidated situation of an entity under ■ MIFIDPRU 3.1.1R(2), a reference in this chapter to a "firm" is a reference to the hypothetical single MIFIDPRU investment firm created under the consolidated situation.

Purpose

3.1.4 This chapter contains requirements for the calculation of a MIFIDPRU investment firm's own funds. These requirements are based on the provisions in Title I of Part Two of the *UK CRR*, but with the modifications set out in this chapter.

Supplementary provisions

3.1.5 G

■ MIFIDPRU 3 Annex 7R (Additional provisions relating to own funds) and ■ MIFIDPRU 3 Annex 8R (Prudent valuation and additional valuation adjustments) contain supplementary provisions that are relevant to certain rules in this chapter or certain requirements in the UK CRR that are crossapplied by rules in this chapter. A firm, UK parent entity or GCT parent undertaking that is applying a relevant rule in this chapter should therefore also refer to those annexes.